AMERICAN ISRAELI PAPER MILLS LTD

Form 20-F June 30, 2006

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 20-F

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF

THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended December 31, 2005 AMERICAN ISRAELI PAPER MILLS LTD. (Exact name of Registrant as specified in its charter and translation of Registrant s name into English) Israel (Jurisdiction of incorporation or organization) P.O. Box 142, Hadera 38101, Israel (Address of principal executive offices) Securities registered or to be registered pursuant to Section 12(b) of the Act: Title of each class Name of each exchange on which registered Ordinary Shares par value NIS .01 per share **American Stock Exchange** Securities registered or to be registered pursuant to Section 12(g) of the Act: None (Title of Class) Securities for which there is a reporting obligation pursuant to Section 15(d) of the Act: None (Title of Class)

None 1

Indicate the number of outstanding shares of each of the issuer s classes of capital or common stock as of the close of the period covered by the annual report:

4,002,205 Ordinary Shares, par value NIS .01 per share

Indicate by check mark if the registrant is a well-known seaso	oned issuer, as defined in Rule 405 of the S	Securities Act.	Yes No).
Indicate by check mark whether the registrant (1) has filed al of 1934 during the preceding 12 months (or for such shorter p	1 1	()		U
to such filing requirements for the past 90 days: Yes No	•			
Indicate by check mark whether the registrant is a large accel accelerated filer and large accelerated filer in Rule 12b-2 of		accelerated filer. Sec	e definition	of
Large accelerated filer	Accelerated filer	Non- accelerated	d filer	
Indicate by check mark which financial statement item the re	gistrant has elected to follow: Item 17	Item 18		

PART I

ITEM 1 IDENTITY OF DIRECTORS, SENIOR MANAGEMENT AND ADVISERS

Not applicable to Annual Reports

ITEM 2 OFFER STATISTICS AND EXPECTED TIMETABLE

Not applicable to Annual Reports

ITEM 3 KEY INFORMATION

A. Selected Financial Data

American Israeli Paper Mills Ltd. (AIPM or the Company) prepares its financial statements in accordance with Israeli GAAP. Israeli GAAP and U.S. GAAP vary in certain respects, as described in ITEM 17 below.

The following selected financial data is derived from the audited consolidated financial statements of the Company.

The financial data is presented in New Israeli Shekel (NIS) as follows: AIPM made a transition to reporting in nominal New Israeli Shekels (NIS) in 2004, pursuant to the directives of Standard 12 of the Financial Accounting Standards Board in Israel. In the past AIPM s reports were in NIS, adjusted to changes in the exchange rate of the U.S. dollar against the NIS.

The comparison figures for the years 2000 - 2003 are the dollar figures, as reported in the past, multiplied by the exchange rate of the U.S. dollar as at December 31, 2003, the day of the transition to NIS-based reporting pursuant to Standard 12 (\$1 = NIS 4.379). See also note 1b to the financial statements.

Five Fiscal Year Financial Summary

According to Israeli GAAP

Year Ended December 31

(In Thousands of NIS Except Per Share Amounts)					
III Thousands of NIS Except 1 cr Share Amounts)	2005	2004	2003	2002	2001
Income Statement data:					
Sales	482,461	482,854	465,092	455,775	469,708
Income from ordinary operations	47,782	53,930	46,584	36,455	20,526
Share in profits of associated companies, net	16,414	25,072	35,549	16,727	15,011
Net income	45,715	62,732(1)	60,047	37,460	34,447
Selected balance sheet data:					
Total assets	1,155,758	1,162,387	1,253,274	1,052,123	1,052,141
Fixed assets	379,934	*345,239	*340,543	*339,579	*321,966
Long-term debt	260,581	261,269	268,052	70,257	79,611
Shareholders' equity	525,384	575,313	614,230	650,950	634,472
Per Share Data:					
Shares outstanding at end of year	4,002,205	3,996,674	3,968,295	3,918,710	3,918,710
Amount in NIS	40,022	39,967	39,683	39,187	39,187
Net income per NIS 1 par value:					
Primary	1,127	1,544	1,494	947	873
Fully diluted	1,127	1,544	1,494	947	873
Dividend per share	(2)**24.99	(2)25.12	⁽²⁾ 25.12	(2)5.30	(2)_

^{*} Reclassified

- (1) The net income includes a material non-recurring gain in the years 2005, 2004 and 2003 (in the sum of NIS 8,000 thousands, NIS 14,440 thousands and NIS 2,700 thousands respectively, originated from certain tax benefits see "net income" on page 20)
- (2) Dividend for 2001, in the sum of NIS 5.30 per share (\$1.21 per share) was declared in March 2002 and paid in April 2002. Dividend for 2002, in the sum of NIS 6.31 per share (\$1.44 per share) was declared in March 2003 and paid in April 2003. Dividend paid in 2003 includes a special dividend for 2003 in the sum of NIS 18.81 per share (\$4.29 per share). Dividend for 2003 in the sum of NIS 25.12 per share (\$5.54 per share) was declared in August 2004 and paid in September 2004. Dividend for 2005 in the sum of NIS 12.50 per share (\$2.71 per share) was declared in August 2005 and paid in September 2005. Additional dividend for 2005 in the sum of NIS 12.49 per share (\$2.71 per share) was declared in December 2005 and paid in January 2006.

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According to U.S. GAAP

(In Thousands of re-measured NIS except per share amounts)

Year ended December 31

	2005	2004	2003	2002	2001
Income statement and balance sheet data: Sales	482.461	482.854	481,491	492.990	451.152
Income from ordinary operations	63,258	63,974	53,688	53,751	25,723
Share in profits of associated companies, net	8,193	29,213	20,972	27,464	22,993

^{**} Consists of two dividends that were declared in 2005 (see comment 2 below)

Year ended December 31

Net income	41,861	(1)58,720	(1)38,469	54,624	49,876
Total assets	1,097,543	1,107,725	1,189,215	1,026,083	966,747
Fixed assets	340,914	*300,746	*291,060	282,281	*247,082
Long-term debt	260,581	261,269	268,052	76,001	80,284
Shareholders' equity	461,406	520,482	550,354	602,675	569,920
Per Share Data: (re-measured NIS)					
Shares outstanding at end of year	4,002,205	3,996,674	3,968,295	3,918,710	3,918,710
Amount in NIS	40,022	39,967	39,683	39,187	39,187
Net income per share:					
Basic	10.47	14.76	9.77	13.94	12.75
Diluted	10.33	14.52	9.69	13.81	12.66
Dividend per share	(2)**24.99	(2)25.12	(2)25.55	⁽²⁾ 5.77	(2)_

For further information about the effect of application of U.S. GAAP, see Item 17.

^{*} Reclassified

^{**} Consists of two dividends that were declared in 2005 (see comment 2 below)

The net income includes a material non-recurring loss in the years 2005 and 2003, in the sum of NIS 10,000 thousands and NIS 16,986 thousands respectively, [representing other than temporary impairment of investment in associated companies (see Item 17-e)]. A material non-recurring gain was included in the years 2005, 2004 and 2003, in the sum of NIS 8,000 thousands, NIS 14,440 thousands and NIS 2,700 thousands respectively, originated from certain tax benefits (see "net income" on page 20).

Dividend for 2001, in the sum of NIS 5.77 per share (\$1.21 per share) was declared in March 2002 and paid in April 2002. Dividend for 2002, in the sum of NIS 6.61 per share (\$1.44 per share) was declared in March 2003 and paid in April 2003. Dividend paid in 2003 includes a special dividend for 2003 in the sum of NIS 19.04 per share (\$4.29 per share). Dividend for 2003 in the sum of NIS 25.12 per share (\$5.54 per share) was declared in August 2004 and paid in September 2004. Dividend for 2005 in the sum of NIS 12.50 per share (\$2.71 per share) was declared in August 2005 and paid in September 2005. Additional dividend for 2005 in the sum of NIS 12.49 per share (\$2.71 per share) was declared in December 2005 and paid in January 2006.

Exchange Rates

The exchange rate between the NIS and U.S. dollar published by the Bank of Israel was NIS 4.518 to the dollar on May 31, 2006. The high and low exchange rates between the NIS and the U.S. dollar during the six months of December 2005 through May 2006, as published by the Bank of Israel, were as follows:

Month	<u>High</u> 1 U.S. dollar =	<u>Low</u> 1 U.S. dollar =		
	1 0.5. donar –	1 C.S. donar –		
December 2005	4.662 NIS	4.579 NIS		
January 2006	4.658 NIS	4.577 NIS		
February 2006	4.725 NIS	4.664 NIS		
March 2006	4.717 NIS	4.658 NIS		
April 2006	4.671 NIS	4.503 NIS		
May 2006	4.522 NIS	4.428 NIS		

The average exchange rate between the NIS and U.S. dollar, using the average of the exchange rates on the last day of each month during the period, for each of the five most recent fiscal years was as follows:

<u>Period</u>	Exchange Rate
January 1, 2001 - December 31, 2001	4.219NIS/\$1
January 1, 2002 - December 31, 2002	4.736NIS/\$1
January 1, 2003 - December 31, 2003	4.512NIS/\$1
January 1, 2004 - December 31, 2004	4.483NIS/\$1
January 1, 2005 - December 31, 2005	4.878NIS/\$1

Forward Looking Statements

This Annual Report on Form 20-F contains forward-looking statements, within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended (the 1934 Act.) (collectively, the Safe Harbor Provisions.). These are statements that are not historical facts and include statements about our beliefs and expectations. These statements contain potential risks and uncertainties and actual results may differ significantly. Forward-looking statements are typically identified by the words. believe, expect, intend, estimate and similar expressions. Such statements appear in this Annual Report and include statements regarding the intent, belief or current expectation of the Company or its directors or officers. Actual results may differ materially from those projected, expressed or implied in the forward-looking statements as a result of various factors including, without limitation, the factors set forth below under the caption. Risk Factors (the Company refers to these factors as Cautionary Statements). Any forward-looking statements contained in this Annual Report speak only as of the date hereof, and the Company cautions potential investors not to place undue reliance on such statements. The Company undertakes no obligation

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to update or revise any forward-looking statements. All subsequent written or oral forward-looking statements attributable to the company or persons acting on the company s behalf are expressly qualified in their entirety by the Cautionary Statements.

B. Capitalization and indebtedness

Not applicable.

C. Reason for the offer and use of proceeds

Not applicable.

D. Risk factors

Macro-economic risk factors

A slowdown in the market may result in a reduction of profitability

A slowdown in the global markets as well as in the Israeli market may cause: a decrease in the demand for the Company s and its associated companies products, an increase in the competition with imported products and a decrease in the profitability of export and that could result in a reduction in the Group *ssales and a decline in its profitability.

Future legal restriction may negatively affect the results of operations

The Company s activities and its subsidiaries and associated companies activities are imposed by legal restrictions (such as government policy on various subjects, different demands made by the authorities supervising environmental regulations and governmental decisions to raise minimum wages). These restrictions may affect the results of operations of these companies.

Any future rise in the inflation rate may negatively affect business

Since the Company possesses a significant amount of CPI-linked liabilities, a high inflation rate may cause significant financial expenses. Consequently, the Company makes hedges from time to time to cover the exposure due to the liabilities. A high inflation rate may also affect wage expenses, which, at the long run, tend to be adjusted to the changes in the CPI.

Changes in the foreign exchange rates may cause erosion in profitability

The Company, its subsidiaries and associated companies are exposed to risks due to changes in the foreign exchange rates, either due to importing raw materials and finished products or due to exporting to international markets. Change in the foreign exchange rates of the different currencies compared to the New Israeli Shekel may cause erosion in profitability and cash flow, especially in the associated companies.

Risk Factors relating to the Company

The company faces significant competition in the markets the Company operates in

The Company operates in the packaging paper and office supplies industries, both of which are highly competitive. In the packaging paper industry the Company faces competition from imported paper. In the office equipment sector the Company faces competition from many suppliers that operate in the Company s markets. The associated companies are also exposed to competition in all of their operations. This competition may negatively affect the future results.

^{*} The Group The Company and its subsidiaries and associated companies

For further information see the section titled Competition .

The Company is exposed to increases in the cost of raw materials.

The increase in the activity of the paper machines, which are based on paper waste as a recycled fiber, makes it necessary to increase collection of paper waste and to add more expensive resources. The lack of enforcement of the Israeli recycling laws, which require waste recycling, makes it difficult to find alternative resources at a competitive cost.

There is an exposure in the associated companies resulting from fluctuation of prices of raw material and of the imported products, which arrive to Israel without customs or entry barriers. Exceptional price increase of raw materials and imported products may have an adversary effect on these Companies profitability.

The Company is dependent on energy prices.

AIPM s activities are highly dependent on the consumption of energy and therefore are influenced by fuel and electricity prices. AIPM s profitability may suffer if there is an exceptional increase in energy prices.

Credit Risks

Most of the Company s and its subsidiaries sales are made in Israel to a large number of customers. Part of the sales is made without full security of payment. The exposure to credit risks relating to trade receivables is usually limited, due to the relatively large number of our customers. The Company performs ongoing credit evaluations of its customers to determine the required amount of allowance for doubtful accounts. An appropriate allowance for doubtful accounts is included in the financial statements.

The operations in Turkey may suffer as a result of the Turkish economy.

The Company is exposed to various risks related to its activities in Turkey, where Hogla-Kimberly Ltd (H-K) operates through its subsidiary, Kimberly Clark Turkey (KCTR). These risks result from economic instability and high inflation rates, which have characterized the Turkish economy during the past years, and may be repeated and adversely affect KCTR s activities.

ITEM 4 INFORMATION ON THE COMPANY

A. History and Development of the Company

The Company was incorporated in 1951 under the laws of the State of Israel, and, together with its subsidiaries and associated companies (which together with the Company are referred to as the Group) is Israel s largest manufacturer of paper and paper products.

The Company's principal executive offices are located at 1 Meizer St., Industrial Zone, P.O. Box 142, Hadera, Israel, Tel: (972-4) 634-9349, fax: (972-4) 633-9740.

The organizational structure of the Company and certain subsidiaries was changed as of January 1, 1999. This change was intended to result in an operational separation between various activities, especially in the paper and board divisions, to allow for better business focus, greater operating efficiency and the formulation of business strategies that facilitate the establishment of additional international strategic alliances.

Within the framework of the organizational changes, different fields of operations were defined

and separated, including printing and writing paper and packaging paper. For each of them a separate management team was assigned.

Over the last few years, the Group has created several new joint ventures as follows:

- 1. In July 1992, the Group purchased 25% of the shares of Carmel Container Systems Ltd. (Carmel), a leading Israeli designer, manufacturer and marketer of containers, packaging materials and related products. As of May 31, 2006, the Group held 26.25% of the shares of Carmel. Other major shareholders in this company are Kraft Group LLC (an American shareholder) (35.46%) and Ampal Ltd. (21.75%). Carmel shares were traded in AMEX and were deregistrated and delisted in 2005.
- 2. In 1996, Kimberly Clark Ltd. (KC) acquired 49.9% of the shares of Hogla, a wholly-owned subsidiary of the Company and a leading Israeli consumer products company, which was then renamed Hogla-Kimberly Ltd (H-K). H-K is engaged in the production and marketing of household paper products, hygiene products, disposable diapers and complementary kitchen products. The partnership was intended to expand the local production base in Israel, in order to serve both local and regional demand, and to offer H-K access to international markets. In 1999, H-K purchased Ovisan , which was renamed to Kimberly Clark Turkey (KCTR), a Turkish manufacturer and marketer of diapers and paper products.. On March 31, 2000, KC increased its holdings in H-K to 50.1%.
- 3. Effective January 1, 2000, AIPM entered into a joint venture agreement with Neusiedler AG (NAG), pursuant to which NAG acquired 50.1% of AIPM s printing and writing paper operations. The printing and writing paper operation was separated from AIPM upon the completion of this transaction and was sold to Neusiedler Hadera Paper (NHP), a subsidiary that was established for this purpose. In return for the acquisition of 50.1% of the shares of the new company, NAG paid NHP \$10 million in cash and loaned to NHP \$10 million. NHP was renamed in 2004 and is now called Mondi Business Hadera Paper (Mondi Hadera).
- 4. Amnir Recycling Industries Ltd. (Amnir) (a wholly owned subsidiary of AIPM), which is engaged in the collection and recycling of paper and plastic waste and in the confidential data destruction, acquired in 1997 and 1998 20% and 10%, respectively, of Cycle-Tec Recycling Technologies Ltd. (Cycle-Tec), a research and development company which develops a process for manufacturing of a high strength / low cost composite material, based on recycled post consumer plastic and paper, treated with special chemical additives. As of May 31, 2006, Amnir owned 30.18% of Cycle-Tec.

In 2004 Amnir established a new company in Switzerland for data destruction through the operation of mobile shredder trucks at customers sites, in which the Amnir held 75% together with a partner that held 25%. In the end of 2005, the Group signed an agreement, for the sale of all its 75% shares in the company, to the other partner.

- 5. In July 1998, the Company signed an agreement with a strategic partner, Compagnie Generale d Entreprises Automobiles (CGEA), for the sale of 51% of the operations of Amnir Industries and Environmental Services Ltd. (Amnir Environment) in the field of solid waste management (waste disposal and management of transfer stations and landfills) for a purchase price of \$7.8 million. CGEA is an international French company, which is part of the Veolia group and one of the world s leading companies in the field of environmental services. The agreement did not apply to Amnir s operations in collecting and recycling paper and plastic.
- 6. In March 2000, AIPM and CGEA, on the one hand, and Tamam Integrated Recycling Industries Ltd. (T.M.M) and its controlling shareholders, on the other hand, entered into an agreement pursuant to which AIPM and CGEA acquired through a joint company from T.M.M. s controlling shareholders 62.5% of the share capital of T.M.M., a leading Israeli company in the solid waste management field, for \$15.85 million. Simultaneously therewith, 100% of Amnir Environment s shares were transferred to T.M.M. in return for an allocation of 35.3% of the shares of T.M.M to the shareholders of Amnir Environment. Following such transaction, AIPM and CGEA owned, together, 75.74% of the shares of T.M.M. In August and September 2000, T.M.M. acquired approximately

3% of its own share capital. In December 2001 and in August 2003 AIPM and CGEA acquired additional shares of T.M.M. s share capital through a joint company (Barthelemi Holdings Ltd.), resulting in an increase in the ownership of shares of T.M.M. by AIPM and CGEA to 88% as of May 31, 2006. AIPM holds directly and indirectly 43.08% of TMM s shares and CGEA holds 44.92% of TMM s shares.

7. In June 2005, C.D. Packaging Systems Limited (C.D., an associated company of AIPM, held jointly with Carmel), which is engaged, in the designing, manufacturing and marketing of consumers packages, acquired the business activity of Frenkel and sons Ltd., in exchange for allocation of shares in C.D., and was renamed to Frenkel-CD Ltd.. Both companies are engaged in the field of folding boxes. The goal of the new entity is to join the activities in the field and create a significant entity in the competitive market, while combining the advantages of the two companies and fulfilling the potential of saving costs, as a result of the synergy between the activities. The merger is effective as of January 01 2006.

Capital Expenditures and Divestitures

2005

The investments in fixed assets totaled about NIS 71.1 million (about \$15.4 million). These investments included:

Investments of approximately NIS 4.6 million (\$1.0 million) in environmental issues.

An investment of approximately NIS 1.8 million (\$0.4 million) in a gas turbine.

Investments of approximately NIS 36.8 million (\$8 million) in real estate in Hadera an Naharia.

Investments totaling NIS 27.9 million (\$6 million) in buildings, equipment, transportation and information technology.

2004:

The investments in fixed assets of the Company totaled about NIS 31.0 million in 2004 (about \$6.9 million). These investments included:

Investments of approximately NIS 2.2 million (\$0.5 million) in environmental issues.

An investment of approximately NIS 2.2 million (\$0.5 million) in a machine for the manufacturing of cores based on Cycle-Tec technology.

Investments totaling NIS 26.6 million (\$5.9 million) in buildings, equipment, transportation and information technology.

2003:

The investments in fixed assets of the Company totaled about NIS 29.2 million in 2003 (about \$6.7 million). These investments included:

Investments of approximately NIS 2.6 million (\$0.6 million) in environmental issues, mainly in the process of purification of waste from water.

An investment of approximately NIS 2.6 million (\$0.6 million) in the expansion of the output of the packaging paper machine. Investments totaling NIS 24 million (\$5.5 million) in buildings, equipment, transportation and information technology.

B. Business Overview

I. The Group s Operations and Principal Activities

The Company is engaged through its subsidiaries in the manufacture and sale of packaging paper, in the collection and recycling of paper and plastic waste and in the marketing of office supplies, mainly to the institutional and business sector. The Company also holds interests in associated

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2003:

companies that deal in the manufacture and marketing of printing and writing paper, household paper products, hygiene products, disposable diapers, complementary kitchen products, corrugated board containers and packaging for consumer goods and the handling of solid waste.

In order to serve the paper production activities, the Company, through a wholly owned subsidiary, is supplying engineering services, maintenance, steam and energy, water supply, sewage treatment etc. to the different paper machines located in the main site of the Company in Hadera in return for cost sharing.

The Company operates in its main production site in Hadera according to the following standards:

ISO 9001/2000 quality management

ISO 14001 environmental regulations

Israeli Standard 18001 - safety

The principal products produced and/or marketed by the Company, its subsidiaries and associated companies are as follows:

Grades of Paper and Board

Printing and writing paper, publication papers in reels, coated paper, carbonless paper, cut-size paper for copy laser and inkjet, copy-book paper, paper for continuous forms, paper for envelopes and direct mailing and various grades of packaging paper and board.

Packaging Products

Folding cartons, corrugated containers, consumer packages solid board containers and pallets.

Household Products

Bathroom tissue, kitchen towels, facial tissue, napkins, disposable tablecloths, sanitary towels, panty shields, tampons, disposable baby diapers, training pants, baby wipes, disposable adult diapers, incontinence pads.

Industrial, Hospital and Food Service Products

Toilet paper, towel rolls, C-fold towels, napkins, place mats, coasters, bed sheets, wadding, paper toilet seat covers, disposable bed-pans and urinals, sterilizing paper, bathroom tissue and paper towel dispensers, dispensers for liquid hand soaps and room deodorizing dispensers for washrooms and cleaners, detergents and cleaning complimentary products, cups and plates.

Other Products

Aluminum food wraps, cling-film wraps, garbage bags, oven baking and cooking trays, office supplies and computer products, recycled ground and palletized plastics used by the plastic products industry, compost for soil conditioning and fertilizers for agriculture and landscape planting.

Sales and Marketing

The Group s packaging products are sold mostly to four main customers in Israel, which operate in the corrugated board sector with whom the Group has a long business relations.

The Group $\,$ s office supplies products are sold to thousands of customers in the Business to Business sector and to institutions such as governmental offices and banks. About 25% of the sales are

Sales and Marketing 11

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made through tenders.

The Group s paper grades products are sold to publishers, big and medium size printers, converters, and wholesalers some of which are part of the Group, as well as other direct customers.

The Group s household products are marketed mainly through retail marketing chains, stores and the institutional market.

The Group s packaging products are sold to a wide range of customers in different sectors (e.g., industry, agriculture, food and beverage industry), including direct marketing to ultimate customers through subcontractors and agents.

The Group s waste disposal services are provided mostly to municipalities through tenders and directly to other customers. The Group also operates landfills and transfer stations for the handling of solid waste.

The Group s main marketing strategy has the following objectives:

- (a) Maintaining its existing dominant share in the Israeli market of paper grades and household products produced by the Group and imported by it, through short delivery time and prompt service, while constantly improving the quality of its products.
- (b) Meeting the growing and changing requirements of the market by adding new products and improving the quality of existing grades of paper in order to meet the technological changes required by new printing equipment and the needs of the customers.
- (c) Exploring new business opportunities in Israel and abroad and increasing the range of its products and the production capacity.

The following table sets forth the consolidated sales in NIS millions(**) by categories of the consolidated segments of operations:

** AIPM made the transition to reporting in nominal New Israeli Shekels (NIS) in 2004, pursuant to the directives of Standard 12 of the Financial Accounting Standards Board in Israel. In the past, AIPM s reports were in NIS, adjusted to changes in the exchange rate of the US dollar against the NIS.

The comparison figures for the years 2003 2002 are the dollar figures, as reported in the past, multiplied by the exchange rate of the US dollar as at December 31, 2003, the day of the transition to NIS-based reporting pursuant to Standard 12 (\$1 = NIS 4.379).

Packaging Paper Manufacturing and Recycling (1)			N	Marketing Office Supplies (2)			Total		
2005	2004	2003	2005	2004	2003	2005	2004	2003	
368.9	367.4	332.1	113.6	115.5	133.0	482.5	482.9	465.1	

The above mentioned segments include the following activities:

- 1. Packaging paper manufacturing and recycling manufacturing and marketing of packaging paper, including collecting and recycling of paper waste. The manufacturing of packaging paper relies mainly on paper waste as raw materials.
- 2. Marketing office supplies Marketing of office supplies and paper, mainly to institutions.

Raw Materials

The raw materials required for paper and board production are different wood pulps, secondary fibers (i.e., waste paper) and various chemicals and fillers. Pulp is imported primarily from major

Raw Materials 12

suppliers in Scandinavia, the United States, Portugal, Austria, Germany, Brazil and Spain on a regular basis. The bulk of the pulp tonnage purchased is secured by revolving long-term agreements renewed on a yearly basis. All of the pulp for the printing and writing paper manufactured by Mondi Hadera is purchased by Mondi Business Paper (the Austrian parent company), which purchases pulp for its subsidiaries around the world. This ensures fluent supply and better prices.

The pulp for the household products is being imported by H-K with the assistance of K-C.

About 65% of the fibers required in paper production of the Group (including printing and writing paper and household products) come from waste paper, which in some paper grades, is used in lieu of relatively more expensive pulp. The production of packaging and wrapping paper is based mostly on recycled fibers. Therefore, the main raw material used for the production of packaging and wrapping paper is paper waste most of which is collected from various sources by Amnir, a wholly owned subsidiary of the Company. Approximately 200,000 tons per year of waste paper are collected and handled by Amnir, most of which are used by the Group for the production of paper and some of which is sold to tissue paper manufacturers. Apart from the waste paper collected by Amnir there is a use of residue which is created during the production of packages and purchased from the manufacturers of corrugated board.

The main raw material required for the manufacture of corrugated board is board paper. Carmel purchases paper from two main suppliers which are also shareholders of Carmel.

Since 1996, the Company has been using precipitated calcium carbonate (PCC), a special pigment used for filling and coating paper in order to improve quality. The PCC is manufactured in a plant constructed and operated by Specialty Minerals Israel Ltd. (SMI), which is a wholly owned subsidiary of Minerals Technologies Inc., a U.S. company. In 2004 an agreement was signed between Mondi Hadera and Omya International AG for the supply of PCC for a period of fourteen years commencing in April 2006. Omya constructed and operates a PCC plant in Israel. The PCC purchased from Omya replaced the PCC purchased from SMI and is expected to be cost saving.

The cost of paper production is affected by fluctuating raw material prices and the cost of water, energy and fuel oil.

Competition

Most of the Group s products that are sold on the local market are exposed to competition with local and imported products. The imported products arrive in Israel exempt from import tariffs, especially from the EEC, EFTA and the USA. The tariffs on imports of fine paper from other countries are in the range of 0% -12%.

The main competitors of the Group in the different fields of operation are Israeli companies which sell mainly imported products, except for sales of baby diapers and hygienic products in which the Group s main competitor is Proctor & Gamble.

In the market for office supplies that are sold directly to institutions and businesses there are numerous local suppliers that compete with the company.

The Group collection and paper recycling operation is exposed to local competition by local companies which operate all over the country.

The competition has influence over the selling prices that the Group can charge. The Group competes with the imported products by emphasizing the advantages of having a local supplier by ensuring the customers uninterrupted supply and service on short notice and excellent quality of products.

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Competition 13

C. Organizational Structure

As of May 29, 2006, Clal Industries and Investment Ltd. (Clal) beneficially owned 38.04% of the ordinary shares of the Company and Discount Investment Corporation Ltd. (DIC) beneficially owned 21.49% of the ordinary shares of the Company. Clal and DIC agreed to coordinate and pool their voting power in the Company. To our knowledge, IDB Development Corporation Ltd. owns 74.19% of DIC and 61.98% of Clal. See "Item 7 - Major Shareholders and Related Party Transactions."

Significant subsidiaries and associated companies

Name of the Company	Ownership and Voting	Country of Incorporation
Subsidiaries		
Amnir Recycling Industries Ltd.	100.00%	Israel
Graffiti Office Supplies & Paper Marketing Ltd.	100.00%	Israel
Attar Marketing Office Supplies Ltd.	100.00%	Israel
American Israeli Paper Mills Paper Industry (1995) Ltd.	100.00%	Israel
Associated Companies		
Hogla-Kimberly Ltd.	49.90%	Israel
Kimberly -Clark Tuketim Mallari Sanayi Ve Ticaret A.S. ("KCTR") (held through H-K)	49.90%	Turkey
Mondi Business Paper Hadera Ltd.	49.90%	Israel
Barthelemi Holdings Ltd.	35.98%	Israel
T.M.M. Integrated Recycling Industries Ltd. (direct and indirect)	43.08%	Israel
Carmel Containers Systems Ltd.	26.25%	Israel
Frenkel- CD Ltd. (formerly "C.D. Packaging Systems Limited") (direct and indirect through Carmel)	35.16*	Israel
Cycle-Tec Recycling Technology Ltd. D. Property, Plants and Equipment	30.18%	Israel

The Group's principal executive offices and manufacturing and warehouse facilities are located on approximately 87.5 acres of land in Hadera, Israel, which is 31 miles south of Haifa, a major seaport, 28 miles north of Tel Aviv. The Company owns 69.5 acres, out of which 18.5 acres were purchased in 2005, for the amount of \$4.4 million, and 18 acres are leased from the Israel Land Administration, an agency of the State of Israel, under several leases. The lease periods terminate during future years from 2007 until 2053. Some of this land is rented to associated companies, which operate in Hadera.

The Group's facilities in Hadera are housed in two-story plants and several adjoining buildings. Approximately 1,200,000 square feet are utilized for manufacturing, storage and sales and administrative offices. An additional plant owned by H-K is located in a 10-acre plot in Afula, a city in northern Israel. H-K is leasing from the Israel Land Administration in Nahariya, in northern Israel, approximately 6 acres, which are rented to an associated company. In September 2002, the Company signed an agreement with

^{*} The holding in voting shares is 35.11%

the Tel Aviv Municipality for the extension of the lease period of a real estate lease for a plant in Tel Aviv, that was shut down at the end of 2002, until the year 2059, in return for the payment of \$6.2 million by the Company. The Company is investigating several options for using the land. According to the lease Agreement, the Company is obliged to utilize its building permits until September 2009.

The Group also owns a warehouse containing 50,000 square feet situated on three acres in the Tel Aviv area rented to third party, and a two-acre parcel in the industrial zone of Bnei Brak, near Tel-Aviv, which is used for waste paper collection.

H-K s headquarters and logistic center, which are leased under a long term lease agreement, are located in a new modern site in Zrifin, near Tel-Aviv, covering an area of 430,550 square feet, with 188,370 square feet of buildings.

Associated companies rent plants and office facilities in Migdal Haemek and Caesarea and additional warehouses and waste paper collection sites throughout Israel.

The machinery, equipment and assets of the Company are free of any mortgage, lien, pledge or other charge or security interest.

The Group owns six paper machines that are used in the manufacture of various grades of paper and board. Most of the paper production facilities of the Company and its subsidiaries are located in Hadera where it operates five machines with a combined production capacity of over 320,000 tons per year. The Group owns another machine in Nahariya which produces tissue paper with production capacity of 20,000 tons per year.

The Group also operates converting lines for personal care and household paper products in Hadera and Nahariya.

The Group maintains facilities for collecting, sorting and baling waste paper and board in various locations in Israel and a plant for the recycling of urban waste in Afula. It also has a plant in Afula for the production of disposable baby diapers, incontinence absorbent products and feminine hygiene products, a plant in Migdal Haemek for the production of paperboard consumer packages and a plant in Hadera for recycling plastic waste. The Group also operates two other plants for handling and recycling urban waste in Petah Tikva and Rishon Le Zion, near Tel-Aviv, and several landfills.

The Company established in 2000 a new co-generation power plant, based on high-pressure steam available from steam drying employed in paper production, for a total investment of about \$14 million. The operation of the power plant, situated in Hadera, and the Group now enjoys an independent power generation capacity of 18MW, with generation costs considerably lower than the cost of electricity purchased from the Israel Electricity Company. As part of this project, the infrastructure of the main electricity supply system was renovated and improved, utilizing modern technological innovations.

The Company is promoting a project for establishing a combined cycle co-generation plant based on natural gas at Hadera. In addition, the Company is preparing for the conversion of its energy-generation systems to natural gas, once the transportation infrastructure of natural gas to Hadera is completed. The conversion is planned for the end of 2006. This conversation is expected to enable savings in production costs, while further improving environmental compliance. The capacity of the new plant is expected to enable the Company to sell electricity to external users, including the Israel Electric Company.

In October 2004 a wholly owned subsidiary of the Company, American Israeli Paper Mills Paper Industry (1995) Ltd., was granted by the Minister of National Infrastructure a basic permit to generate electricity by means of power and heat systems (co-generation). In addition, in December 2004 the project was announced as a National Infrastructure Project.

Environmental Regulation Matters

The business license of the main production site of the Group in Hadera includes conditions regarding sewage treatment, effluent quality, air quality and the handling of waste and chemicals. In addition, the site has to operate according to the conditions of the Israeli water commission regarding effluent disposal. To the best knowledge of the Company, the site operates according to the requirements of the authorities, and in the events of deviations, the Company acts for the repairment of the deviations, jointly with the authorities.

Certain of the Group s manufacturing operations are subject to environmental and pollution control laws in Israel. In order to comply with these laws, the Group planned and acquired, during 2001, a new modern facility for the treatment of effluent using an anaerobic treatment process. This process was installed in the Group s site in Hadera as a pre-treatment phase in the existing system based on aerobic treatment, in order to improve the treated effluent quality in compliance with environmental regulations.

During the years 2000-2005 the Group invested approximately \$7 million in projects intended to enable it to comply with the strict environmental regulations applicable to it out of which \$1 million was invested during 2005. In addition, during 2005 the Group had installed and began operating a sand filter as tertiary treatment for its effluent in the site in Hadera. The investment in this project was approximately \$400,000.

In 2006 the Group intends an investment of approximately \$800,000, in a unit for the removal of phosphor and softening the effluent after the paper mill s wastewater treatment plant.

The Company is preparing for the conversion of its energy-generation systems to natural gas, in an investment of approximately \$5 million, once the transportation infrastructure of natural gas to Hadera is completed. The conversion is planned for the end of 2006, subject to the completion of the transportation infrastructure of natural gas to Hadera. This project is expected to contribute and improve the environmental compliance since the Company will use natural gas instead of fuel oil.

In 2005 all plants at the main Hadera site successfully passed various environmental inspections.

ITEM 4A UNRESOLVED STAFF COMMENTS

None.

ITEM 5 OPERATING AND FINANCIAL REVIEW AND PROSPECTS

Critical Accounting Policies and Estimates

The Company s discussion and analysis of the financial condition and operations are based upon the Company s consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in Israel (for information as to the reconciliation between U.S. and Israeli GAAP, see Item 17). The preparation of these financial statements requires the Company to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities.

The Company identified the most critical accounting principles upon which its financial status depends. The Company determined the critical principles by considering accounting policies that involve subjective decisions or assessments.

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The Company states its accounting policies in the notes to the consolidated financial statements and at relevant sections in this discussion and analysis.

This discussion and analysis should be read in conjunction with the Company s consolidated financial statements and related notes included elsewhere in this report.

The Company identified the following to be the most critical accounting policies:

Inventories

The inventory is valued at the lower of cost or market, where cost is determined on the moving average basis. The Company writes down its inventory for estimated obsolescence or unmarketable inventory based on analysis of inventory aging, assumptions about future demand and market conditions. If actual demand and/or market conditions are less favorable than those projected by management, additional inventory write-downs may be required.

Spare parts of the machinery and equipment that are not for current use, are presented under fixed assets.

Allowance for doubtful accounts

The Company maintains allowances for doubtful accounts for estimated losses resulting from the inability of its customers to make required payments. The Company provides an allowance for doubtful accounts as a percentage of all specific debts doubtful of collection. The allowances are based on the likelihood of recoverability of accounts receivable considering the aging of the balances, the Company s historical write-off experience, net of recoveries, change in credit worthiness of the customers, and taking into account current collection trends that are expected to continue. These estimated allowances are periodically reviewed, analyzing the customers payment history. Actual customer collections could differ from the Company s estimates.

Contingencies and risks involving the business

The Company is subject, from time to time, to various claims arising in the ordinary course of operations. In determining whether liabilities should be recorded for pending litigation claims, the Company assesses, based on advice of its outside legal counsel, the allegations made and the likelihood that it will successfully defend itself.

When the Company believes that it is probable that it will not prevail in a particular matter, it then estimates the amount of the liability. The evaluation of the probability of success of such claims and the determination of whether there is a necessity to include provisions in respect thereof require judgment by the Company s legal counsel and management.

Deferred income taxes

Deferred taxes are determined utilizing the asset and liability method, based on the differences between the amounts presented in the financial statements and those taken into account for tax purposes, in accordance with the related tax laws. Valuation allowances are included in respect of deferred tax assets when it is more likely than not that such assets will not be realized. The Company has considered future taxable income and tax planning strategies in assessing the need for the valuation allowance. Management evaluates the realizability of the deferred tax assets on a current basis. If it were determined that the Company would be able to realize the deferred tax assets in excess of its net recorded amount, an adjustment to deferred tax assets would increase income.

Impairment in value of Long-Lived Assets (including fixed assets and investments in associated companies)

In February 2003, Accounting Standard No. 15 of the Israeli Accounting Standard Board (hereafter IASB) Impairment of Assets , became effective. According to this standard the company performs a periodic review to evaluate the need for a provision for impairment regarding its non-monetary assets - mainly fixed assets as well as investments in associated companies.

Accordingly, at each balance sheet date, the company assesses whether any events have occurred or changes in circumstances have taken place, which might indicate that there has been an impairment of one or more of the above assets. When such indicators of impairment are present, the Company evaluates whether the carrying value of the asset in the Company s accounts can be recovered from the cash flows anticipated from that asset.

The recoverable value of an asset is determined according to the higher of the net selling price of the asset or its value in use to the Company. The value in use is determined according to the present value of anticipated cash flows from the continued use of the asset, including those expected at the time of its future retirement and disposal. When it is not possible to assess whether an impairment provision is required for a particular asset on its own, the need for such a provision is assessed in relation to the recoverable value of the cash generating unit to which that asset belongs.

Through December 31, 2002, the Company applied the provisions for assessing and recording impairment of assets, prescribed by the U.S. standard, FAS 121.

Discontinuance of Adjusting Financial Statements for Inflation

In October 2001, the IASB issued Israel Accounting Standard No. 12 Discontinuance of Adjusting Financial Statements for Inflation (hereinafter Standard 12), which provided for the discontinuance of adjusting financial statements for the effects of inflation, as of January 1, 2003. In December 2002, Accounting Standard No. 17 was issued that postponed the date from which Accounting Standard No. 12 is to be applied until January 1, 2004.

The Company s financial statements were drawn up in NIS adjusted for the changes in the dollar (as allowed by section 29(b) of Opinion 36 of the Israeli Institute) until December 31, 2003. Based on Standard 12 and the provisions in paragraph 4 to Israeli Accounting Standard No. 13, with effect from January 1, 2004, the Company is no longer able to measure its operations in dollars, and its operations are measured in NIS. The inflation-adjusted NIS amounts as of December 31, 2003, are the base for the nominal-historical financial reporting following January 1, 2004.

See also note 1b to the financial statements.

As for information regarding the effects of new Israeli accounting standards see note 1q to the financial statements.

General

On March 7, 2006, T.M.M (an associated company) announced that the Israeli Securities Authority had addressed T.M.M with regard to an investigation the authority is conducting. At this stage, T.M.M is unable to estimate the impact of the investigation on the Company.

A. Operating Results

The following is a summary of the period-to-period changes in the principal items included in the Consolidated Statements of Income:

Amount and Percentage Increase (Decrease)

New Israeli Shekels (in thousands)¹

	Year ended 12/31/05 <u>v.</u> year ended 12/31/04		Year ended 12/31/04 <u>v.</u> year ended 12/31/03	
	Changes	%	Changes	%
	NIS		NIS	
Net sales Cost of sales	(393) 7,275	(0.1) 1.9	17,762 13,719	3.8 3.8
Gross profit Selling, administrative and general expenses	(7,668) (1,520)	(7.2) (2.9)	4,043 (3,303)	3.9 (5.9)
Income from ordinary operations Financial expenses - net Other income	(6,148) 628	(11.4) (4.8)	7,346 2,871 (1,609)	15.8 (18.0) (100.0)
Income before taxes on income Taxes on income	(5,520) (2,839)	(13.5) 90.1	8,608 4,554	26.7 (59.1)
Income from operation of the Company and the consolidated subsidiaries Share in profits of associated companies	(8,359) (8,658)	(22.2) (34.5)	13,167 (10,477)	53.7 (29.5)
Net income	(17,017)	(27.1)	2,685	4.5

The statements of income for the years ended December 31, 2005, 2004 and 2003 are presented in New Israeli Shekels as explained in Note 1 to the Consolidated Financial Statements (See footnote).

The number of New Israeli Shekels which were exchangeable for 1 U.S. dollar increased (decreased) over the prior year by (-7.6%), (-1.6%) and 6.8% in 2003, 2004 and 2005 respectively. See Note 1 to the financial statements attached and Item 17 for anticipated effect of adoption of accounting pronouncements that have been issued but are not yet required to be adopted.

2005 Compared to 2004

I. Overview of Results of Operations

1. <u>Consolidated Data</u>

Sales amounted to NIS 482.5 million during 2005, as compared with NIS 482.9 million in 2004.

Operating profit in 2005 amounted to NIS 47.8 million, as compared with NIS 53.9 million in 2004.

I. Overview of Results of Operations

¹ AIPM made the transition to reporting in nominal New Israeli Shekels (NIS) in 2004, pursuant to the directives of Standard 12 of the Financial Accounting Standards Board in Israel. In the past AIPM s reports were in NIS, adjusted to changes in the exchange rate of the US dollar against the NIS.

The comparison figures for the year 2003 are the dollar figures, as reported in the past, multiplied by the exchange rate of the US dollar as at December 31, 2003, the day of the transition to NIS-based reporting pursuant to Standard 12 (\$1 = NIS 4.379).

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Profit after taxes and before AIPM s share in the earnings of associated companies for 2005, amounted to NIS 29.3 million, as compared with NIS 37.7 million in 2004.

2. Net income

Net income amounted to NIS 45.7 million during 2005, as compared with NIS 62.7 million in 2004.

Net income during 2005 included a tax benefit of NIS 8 million (including the Company s share in the benefit of associated companies) on account of the impact of the tax law reforms that were passed by the Knesset (Israeli parliament) on July 25th 2005, that serve to gradually lower the corporate tax rate to a level of 25% by 2010.

The net income before non-recurring items mentioned above amounted to NIS 37.7 million in 2005, as compared with NIS 48.3 million in 2004.

Earnings per share in 2005 amounted to NIS 1,127 per NIS 1 par value (\$2.45 per share), as compared with NIS 1,544 per NIS 1 par value (\$3.58per share) in 2004. The return on shareholders equity amounted to 7.9% in 2005, as compared with 10.2% in 2004.

II. The Business Environment

The year 2005 was characterized by economic growth in Israel (approximately 5%), increased demand on the part of the public sector and more moderate growth in private consumption.

The Group s results in 2005 were significantly affected by the unusual rise in energy prices, that began in 2004 and accelerated in 2005.

This price increase included fuel oil and diesel prices that rose by an extraordinary average of 38% in relation to 2004. Water and electricity prices also rose in 2005 as compared with 2004 (by an average of 10% and 13%, respectively).

The impact of these price increases on the Group s aggregate operating profit results amounts to approximately NIS 40 million.

In parallel, the prices of the principal raw materials used by the Group companies in their various activities also continued to rise. The impact is an additional NIS 60 million to the Group s costs in the aggregated operations profit, compared with 2004.

The downturn in the European paper industry, originating from surplus supply due to the recession, has resulted in competing imports into Israel, at low prices, that rendered it impossible to raise prices, as warranted from the said rise in input prices.

In view of the said market conditions and the fierce competition which the Group is facing, and with the intention of dealing with the said rise in input prices, the Group accelerated its efficiency programs at all the companies, operating intensively to cut costs across all expense areas in parallel to maintaining the quality of products and the market share figures.

As part of the said operations, the Company is initiating measures to achieve synergy between the Group companies, thereby allowing the Group to enjoy economies of scale, while bringing about greater efficiency and savings in various costs, including energy and raw material costs. The said plans include

among others the anticipated savings from the expected transition to the use of natural gas at the Hadera plant, as described below.

Concurrently, the Group is implementing some cross-organization plans: The Talent Management plan for the development of the Group is managers and the creation of managerial reserve, the WOW Program for enhancing the perceived added value of the companies with the customers and improving loyalty premium and price based on differentiation of products and service, Kimberly Clark is global Centerlining program aimed at improving production lines (operating a methodology that creates a joint agenda for all elements impacting operations, including: engineering, maintenance, technology and operations, while constantly measuring the variation of selected parameters, thereby creating a process of constant improvement in quality and efficiency).

In addition, the Group raised the selling prices of its products, albeit only partially and not to the extent warranted by the increase in input prices—due to the economic conditions outlined above, the more moderate demand and the escalating competition against both imports and local manufacturers.

The said efficiency measures, together with the partial rise in prices, rendered it possible to significantly reduce the heavy impact of the rising input prices on the results.

The Group is currently continuing its efforts to improve selling prices, on the one hand, while extending the efficiency measures on the other hand, in order to compensate for the said increased input prices.

It is impossible to estimate the impact of the above steps on the Group s profitability, at this stage.

A trend has been identified in early 2006 whereby the gap between supply and demand in the European paper market seems to be narrowing, given the economic growth in the EU. This trend is leading to announcements regarding increases paper prices in Europe and in the USA.

As part of the Company s endeavors to cut manufacturing costs and to achieve additional environmental improvements, the Company is continuing to promote the energy-generation plant project in Hadera, using natural gas.

The Company is initially preparing for the conversion of its energy-generation systems from the use of fuel oil to natural gas, once the transportation infrastructure of natural gas to Hadera is completed. The transition is planned for the second half of 2006, subject to the arrival of the gas to Hadera.

In this capacity, the Company signed an agreement in London on July 29, 2005, with the Thetis Sea Group, for the purchase of natural gas. The gas that will be purchased is intended to fulfill the Company s requirements in the coming years, for the operation of the existing energy co-generation plant at Hadera that will be converted for the use of natural gas, instead of the current use of fuel oil. The overall financial volume of the transaction totals \$40 million over the term of the agreement (5 years from the initial supply of gas, but no later than July 1, 2011).

The transition from fuel oil to natural gas will allow for significant savings, due to the significant differences between the current price of fuel oil versus the gas price and will serve to improve the Group s competitiveness and profitability.

The exchange rate of the NIS compared to the USD was devaluated by 6.8% during 2005, as compared with a revaluation of 1.6% in 2004.

The inflation rate during 2005 amounted to 2.4%, as compared with an inflation rate of 1.2% in 2004.

III. Analysis of Operations and Profitability

The analysis set forth below is based on the consolidated data.

1. Sales

The consolidated sales amounted to NIS 482.5 million in 2005, as compared with NIS 482.9 million in 2004.

The change in the turnover in 2005 originated from a certain growth in sales of packaging paper and paper waste, along with an insignificant decrease in the sales of office equipment sector due to the implementation of a reorganization process in this sector.

2. Cost of Sales

The cost of sales amounted to NIS 383.2 million in 2005, representing 79.4% of sales, as compared with NIS 375.9 million, or 77.9% of sales in 2004.

The gross margin amounted to 20.6% in 2005, as compared with 22.1% in 2004.

The decrease in the gross margin originated primarily from the erosion of the gross profit due to the increase in raw material prices (approximately 9% for paper waste), the unusual rise in energy prices (approximately 38% for fuel oil and approximately 13% for electricity) and water (approximately 10%). This was partially offset by a certain quantitative growth in sales of packaging and paper waste, a certain rise in selling prices (that failed to compensate for the said rise) and the continuing efficiency measures across all areas of operation.

3. Labor Wages

The labor wages in the cost of sales, in selling expenses and in General and Administrative expenses, amounted to NIS 149.7 million in 2005, as compared with NIS 143.5 million in 2004.

The increase in wages is attributed to a certain rise in manpower due to the quantitative growth, coupled with the preservation of a real level of wages, in CPI terms.

4. Selling, General and Administrative Expenses

The selling, general and administrative expenses (including wages) amounted to NIS 51.5 million in 2005, 10.7% of sales, as compared with NIS 53.0 million, 11.0% of sales, in 2004.

The decrease in selling and General and administrative expenses originated from continuing efficiency and cost-cutting measures.

5. **Operating Profit**

The operating profit amounted to NIS 47.8 million in 2005, representing 9.9% of sales, as compared with NIS 53.9 million, or 11.2% of sales in 2004.

The decrease in the operating profit in the paper and recycling sector in 2005 as compared with 2004 originated primarily from the said erosion of margins, due to the sharp rise in input prices (primarily energy, electricity and water) on the one hand, along with the difficulty in raising prices—as warranted by the said rise in input prices—due to competing imports.

The substantial decrease in the office supplies sector loss in 2005 as compared with 2004 resulted

from the reorganization process implemented in this sector, along with extensive efficiency measures and operations in order to increase sales.

6. Financial Expenses

The financial expenses amounted to NIS 12.5 million in 2005, as compared with NIS 13.1 million in 2004.

The total average of the company s net, interest-bearing liabilities grew by approximately NIS 58 million, as a comparison between 2005 and 2004. The growth originated primarily from the payment of NIS 100 million in dividends in September 2004 and NIS 50 million in September 2005, coupled with investments in fixed assets, net of dividend received from a consolidated subsidiary (NIS 21.8 million) and net of the positive cash flows from operating activities.

Moreover, the cost of the transaction for hedging the Series 2 notes against a rise in the CPI has risen to 1.3% per annum in 2005, as compared with 0.92% per annum in 2004 and resulted in an increase in costs related to the notes.

Nevertheless, since the Consumer Price Index (CPI) rose by an actual 2.4% in 2005, the hedging transaction of 1.3% resulted in savings of NIS 2.7 million on additional financing costs on account of the CPI-linked notes.

Despite the aforesaid, the devaluation in 2005, that served to increase the financial revenues from the Company s dollar-denominated assets, as compared with the revaluation that took place in 2004, resulted in net financial expenses that were lower in 2005 than in 2004.

7. Taxes on Income

Expenses for taxes on income from current operations totaled NIS 10.2 million in 2005, as compared with NIS 13.2 million in 2004.

The principal factors responsible for the decrease in tax expenses in 2005 as compared with 2004 include the decrease in pre-tax earnings this year and the lower tax rate this year, in relation to last year.

A tax benefit of NIS 4.2 million was recorded in 2005 on account of the impact of the tax reforms that were passed by the Knesset in July this year (gradually lowering the corporate tax rate to 25% by 2010) on the company s deferred taxes. The financial statements in 2004 included a tax benefit of NIS 5.8 million on account of the impact of the change in the corporate tax rate that was passed in 2004 on the company s deferred taxes, coupled with an additional tax benefit of NIS 4.2 million on account of the exercise of options by employees.

The tax expenses, including the said benefits, amounted to NIS 6.0 million in 2005, as compared with NIS 3.2 million in 2004.

8. Company s Share in Earnings of Associated Companies

The companies whose earnings are reported under this item (according to AIPM s holdings therein), include primarily: Mondi Hadera, Hogla-Kimberly, Carmel and TMM.

The Company s share in the earnings of associated companies (before non-recurring items) amounted to NIS 12.6 million in 2005, as compared with NIS 20.7 million in 2004.

The following principal changes were recorded in the Company s share in the earnings of associated companies, (before non-recurring items):

The Company s share in the net earnings of Mondi Hadera (49.9%) decreased by NIS 10.1 million in 2005, as compared with 2004 (2004 gain, 2005 loss). Most of the change in profit in 2005 as compared with 2004 originates from the decrease in operating income between the years, as a result of the rebuild that was carried out on the paper machine this year. The massive rebuild, that was intended to improve the output of the machine and the quality of the paper, necessitated discontinuing the manufacturing process during the rebuild and was accompanied by a subsequent learning curve, as is normal during such a significant project. The unusual increase in raw material, energy and water prices also adversely affected the profitability of Mondi Hadera. The economic slowdown in Europe and the surplus of paper led to an erosion of imported paper prices and rendered it difficult for Mondi Hadera to raise prices, as warranted from the said price hikes both in local markets and especially in export markets. Mondi Hadera is nevertheless continuing with its efforts to raise prices (in parallel to announcing higher prices in Europe in late 2005) and is intensifying its efficiency and cost-cutting measures.

The Company s share in the net earnings of Hogla-Kimberly (49.9%) increased by NIS 2.9 million in 2005, as compared with 2004. The stronger marketing operations and the fortification of brands, in combination with the increase in prices and effective efficiency measures, served to compensate in 2005 for the sharp rise in input prices (raw materials and energy) and improved the operating income. Hogla-Kimberly continues to improve the quality of its products, while strengthening its brands, including Mollett Hearts toilet paper, Kotex hygiene products and Nikol (complementary kitchen products).

A net loss of NIS 3.5 million was recorded in the second quarter of 2005 on account of AIPM s share in a supplemental provision for doubtful debts, that was recorded by Hogla-Kimberly on account of the debts of Club Market, that is in a stay of proceedings and is currently subsequent to its acquisition by Supersol undergoing a settlement of debts. The settlement was approved by the court, but has yet to be finalized. The sum of the settlement is yet unknown.

The Company s share in the losses of Kimberly Clark Turkey, a wholly-owned Hogla-Kimberly subsidiary that is consolidated in its financial statements (hereinafter: KCTR, formerly Ovisan) (49.9%) has decreased by NIS 6.6 million in 2005, as compared with 2004. In 2005, KCTR has continued its preparation for the expansion of operations in the Turkish market and for the introduction of Kimberly Clark s international premium products into the Turkish market, as part of the multi-annual program (that is being formulated in conjunction with Kimberly Clark). In this capacity, the local management team was reinforced, to enable the realization of the said plan. KCTR has started the introduction of the Kotex® line of feminine hygiene products in late 2005 and is expected to introduce Huggies® diapers in 2006. KCTR recorded a significant loss in 2004, since the deployment of its distribution network on the one hand, and fierce competition in the Turkish market, on the other hand, resulted in the need to adjust the value of inventories to the prevailing market prices at the end of that year.

The Company s share in the net earnings of the Carmel Group (26.25%) decreased by NIS 2.8 million in 2005 as compared with 2004. The change in 2005 originated from a decrease in operating profit and a rise in financial expenses (due to devaluation differentials). The decrease in operating profit, despite the quantitative increase in sales, originated primarily from the sharp rise in raw material prices, that was only partially offset by the rise in selling prices (in view of the escalating competition in the corrugator market), leading to a consequent erosion in the gross margin. In 2005, Carmel began making investments as part of the strategic move to improve the corrugation base with the intention of rendering the manufacturing process more efficient. At the end of this process, the output capacity will reach 100 thousand tons. The investment will be completed in 2006.

The Company's share in the net earnings of TMM (43.08%) decreased by NIS 4.6 million in 2005 as compared with 2004 (2004 gain, 2005 loss). TMM recorded a sharp decrease in operating profit in 2005 as compared with 2004, due to the significant rise in transportation costs (originating from a significant average rise of 32% in diesel prices as compared with 2004 an impact of NIS 8 million). This unusual increase in diesel prices was not sufficiently compensated for in the selling prices, due to the fact that most of the agreements are linked to the Consumer Price Index (CPI), that rose by only 2.4% this year. TMM is intensively carrying out efficiency measures and is attempting to modify some of the agreements, so as to reflect the extraordinary increase in diesel prices. We note that some of the customers began responding to the price changes in late 2005.

The Company s share in the earnings of associated companies in 2005 includes its share in the tax benefits recorded by these companies, following the change in tax rates (in the amount of NIS 3.9 million) amounts to NIS 16.4 million, as compared with NIS 25.1 million in 2004 (including a tax benefit of NIS 4.4 million).

2004 Compared to 2003

I. Overview of Results of Operations

1. Consolidated Data

Sales amounted to NIS 482.9 million during 2004, as compared with NIS 465.1 million in 2003.

Operating profit in 2004 amounted to NIS 53.9 million, as compared with NIS 46.6 million in 2003.

Profit after taxes and before AIPM s share in the earnings of associated companies for 2004, amounted to NIS 37.7 million, as compared with NIS 24.5 million in 2003.

2. Net income

Net income amounted to NIS 62.7 million during 2004, as compared with NIS 60.0 million in 2003.

Net income during 2004 includes non-recurring earnings on account of a NIS 14.4 million tax benefit, originating from the influence of the decrease of the corporate tax rate on the reserve for deferred taxes at AIPM and at its associated companies (from 36% to 30% by 2007), along with a tax benefit on account of the exercise of options by employees.

Net income in 2003 included NIS 2.7 million in non-recurring capital gains and in a tax benefit on account of the exercise of options by employees.

Earnings per share in 2004 amounted to NIS 1,544 per NIS 1 par value (\$3.58 per share), as compared with NIS 1,494 per NIS 1 par value (\$3.41 per share) in 2003. The return on shareholders equity amounted to 10.2% in 2004, as compared with 9.2% in 2003.

II. The Business Environment

A turnaround took place in the Israeli economy since the beginning of 2004, as the economy rebounded, following a severe recession that lasted several years. The recovery was expressed by positive growth rates (approx. 4% in 2004, up from 1.3% in 2003), higher demand and a more optimistic outlook in the markets.

Israel has also experienced a certain calm in the security situation lately, which may positively

affect the economy, although this calm is not yet reflected in the results in the financial statements presented herein.

AIPM is exposed to competition in all its areas of operation, both from locally-produced goods and from imports. The level of competition is constantly escalating.

Despite this competition, the Group is successfully preserving the profitability of its Israeli operations, while recording continued growth in the volume of operations.

AIPM is preparing for the conversion of its energy-generation system to natural gas, once the transportation infrastructure of natural gas to Hadera is completed. This conversion is expected to enable savings in production costs, while further improving environmental compliance.

The exchange rate of the NIS compared to the USD was revaluated by 1.6% during 2004, as compared with a 7.6% in 2003.

The inflation rate during 2004 amounted to 1.2%, as compared with a negative inflation rate of -1.9% in 2003.

III. Analysis of Operations and Profitability

The analysis set forth below is based on the consolidated financial data of the Company.

Sales

Consolidated sales amounted to NIS 482.9 million during 2004, as compared with NIS 465.1 million in 2003. The growth in sales is attributed to a quantitative increase in packaging paper and in the sale of paper waste to external entities, coupled with an improvement in the prices of fluting and paper waste and a change in the sales mix. On the other hand, the decrease in Graffiti sales served to offset part of this growth.

2. Cost of Sales

Cost of sales amounted to NIS 375.9 million during 2004, as compared with NIS 362.2 million in 2003.

The gross margin as a percentage of sales reached 22.1% during 2004 and is similar to 2003.

AIPM managed to maintain a gross margin similar to 2003, despite the rise in raw material prices (paper waste by 13%), energy prices (4%), and water (5%). This was accomplished through growth in sales, higher sales prices and the continued efficiency process in all sectors of operation.

3. Labor Wages

Wages and salaries included in the cost of sales and in the selling, general and administrative expenses, amounted to NIS 142.4 million in 2004, as compared with NIS 137.0 million in 2003.

However, since the figures in 2003 were reported in accordance with the U.S. dollar and due to the influence of changes in the exchange rate of the U.S. dollar on the reporting of 2003 with the transition to reporting according to Standard 12, the adjusted cost of wages in 2003, as presented above, was NIS 3.7 million lower than the nominal cost at the time that amounted to NIS 140.7 million.

Most of the growth compared to 2003 originated from an increase in wages by an average

of 3% that was mostly offset by a reduction in personnel and by differences in other payments primarily bonuses.

4. Selling, General and Administrative Expenses

Selling, general and administrative expenses (including wages) amounted to NIS 53.0 million or 11.0% of sales in 2004, as compared with NIS 56.3 million or 12.1% of sales in 2003.

5. **Operating Profit**

Operating profit amounted to NIS 53.9 million or 11.2% of sales in 2004, as compared with NIS 46.6 million or 10.0% of sales in 2003.

6. Financial Expenses

Financial expenses amounted to NIS 13.1 million during 2004, as compared with NIS 16.0 million in 2003.

AIPM s linkage bases includes a surplus of dollar-linked monetary assets on the one hand, and a surplus of NIS-denominated monetary liabilities, on the other hand.

The financial expenses in 2003 were influenced by the sharp revaluation of the New Israeli Shekel against the dollar (7.6%), which caused a significant increase in the financial expenses during 2003 when financial reporting was adjusted to the dollar.

In 2004, with the transition to reporting in nominal shekels in accordance with Standard 12, AIPM s financial expenses grew slightly, as a result of the effects of the small revaluation this year (1.6%) on AIPM s surplus dollar assets.

The average increase of NIS 60 million in net financial liabilities compared to 2003 resulted in an increase in financial expenses during 2004. This growth was partially offset by the decrease in the average interest rate on short-term credit (5% in 2004 as compared with 7.9% in 2003).

7. Taxes on Income

Taxes on income amounted to NIS 3.2 million in 2004, as compared with NIS 7.7 million in 2003.

Taxes on income from current operations amounted to NIS 13.2 million in 2004, as compared with NIS 8.8 million in 2003.

The principal factors behind the growth in tax expenses in 2004 as compared with in 2003 include the growth in earnings before taxes in 2004, as opposed to the tax benefit that was recorded in 2003 on account of the sharp revaluation (erosion of the reserve), due to reporting adjusted to the changes in the exchange rate of the dollar.

In June 2004 a law was passed in Israel, effective retroactively from January 1, 2004, that serves to lower the corporate tax rate (36% prior to the amendment) to 35% in 2004 and gradually down to 30% by 2007.

The effect of this change on AIPM s deferred taxes during 2004 (in the consolidated report) amounted to NIS 5.8 million (primarily due to future tax liabilities which were deferred in respect of timing differences in depreciation, which were calculated at an accelerated pace in the tax reports).

Moreover, a tax benefit of NIS 4.2 million was recorded in 2004, on account of the exercise of options by employees.

In view of the above, the tax expenses during 2004, as reported in the financial statements, amounted to NIS 3.2 million.

8. Profit After Taxes and Prior to AIPM s Share in the Earnings of Associated Companies

Profit after taxes and before AIPM s share in the earnings of associated companies for 2004, amounted to NIS 37.7 million, as compared with NIS 24.5 million in 2003.

9. AIPM s Share in Earnings of Associated Companies

The companies whose earnings are reported under this item (according to AIPM s holdings therein) include primarily: Mondi Hadera, Hogla-Kimberly, Carmel and TMM.

AIPM s share in the earnings of associated companies amounted to NIS 25.1 million in 2004 (including NIS 4.4 million as our share in a non-recurring benefit recorded in respect of the change in the corporate tax rate on the deferred earnings of the companies), as compared with NIS 35.5 million in 2003.

The following principal changes were recorded in AIPM s share in the earnings of associated companies (2004 not including the aforementioned tax benefit), compared to 2003:

AIPM s share in the net income of Mondi Hadera (49.9%) decreased by NIS 3.0 million. Most of the change in the earnings is associated with a decrease in operating profit between the years, that originated primarily from lower margins in exports to Europe, coupled with increased financial expenses in 2004 as a result of the repayment of shareholder loans over the past two years that led to an increase in Mondi Hadera's debt balance.

AIPM s share in the net earnings of Hogla-Kimberly Israel (49.9%) increased by approximately NIS 1.2 million, primarily due to the ongoing improvement in operating profit at Hogla-Kimberly Israel, as compared with 2003. This improvement was achieved primarily as a result of better prices and quantitative growth, coupled with the continuing efficiency measures, both in logistics and in production, and particularly as a result of the expanded production of Huggies® diapers in Afula. The said increase was offset by lower financial revenues in 2004 as compared with 2003, due to the transition to reporting according to Standard 12 and the effects of revaluation differentials on the NIS compared to the USD, on Hogla s linkage balance sheet.

AIPM s share in the net loss of Ovisan (Hogla s subsidiary in Turkey) (49.9%) amounted to NIS 15.4 million in 2004. Ovisan made considerable efforts to increase its volume of operations in the Turkish market during 2004, while tapping into Unilever s nationwide distribution network, which includes a wide logistic network that covers all of Turkey in a wide national spread, as a necessary condition for the preparations for the continued development of Ovisan and the creation of a platform for introducing the Kimberly-Clark Group s international brands. In this capacity, a significant quantitative increase was recorded in 2004 in the Ovisan sales both to the domestic

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market and to exports (up about 40% quantitatively) accompanied by a significant increase in selling and advertising expenses. The Ovisan loss during 2004 was caused as a result of the said change in the Ovisan distribution and sales network, coupled with escalating competition in the Turkish market due to the arrival of additional competitors into the sector, which resulted in lower prices and a need to adjust the value of inventories to the market prices on the balance sheet date. The difficulties that were created in the assimilation of the new reporting system, which accompanied the change in the distribution system, resulted in delays in receiving the data and in difficulties in providing an immediate response to changing market conditions in reducing the losses, as mentioned above.

AIPM s share in the net profits of the Carmel Group (26.25%) increased by NIS 3.6 million, due to the continuing improvement in the operating profit. The improvement is attributed to the comprehensive efficiency measures being initiated by Carmel, coupled with the growth in the volume of operations.

AIPM s share in the TMM earnings (41.6%) increased by NIS 1.3 million. The improvement originates from a significant decrease in TMM s elevated financial expenses during 2004, compared to 2003. Among other factors, this is attributed to a decrease in the interest rate over the two years, coupled with financial revenues from local municipalities (with which an agreement was reached) due to considerable arrears in their payments. TMM managed to preserve its operating margin during 2004, despite the considerable increase in transportation costs, due to the significant increase in diesel prices (up by an average of 40% compared to 2003) which was not compensated by selling prices since most of the company s agreements are linked to the consumer price index which rose during 2004 by only 1.2%.

B. Liquidity and capital resources

1. Cash Flows

The cash flows from operating activities in 2005 (excluding dividends from an associated companies) amounted to NIS 66.8 million, as compared with NIS 47.1 million in 2004 (including the dividends received from an associated companies, the cash flows in 2005 amounted to NIS 88.6 million). The improvement in the cash flows from operating activities in 2005 originated primarily from a decrease in working capital.

The dividend that was declared in December 2005, in the amount of NIS 50 million, was paid in January 2006.

2. Financial Liabilities

The Company believes that its existing credit lines and cash flow from operations are sufficient for financing its working capital needs. The Company uses its cash flow from operating activities to finance its investments and for repayment of loans and dividend distributions to its shareholders.

Based on the Company s balance sheet, the Company believes that it is unlikely that there will be any difficulties to obtain credit, whether short term debt or long-term debt, to finance anticipated investments.

On December 21, 2003, the Company issued notes through tender by private placement in the amount of NIS 200 million, to institutional investors. These notes carry an interest rate of 5.65% per annum (a margin of 1.45% above government notes with a comparable average maturity at the time). The principal will be repaid in seven equal annual installments between the years 2007-2013 (average maturity of 6 years), with both the principal and the interest being linked to the CPI. The notes are not convertible into the Company s ordinary shares and shall not be registered for trade on a public exchange.

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2. Financial Liabilities 31

The long-term liabilities (including current maturities) of the Companies amounted to NIS 267.4 million as at December 31, 2005 as compared with NIS 267.9 million as at December 31, 2004.

The Company uses loans from local financial institutions, mostly banks, to finance its activities. As of December 31, 2005, these loans consisted of the following:

- 1. Short-term credit from banks see Note 10d to the financial statements attached.
- 2. Notes see Note 4a to the financial statements attached.
- 3. Other liabilities see Note 4b to the financial statements attached.

For information regarding financial instruments used for hedging purposes and market risks see Item 11, Quantitative and Qualitative Disclosure about Market Risk.

The Group may incur additional tax liabilities in the event of inter-company dividend distributions, derived from approved enterprises profits. The said dividend distribution from investee companies is in the amount of up to approximately NIS 90 million (of which the Company s share of the additional tax is NIS 15 million, if this dividend is distributed). No account was taken of the additional tax, since AIPM has the ability and the intention that such earnings are to be reinvested and that no dividend would be declared which would involve additional tax liability to the Group in the foreseeable future.

C. Research and development, patents and licenses, etc.

There are no significant investments in research and development activities.

D. Trend information

For trend information see The Business Environment and the Influence of External Factors above.

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D. Trend information 32

E. Off Balance sheet Arrangements

The Company does not have any material off balance sheet arrangements, as defined in Item 5E of the instructions to Form 20-F.

F. Contractual Obligations **

In NIS in million	Total	Less than 1 year	1-3 years	4-5 years	More than 5 years
Long term debt obligations*	295.2	19.4	140.6	70.9	64.3

^{*} Including interest

ITEM 6 DIRECTORS, SENIOR MANAGEMENT AND EMPLOYEES

The following table sets forth certain information with respect to the directors and executive officers of the Company:

<u>NAME</u>	DIRECTOR	AGE	<u>POSITION</u>
Directors:	SINCE		
Ronit Blum	2005	54	Director
Nochi Dankner	2003	52	Director
Avi Fischer	2004	50	Director
Oren Lieder	2003	58	Director (until May 11, 2006)
Ari Bronshtein	2006	37	Director (from May 11, 2006)
Zvi Livnat	2003	53	Chairman of the Board since April 02, 2006
Amir Makov	2005	72	Director
Isaac Manor	2003	65	Director
Amos Mar-Haim	1984	68	Director
Adi Rozenfeld	2004	52	Director
Avi Yehezkel	2003	48	Director
Yaacov Yerushalmi	1998	64	Chairman of the Board since January 1999 (until
			April 02, 2006), CEO of the Company from
			June 1990 until April 2003.
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^{**} Not including contractual obligations from the natural gas agreement with Thetis Sea Group (See page 45)

The business experience of each of the directors is as follows:

- Ms. Ronit Blum is Director of Association of Friends, Tel Aviv Sourasky Medical Center.
- *Mr. Ari Bronshtein* is Vice President of Discount Investments Corporation Ltd. Serves as director at various companies. Formerly served as Deputy CEO of Economics and Business Development of Bezeq, the Israeli Telecom Company Ltd.
- Mr. Nochi Dankner is Chairman and Chief Executive Officer of IDB Holdings Corporation Ltd., Chairman of IDB Development Ltd., Discount Investments Ltd. and of Clal Industries and Investments Ltd. He serves or served as Chairman and Director in public and private companies of Ganden Group, Mr. Avi Fischer is Director and Co-CEO of Clal Industries and Investments Ltd. and Deputy Chairman of IDB Development Ltd, Deputy CEO of IDB Holdings Corporation Ltd., director of Discount Investment Ltd. and several public and private companies of Ganden Group and IDB Group. Senior partner of Fischer, Behar, Chen & Co. Law Office.
- *Mr. Zvi Livnat* is Chairman of the Board of the Company since April 2006, Co-CEO of Clal Industries and Investments Ltd., Deputy CEO of Commerce of Taavura Holding Group Ltd., director and Deputy CEO of IDB Holdings Corporation, Deputy Chairman of IDB Development Ltd., director in Discount Investments Ltd., and other public and private companies.
- *Mr. Amir Makov* is the Chairman of The Israel Institute of Petroleum & Energy and a director in the following companies: ICL Fertilizers (Dead Sea Works, Rotem Amfert Negev), ICL Industry Products (Dead Sea Bromine Company, Dead Sea Periclase), Granite Hacarmel Investments Ltd. and an external director in Wolfman Industries and Ludan Engineering Co. Ltd. Mr. Makov served as an external director of the Company between 1996-2001.
- *Mr. Isaac Manor* is a director of various publicly-traded and privately-held companies within the IDB Group, IDB Holdings Ltd., IDB Development Ltd., Discount Investment Ltd. and Clal Industries and Investments Ltd ,Israel Union Bank Ltd. and others and Co-CEO and Chairman of companies in the David Lubinsky Group Ltd.
- Mr. Amos Mar-Haim is a member of the Israel Accounting Standards Board and a director of various companies and formerly Vice Chairman of the Israeli Corporation Ltd.
- *Mr. Adi Rozenfeld* is a businessman, consultant to companies and a representative of Activa Holdings BV in Israel. He is also the Honorary Consul of Slovenia in Israel and a director of various companies.
- *Mr. Avi Yehezkel* is an external director at Bank Yahav. He served as a Knesset member between 1992-2003, during these years, alternately, he served as Deputy Minister of transportation, Chairman of the Economics Committee, Chairman of the Defense Budget Committee, Chairman of the Capital Market Sub-Committee, Chairman of the Banking Sub-Committee and member of the Finance Committee.
- Mr. Yaacov Yerushalmi was Chairman of the Board of the Company since January 1999 until April 02, 2006, and Chief Executive Officer of the Company from June 1990 until April 2003. Mr. Yerushalmi, announced on 6 March 2006 his intention to retire after 37 years of work at AIPM

Senior Management (as of May 31, 2006)

<u>Name</u>	Age	<u>Position</u>
Avi Brener	53	Chief Executive Officer since January 1, 2005
Israel Eldar		Corporate Controller and responsible for risks and business
		interruption management. A director of subsidiaries and affiliated
	61	companies of the Company.
Ofra Gorni		Business Development Manager and a director of subsidiaries and
	53	affiliated companies of the Company.
Lea Katz	56	Legal counsel and Corporate Secretary.
Gabi Kenan	62	Senior Manager
Pinhas Rimon		General manager of Packaging Paper and Recycling Division. A
	66	director of subsidiaries and affiliated companies of the Company.
Gideon Liberman	56	General Manager of Development and Infrastructure Division

Senior Management in Subsidiaries and Affiliated Companies (as of May 31, 2006)

<u>Name</u>	<u>Age</u>	Position in the Company
Arik Schor	50	General Manager, Hogla-Kimberly Ltd.
Avner Solel	52	General Manager, Mondi Business Paper Hadera Ltd.
Moshe Riani	47	General Manager, Graffiti Office Supplies & Paper Marketing Ltd.
Rafi Alon	59	President, T.M.M. Integrated Recycling Industries Ltd.
Shalom Elkayam	57	General Manager, T.M.M. Integrated Recycling Industries Ltd.
Uzi Carmi	50	General Manager, Amnir Recycling Industries Ltd.
Doron Kempler	56	General Manager, Carmel Container Systems Ltd.

B. <u>Compensation</u>

The aggregate amount of remuneration paid to all directors and the above senior officers of the Company as a group for services provided by them to the Company during 2005 was approximately NIS 11,124,000 (approximately \$2,416,740). The aggregate amount set aside for pension, retirement or similar benefits for directors and officers as a group for services provided by them to the Company during 2005 was approximately NIS 1,226,600 (approximately \$266,480).

Out of the above mentioned remuneration, the remuneration paid by the Company in 2005 to Mr. Yerushalmi, the Company s Chairman of the Board, for services provided by him to the Company during 2005, was NIS 2,919,590 (approximately \$634,270).

On May 7, 2001, the Company s Board of Directors adopted an incentive plan, which was subsequently approved by the Company s shareholders, to remunerate the Company s Chairman of the Board of Directors. According to the plan, such remuneration will be equal to the increase in the value of 50,000 ordinary shares of the Company in the period from May 7, 2001 (share price NIS 194.37 adjusted according to the plan) to May 7, 2008. The remuneration will be spread over the period commencing two years from the resolution of the Board of Directors, until the seventh anniversary of such resolution.

Remuneration of Directors

The remuneration of the directors (including the external directors) for 2005 was approved at the 2005 general meeting of shareholders. Pursuant to regulations under the Israeli Companies Law, each external director of the Company must receive the same annual compensation, which must be between NIS 29,038 and NIS 47,181, plus an additional fee for each meeting attended which must be between NIS 1,022 and NIS 1,815. The Board approved that the remuneration of each director for the year 2005, including the external directors, be fixed at NIS 40,000 plus an additional NIS 1,550 for each meeting attended.

C. Board practices

The directors of the Company, except for the external directors, retire from office at the Annual General Meeting of Shareholders and are eligible for re-appointment at such Annual General Meeting.

Notwithstanding the aforesaid, if no directors were appointed at any Annual General Meeting, the directors appointed at the previous Annual General Meeting shall continue in office. Directors, except for the external directors, may be removed from office earlier by a resolution at an Annual General Meeting of Shareholders.

The Articles of Association of the Company provide that any director may, by written notice, appoint any person who is approved by the directors to be an alternate director and to act in his place and to vote at any meeting at which he is not personally present. The alternate director is entitled to notice of Board meetings and he will be remunerated out of the remuneration of the director appointing him. The alternate director shall vacate his office if and when the director appointing him vacates his office as director, or removes him from office by written notice.

There are no services contracts which give the current directors of the Company any benefits upon termination of appointment, except for Mr. Yaacov Yerushalmi, whose terms of employment were submitted for approval at the Annual General Meeting of Shareholders according to Israeli law.

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External Directors

Under the Israeli Companies Law, which became effective on February 1, 2000, the Company (as a public company) is required to have at least two external directors as members of its Board of Directors. An external director may not have any financial or other substantial connection with the Company and must be appointed at the Annual General Meeting of Shareholders. The external directors are elected for a three-year term of office that may be extended for another three years. Currently the external directors are Ms. Blum and Mr. Makov.

Audit Committee

Under the Israeli Companies Law, members of the Audit Committee are to be elected from members of the Board of the Company by the Board. The Audit Committee will be comprised of at least three directors, including all of the external directors, but excluding: (i) the chairman of the board of directors; (ii) any director employed by the Company or who provides services to the Company on a regular basis; or (iii) a controlling shareholder of the Company or his relative.

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The role of the Audit Committee under the Israeli law is: (i) to examine flaws in the business management of the Company in consultation with its auditors and to suggest appropriate courses of action and (ii) to decide whether to approve actions or transactions which under the Israeli Companies Law require the approval of the Audit Committee (transaction with a related party, etc.) The Company does not have a Nominating Committee nor a Compensation Committee.

The role of the Audit Committee under the American law is: (i) to oversee on behalf of the Board- (a) the integrity of the financial statements; (b) the appointment, compensation, qualification and work of the Independent Auditors; (c) compliance with legal and regulatory requirements applicable to the internal controls and reporting of publicly traded companies; (d) performance of Internal Auditor and internal controls functions; and (ii) to evaluate potential or existing deficiencies in the administration, by consulting with the management, and make proposal to the Board; and (iii) to review matters referred to them under the Whistleblower process of the Company s Code of Conduct and Ethics.

The Company s Audit Committee members are: Amos Mar-Haim, Chairman, Ronit Blum, and Amir Makov. All members are independent directors, as that term is defined in the American Stock Exchange listing standards.

D. <u>Employees</u>

As of April 30, 2006, the Group had 3,453 employees in Israel. The Company and its subsidiaries had 753 employees in Israel of whom 151 were engaged in the office supplies activities, 584 in packaging paper and recycling division, and 18 were management and clerical personnel at the Company s headquarters in Hadera. The associated companies had 2,700 employees in Israel of whom 970 were engaged in the household paper activities, 301 in the printing and writing paper activities, 632 in the waste management and 797 in the corrugated board containers activities.

Some of the employees are subject to the terms of employment of collective bargaining agreements. The parties to such collective bargaining agreement are the Company and the employees, through the union.

E. Share ownership

In January 1998, the Company s Board of Directors approved a stock option plan, pursuant to which options for ordinary shares were allocated to senior officers of the Company and its subsidiaries, including 32,000 options to the CEO, in three annual installments. The plan was approved at the Company s Annual General Meeting of Shareholders in February 1998 and expired in 2003.

In April 2001, the Board of Directors of the Company adopted a new stock option plan under which options to purchase a total of 194,300 shares may be granted to senior officers of the Company and certain other companies in the Group. All of the options were granted by July 2001. Each option is

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exercisable to purchase one ordinary share of NIS 0.01 par value of the Company. The options vest in four yearly installments. The vesting period of the first installment is two years, commencing on the date of grant, and the next three installments vest on the third, fourth and fifth anniversary of the grant date. Each installment is exercisable for two years from the vesting date of such installment. For further information regarding the 2001 plan, see Note 6 of the Notes to the Consolidated Financial Statements.

In 2005, 13,877 options were exercised under the 2001 plan and 4,307 shares were issued following the exercise of options.

In August 2001, the Company s Board of Directors approved a stock option plan for employees of the Company and its subsidiaries. Under this plan, up to 125,000 options may be granted without consideration. Each option is exercisable to purchase one ordinary share of NIS 0.01 par value of the Company. In November 2001, 81,455 options were granted under the 2001 employee plan. The blocking period of the options is two years from the data of grant. Each option is exercisable within three years from the end of the blocking period. For further information regarding the 2001 employee plan, see Note 6 of the Notes to the Consolidated Financial Statements.

In 2005 2,405 options were exercised under the 2001 employee plan and 1,224 shares were issued following the exercise of options.

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ITEM 7 MAJOR SHAREHOLDERS AND RELATED PARTY TRANSACTIONS

A. Major shareholders

The following table sets forth, as of May 29, 2006, the number of Ordinary Shares of the Company beneficially owned by (i) all those persons who, to the Company s knowledge, were the beneficial owners of more than 5% of such outstanding shares, and (ii) all officers and directors of the Company as a group:

Name and Address: Principal Shareholders:	Amount Beneficially Owned Directly or Indirectly*	Percent of Class Outstanding
Clal Industries Ltd. ("Clal")	1,531,128 ⁽¹⁾	38.04(1)
3 Azrieli Center, the Triangle Tower, Tel Aviv, Israel		
Discount Investments Corporation Ltd. ("DIC")	865,014 ⁽¹⁾	$21.49^{(1)}$
3 Azrieli Center, the Triangle Tower, Tel Aviv, Israel		
Bank Leumi Le Israel Ltd.	222,419	5.53
P.O.B 2, Tel Aviv, Israel (through trust and provident		
funds)		
All officers and directors as a group	**	**

Since May 19, 2003 approximately 51.7% of the outstanding share capital of IDBH, is held by a group comprised of: (i) Ganden Investments I.D.B. Ltd. (Ganden), a private Israeli company controlled by Nochi Dankner and his sister, Shelly Bergman, which holds 31.02% of the equity of and voting power in IDBH; (ii) Manor Investments-IDB Ltd. (Manor), a private Israeli company controlled by Isaac and Ruth Manor which holds approximately 10.34% of the equity of and voting power in IDBH; and (iii) Avraham Livnat Investments (2002) Ltd. (Livnat), a private Israeli company controlled by Avraham Livnat and Zvi Livnat which holds approximately 10.34% of the equity of and voting power in IDBH. Ganden, Manor and Livnat, owning in the aggregate approximately 51.7% of the equity of and voting power in IDBH, entered into a Shareholders Agreement relating, among other things, to their joint control of IDBH, the term of which is until May 19, 2023.

In addition: (a) Ganden Holdings Ltd., the parent company of Ganden, directly holds approximately 11.38% of the equity and voting power in IDBH and Ganden directly holds approximately 6.71% of the equity and voting power in IDBH; (b) Manor Holdings B.A. Ltd., the parent company of Manor, directly holds approximately 0.03% of the equity and voting power in IDBH; (c) Avraham Livnat Ltd., the parent company of Livnat, directly holds approximately 0.04% of the equity and voting power in IDBH; and (d) Shelly Bergman owns, through a private company wholly owned by her, approximately 7.23% of the equity and voting power in IDBH (hereinafter jointly: additional holdings). It should be noted, that the additional holdings, are not included in the shareholders agreement between Ganden, Manor and Livnat, relating, among other things, to their joint control of IDBH. Nochi Dankner is Chairman and CEO of IDBH and chairman of IDBD, Clal and DIC., Isaac Manor (the husband of Ruth Manor), and Zvi Livnat (the son of Avraham Livnat) are directors of each of IDBH, IDBD, and DIC. Isaac Manor is also director of Clal.

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^{*} Beneficial ownership is calculated in accordance with Rule 13d-3 under the Securities Exchange Act of 1934.

^{**} The officers and directors of the Company own, in the aggregate, less than 1% of the Company s outstanding ordinary shares, except for Nochi Dankner, Isaac Manor and Zvi Livnat whose ownership is set forth in footnote (1) below.

¹ IDB Holding Corporation Ltd. (IDBH) holds 71.81% of the equity of and 72.01% of the voting power in IDB Development Corporation Ltd. (IDBD), which, in turn, holds 74.19% of the equity of and voting power in DIC and 61.98% of the equity of and voting power in Clal. IDBH, IDBD, Clal and DIC are public companies traded on the Tel Aviv Stock Exchange.

In 1980 DIC and Clal agreed for a period of ten years (subject to renewal for additional ten year periods) to coordinate and pool their voting power in the Company in order to appoint an equal number of each party s nominees to the Board of Directors of the Company, and in order to elect their designees to the Board s Committees. They also agreed to vote en bloc in General Meetings of the Company on the subject of dividend distributions. This agreement has been extended to the year 2010.

The Company estimates that as of April 30, 2006, 9.84% of its outstanding ordinary shares were held in the United States by 932 record holders.

All ordinary shares of the Company have equal voting rights.

B. Related Party Transactions

The information is included in the Company s attached Consolidated Financial Statements: For loans to associated companies see Note 2 to the attached financial statements. For a capital note to an associated company, see Note 4b to the attached financial statements. For transactions and balances with related parties see Note 13 to the attached financial statements.

For further information see also Note 9f and 9g to the financial statements attached.

C. Interests of Experts and Counsel

Not applicable to annual reports.

ITEM 8 FINANCIAL INFORMATION

A. Consolidated Statements and Other Financial Information

See the financial statements included in Item 17.

B. Significant Changes

None.

ITEM 9 THE OFFER AND LISTING

A. Offer and Listing Details

The Company s ordinary shares are listed on the American Stock Exchange. The trading symbol for the ordinary shares is AIP. The ordinary shares are also listed on the Tel Aviv Stock Exchange.

The following table sets forth the high and low sale prices of the Company s ordinary shares on the American Stock Exchange and the Tel Aviv Stock Exchange for the periods indicated:

Last full five fiscal years

	American Stock High	Exchange Low	<u>High</u> NIS	Tel Aviv Stock 1 Low	Exchange High \$1	Low
Calendar Year 2005	57.98	37.50	246.90	176.90	56.42	38.24
2004	60.73	48.75	267.10	217.60	60.33	48.72
2003	54.66	29.22	239.00	143.60	54.58	30.01
2002	40.50	25.18	178.00	116.10	40.10	24.90
2001	64.25	30.00	267.50	130.30	64.80	29.82

Quarters during last two full fiscal years and first quarter of 2006:

2006 Quarter Ended	<u>High</u>	ock Exchange Low	<u>High</u>	NIS	Tel Aviv Stock I Low	Exchange High	ø1	<u>Low</u>
June 30 (through June- 18)	52.12	41.52	237.00	NIS	194.00	53.01	\$ ¹	43.17
March 31	49.23	42.00	227.00		197.50	49.60		42.34
2005 Quarter Ended	<u>High</u>	<u>Low</u>	<u>High</u>	NIS	Low	<u>High</u>	\$ ¹	Low
March 31	57.98	48.25	246.90	NIS	214.80	56.42		49.42
June 30	52.00	42.13	227.60		187.50	52.21		41.30
September 30	45.73	40.50	207.90		183.80	45.60		40.56
December 31	44.00	37.50	200.20		176.90	43.61		38.24

Share prices have been translated from New Israeli Shekels (NIS) to U.S. Dollars at the representative rate of exchange, as reported by the Bank of Israel, on the dates when such high or low prices in NIS were recorded.

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2004 Quarter Ended	American S High	tock Exchange Low	<u>High</u>	Low	ock Exchange <u>High</u>	<u>Low</u>
March 31	60.73	\$ 53.01	267.10	NIS 234.90	60.33	\$ ¹ 52.10
June 30	57.25	51.30	257.30	235.70	56.65	51.26
September 30	56.40	48.75	255.20	224.70	56.95	49.49
December 31	59.00	49.20	256.90	217.60	59.21	48.72

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2003 Quarter Ended	American Stock High	Exchange Low	<u>High</u> NIS	Tel Aviv Stock Low	Exchange High \$1	<u>Low</u>
March 31	35.50	29.22	165.20	143.60	35.25	30.01
June 30	46.12	35.65	200.00	163.30	46.38	35.66
September 30	47.20	41.10	205.70	178.60	46.19	40.31
December 31	54.66	45.00	239.00	197.50	54.58	44.56

Last full six months prior to filing of this report:

	American Stock High \$	Exchange Low	<u>High</u> NIS	Tel Aviv Stock Low	Exchange <u>High</u> \$1	<u>Low</u>
May 2006	52.12	46.41	237.00	208.00	53.01	46.09
April 2006	47.99	41.52	219.90	195.70	48.83	42.43
March 2006	45.15	42.00	209.50	197.50	44.55	42.34
February 2006	48.44	44.75	222.80	209.40	47.49	44.50
January 2006	49.23	47.30	227.00	200.20	49.60	43.49
December 2005	44.00	38.75	200.20	184.10	43.61	39.49

Share prices have been translated from New Israeli Shekels (NIS) to U.S. Dollars at the representative rate of exchange, as reported by the Bank of Israel, on the dates when such high or low prices in NIS were recorded.

ITEM 10 ADDITIONAL INFORMATION

A. Share Capital

Not applicable to Annual Reports.

B. Memorandum and Articles of Association

The Company was registered under Israeli law on February 10, 1951 and its registration number with the Israeli registrar of companies is 52-001838-3.

The Memorandum of Association and Articles of Association are attached as exhibits 1.1, 1.2 to this Annual Report. Objects of the Company

As indicated in Article 5 of the Company s Articles, the Company may, at any time, engage in any branch or kind of business in which it is, expressly or by implication, authorized to engage in accordance with the Articles. The Company may also cease to engage in such businesses, whether or not it has commenced to engage in such branch or kind of business.

Director s Personal Interest

The Israeli Companies Law requires that a director and an officer of a company disclose to the company any personal interest that he may have and all related material information, in connection with any existing or proposed transaction by the company. The disclosure is required to be made promptly and in any event no later than the date of meeting of the board of directors in which the transaction is first discussed.

If the transaction is an extraordinary transaction, the procedure of approval is as described below. Under Israeli law, an extraordinary transaction is a transaction other than in the ordinary course of business, otherwise than on market terms or that is likely to have a material impact on the company s profitability, assets or liabilities.

Subject to the restrictions of the Israeli Companies Law, a director is entitled to participate in the deliberations and vote with regard to the approval of transactions in which he has a personal interest. A director is not entitled to participate and vote with regard to the approval of an extraordinary transaction in which he has a personal interest, the approval of indemnity, exemption or insurance of the directors or the approval of the directors compensation. If a majority of the directors have a personal interest in a certain decision, they may participate and vote but the issue must be approved also by the audit committee and by the shareholders. If the controlling shareholder has a personal interest in an extraordinary transaction, the issue must be approved also by the audit committee and the shareholders.

Any power of the Company which has not been conferred by law or by the Articles to any other body, may be exercised by the Board. The management of the Company is guided by the Board.

The Board shall formulate the policies of the Company and shall supervise the performance of the office and actions of the General Manager, including inter alia examination of the financial position of the Company and determination of the credit framework which the Company may receive. Without derogating from any power vested in the Board in accordance with the Articles, the Board may, from time to time, at its discretion, decide upon the issuance of a series of debentures, including capital notes or undertakings, including debentures, capital notes or undertakings which can be converted into shares, and also the terms thereof, and mortgage of the property of the Company, in whole or in part, at present or in future, by floating or fixed charge. Debentures, capital notes, undertakings or other securities, as aforesaid, may be issued either at a discount or at a premium or in any other manner, whether with

deferred rights or special rights and/or preferred rights and/or other rights, all the aforesaid as the Board may, at its discretion, determine.

Except for special cases as detailed in the Articles and subject to the provisions of the Israeli Companies Law, the Board may delegate its powers to the General Manager, to an officer of the Company or to any other person or to the Board committees. Delegation of the powers of the Board may be with regard to a specific matter or for a particular period, at the discretion of the Board.

The directors need not be shareholders of the Company in order to qualify as directors.

The Shares Rights and Restrictions

All of the Company s shares are ordinary shares. Every ordinary share in the capital of the Company is of equal rights, for all intents and purposes, to every other ordinary share, including the right to dividends, to bonus shares and to participation in the surplus assets of the Company upon liquidation, proportionately to the par value of each share, without taking into consideration any premium paid in respect thereof, all the aforesaid subject to the provisions of the Articles.

Each of the ordinary shares entitles the holder thereof to participate at and to one vote at Annual General Meetings of the Company. As described in Item 6.C, all directors, except external directors, stand for election each year at the Annual General Meeting.

Subject to the provisions of the Israeli Companies Law, the Board may resolve upon the distribution of a dividend. When deciding on the distribution of a dividend, the Board may decide that the dividend shall be paid, in whole or in part, in cash or by way of the distribution of assets in specie, including securities or bonus shares, or in any other manner at the discretion of the Board.

Dividends on the Company s ordinary shares may be paid only out of retained earnings, as defined in the Israeli Companies Law, as of the end of the most recent fiscal year or profits accrued over a period of two years, whichever is higher.

The Company may, by resolution adopted at an Annual General Meeting by an ordinary majority, decrease the capital of the Company and of any reserve fund from redemption of capital. For the execution of any resolution as aforesaid, the Board may, at its discretion, resolve any issues, which may arise in connection therewith.

In case of winding up of the Company, the liquidator may determine the proper value of the assets available for distribution and determine how the distribution among the shareholders will be carried out.

The liability of the shareholders is limited to the payment of par value of their ordinary shares.

Under the Israeli Companies Law, each and every shareholder has a duty to act in good faith in exercising his rights and fulfilling his obligations toward the Company and other shareholders and to refrain from abusing his power in the Company, such as in voting at the General Meeting of shareholders on the following matters: any amendment to the Articles; an increase of authorized share capital; a merger; or an approval of certain actions and transactions which require shareholder approval.

In addition, each and every shareholder has the general duty to refrain from depriving other shareholders of their rights.

Furthermore, any controlling shareholder, any shareholder who knows that it possesses the power to determine the outcome of a shareholder vote and any shareholder that, pursuant to the provisions of the Articles, has the power to appoint or to prevent the appointment of an officer in the Company or any other power toward the Company is under a duty to act in fairness toward the Company. The Israeli

Companies Law does not describe the substance of this duty of fairness. These various shareholder duties may restrict the ability of a shareholder to act in what the shareholder perceives to be its own best interests.

Modification of Rights of Shares

If the share capital is divided into different classes, the Company may by resolution adopted at a General Meeting by a special majority (except if the terms of the issuance of the shares of such class otherwise provide) annul, convert, expand, supplement, restrict, amend or otherwise modify the rights of a class of shares of the Company, provided that the consent, in writing, of all the shareholders of such class thereto shall be received or that the resolution shall have been approved by a General Meeting of the shareholders of such class by special majority, or in the event that it was otherwise provided in the terms of the issuance of a particular class of the shares of the Company, as may have been provided in the terms of issuance of such class, provided that the quorum at the class meeting shall be the presence, in person or by proxy, at the opening of the meeting of at least two shareholders who own at least twenty five percent (25%) of the number of the issued shares of such class.

The rights conferred upon the shareholders or owners of a class of shares, whether issued with ordinary rights or with preference rights or with other special rights, shall not be deemed to have been converted, restricted, prejudiced or altered in any other manner by the creation or issuance of additional shares of any class, whether of the same degree or in a degree different or preferable to them, nor shall they be deemed to have been converted, restricted, prejudiced or altered in any other manner by a change of the rights linked to any other class of shares, all the aforesaid unless otherwise expressly provided in the terms of the issuance of such shares.

Shareholders Meeting

The Company shall hold an Annual General Meeting each year not later than fifteen months after the previous Annual Meeting, at such time and place as may be determined by the Board. Any other General Meeting is referred to as a Special Meeting .

A notice of a General Meeting shall be published in at least two widely distributed daily newspapers published in Hebrew. The notice shall be published at least twenty-one days prior to the convocation of the meeting. In addition the Company provides a notice of the meeting and related proxy statement in English to the holders of its Ordinary Shares listed on the records of the Company s registrar and stock transfer agent in the United States.

Apart from the notices as to the General Meeting as above, according to its articles and the Israeli Companies Law the Company is not required to give any notice as to the General Meeting, either to the registered shareholders or to shareholders who are not registered, subject to provisions of the Companies Law and/or any other applicable law. The notice as to a General Meeting is required to detail the place, the day and the hour at which the meeting will be held and to include the agenda as well as a summary of the proposed resolutions and any other details required by law.

The board of directors of the Company shall convene a Special Meeting as may be decided by the Board, and shall also convene a special meeting at the demand of any two directors or one quarter of the directors in office or one or more shareholders who hold at least five percent of the issued capital and one percent of the voting rights, or one or more shareholders who hold at least five percent of the voting rights.

If the Board receives a demand for the convocation of a Special Meeting as aforesaid, the Board shall within twenty one days of receipt of the demand convene the meeting for a date fixed in the notice as to the Special Meeting, provided that the date for convocation shall not be later than thirty five days

from the date of publication of the notice, all the aforesaid subject to the provisions of the Companies Law.

In the resolution of the Board to convene a meeting, the Board may, at its discretion and subject to the provisions of the law, fix the manner in which the items on the agenda will be determined and notice given to the shareholders entitled to participate at the meeting.

Each shareholder holding at least one percent (1%) of the voting rights is entitled to request the Board to include in the agenda any issue, provided that this issue is suitable to be discussed in a General Meeting.

No business shall be transacted at any General Meeting unless a quorum is present at the time the meeting proceeds to business. A quorum shall be constituted when two shareholders, holding collectively at least twenty five percent (25%) of the voting rights, are present in person or by proxy within half an hour from the time appointed for commencement of the meeting, unless otherwise determined in the Articles.

If a quorum is not present within half an hour, the meeting shall stand adjourned for seven days, to the same day of the week at the same time and place, without need for notification to the shareholders, or to such other day, time and place as the Board may by notice to the shareholders appoint.

If a quorum is not present as aforesaid at the adjourned meeting, the meeting shall be canceled.

Voting and Adopting Resolutions at General Meetings

A shareholder who wishes to vote at a General Meeting shall prove to the Company his ownership of his shares. The Board may issue directives and procedures relating to the proof of ownership of shares of the Company.

A shareholder is entitled to vote at a General Meeting or class meeting, in person, or by proxy or by proxy card. A voting proxy need not be a shareholder of the Company.

The above shall also apply to any person entitled to shares, provided that at least forty eight hours before the time for the meeting or the adjourned meeting, as the case may be, at which he proposes to vote, he shall satisfy the Board of his right to vote such shares unless the Company shall have previously recognized his right to vote the shares at such meeting.

The instrument appointing a proxy (hereinafter Proxy Appointment) shall be in writing signed by the principal, or if the principal is a corporation the proxy appointment shall be in writing and signed by authorized signatories of the corporation. The Board is entitled to demand that prior to the holding of the meeting, there shall be produced to the Company a confirmation in writing of the authority of signatories to bind the corporation to the satisfaction of the Board. The Board may also issue provisions and procedures relating to such matters.

The Proxy Appointment or an office copy to the satisfaction of the Board shall be deposited at the registered office or at such other place or places, in or outside of Israel, as may from time to time be determined by the Board, either generally or in respect of a specific meeting, at least forty eight hours prior to the commencement of the meeting or the adjourned meeting, as the case may be, at which the proxy proposes to vote on the strength of such Proxy Appointment.

A voting proxy is entitled to participate in the proceedings at the General Meeting and to be elected as chairman of the meeting in the same manner as the appointing shareholder, unless the Proxy Appointment otherwise provides. The Proxy Appointment shall be in form usual in Israel or any other form which may be approved by the Board.

According to an amendment in the Israeli Companies Law, a shareholder is also entitled, in certain issues, to vote by a proxy card.

Each ordinary share entitles the holder thereof to participate at a General Meeting of the Company and to one vote at a poll.

Right of Non-Israeli Shareholders to Vote

There is no limitation on the right of non-resident or foreign owners of any class of the Company s securities to hold or to vote according to the rights vested in such securities.

Change of Control

Under the Articles, the approval of merger as provided in the Israeli Companies Law is subject to a simple majority at the General Meeting or class meeting, as the case may be, all the aforesaid subject to the applicable provisions of any law. It is also subject to the approval of the boards of the merging companies.

For purposes of shareholders approval, unless a court rules otherwise, the merger will not be deemed approved if a majority of the shares held by shareholders voting at the general meeting, other than the shareholders who are also shareholders in the other merging company whose shares are held by the other merging company, or by any person who holds 25% or more of the shares or the right to appoint 25% or more of the directors in the other merging company, vote against the merger. Upon the request of a creditor of either party to the proposed merger, a court may delay or prevent the merger if it concludes that there exists a reasonable concern that as a result of the merger, the surviving company will be unable to satisfy the obligations of any of the parties to the merger. In addition, a merger may not be completed unless at least 30 days have passed from the data that the merger was approved at the general meeting of all the merging companies and at least 50 days have passed from the time that a proposal of the merger has been filed with the Israeli Registrar of Companies.

The Israeli Companies Law also provides that an acquisition of shares of a public company must be made by means of a tender offer if as a result of the acquisition the purchaser would become a 25% shareholder of the company and there is no existing 25% or more shareholder in the company. If there is no existing 45% or greater shareholder in the company, the Companies Law provides that an acquisition of shares of a public company must be made by means of a tender offer if as a result of the acquisition the purchaser would become a 45% shareholder of the company.

If following any acquisition of shares, the acquirer will hold 90% or more of the company s shares, the acquisition may not be made other than through a tender offer to acquire all of the shares of such class. If more than 95% of the outstanding shares are tendered in the tender offer, all the shares that the acquirer offered to purchase will be sold to it. However, the remaining minority shareholders may seek to alter the consideration by court order.

Under the Israeli Securities Act 1968, any major shareholder who is the beneficial owner of more then 5% of the Company s equity capital or voting securities is required to report this fact and any change in his holding to the Israeli Securities Authority.

C. Material Contracts

In the beginning of 2006, companies in the Group signed a three year agreement with Delek , for the purchase of fuel and oil for current use, in an aggregated amount of NIS 60 million per year for all the companies in the Group. This agreement will replace former agreements in similar amounts.

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C. Material Contracts 47

On July 29, 2005 the Company signed an agreement in London, with the Thetis Sea Group, for the purchase of natural gas. The gas that will be purchased is intended to fulfill the Company s requirements in the coming years, for the operation of the existing energy co-generation plant at Hadera that will be converted for the use of natural gas, instead of the current use of fuel oil. The overall financial volume of the transaction totals \$40 million over the term of the agreement (5 years from the initial supply of gas, but no later than July 1, 2011).

In 2004 the Company granted an undertaking of indemnification to officers and directors of the Company, pursuant to which the Company is undertaking to indemnify them according to the conditions specified in a Letter of Indemnification provided, that the amount of indemnification will not exceed a cumulative amount that is the equivalent of 25% of the Company s equity according to the last (consolidated) financial statements that will be published before the date of the de facto grant of indemnification.

D. Exchange Controls

Foreign Exchange Regulations

There are no Israeli governmental laws, decrees or regulations that restrict or that affect the export or import of capital, including but not limited to, foreign exchange controls on remittance of dividends on the ordinary shares or on the conduct of the Group s operations, except as otherwise set forth in the paragraph below regarding taxation.

E. Taxation

The following information is regarding the Israeli laws only.

Investors are advised to consult their tax advisors with respect to the tax consequences of their purchases, ownership and sales of Ordinary Shares, including the consequences under applicable state and local law and federal estate and gift tax law, and the application of foreign laws or the effect of nonresident status on United States taxation. This tax summary does not address all of the tax consequences to the investors of purchasing, owning or disposing of the Ordinary Shares.

On July 24, 2002, the Israeli Knesset enacted income tax reform legislation, commonly referred to as the 2003 Tax Reform. The 2003 Tax Reform has introduced fundamental and comprehensive changes into Israeli tax laws. Most of the legislative changes took effect on January 1, 2003. The 2003 Tax Reform has introduced a transition from a primarily territorial-based tax system to a personal-based system of taxation with respect to Israeli residents. The Tax 2003 Reform has also resulted in significant amendment of the international taxation provisions, and new provisions concerning the taxation of capital markets including the abolishment of currently exempt investment routes (e.g., capital gains generated by Israeli individuals from the sale of securities traded on the Tel-Aviv Stock Exchange).

Relatively short time after the 2003 Tax Reform, the Israeli Parliament approved on July 25, 2005 an additional income tax reform legislation (the 2006 Tax Reform) pursuant to the recommendations of a committee appointed by the Israeli Minister of Finance, which incorporated additional fundamental changes in Israeli tax law. Inter alia, The 2006 Tax Reform includes a gradual reduction of income tax rates for both individuals and corporations over the years through 2010, and outlined a path towards uniformity in the taxation of interest, dividend and capital gains derived from securities. Most of the amendments to the tax law are effective as of January 1, 2006, subject to certain exceptions. Transition rules apply in certain circumstances.

Various issues related to the 2003 Tax Reform and the 2006 Tax Reform remain unclear in view of the legislative language utilized and the lack of authoritative interpretations at this stage. The analysis below is therefore based on our current understanding of the new legislation.

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E. Taxation 48

Income Taxes on Dividends Distributed by the Company to Non-Israeli Residents

Subject to the provisions of applicable tax treaties, dividend distributions from regular profits (non-Approved Enterprise) by the Company to a non-resident shareholder are generally subject to withholding tax of 20%. The portion of dividends paid out of profits earned under an Approved Enterprise tax status of the Company is subject to withholding tax at the rate of 15% (in excess of the tax paid by the company when the dividend is paid of these profits 25% tax).

Generally, under the Tax Treaty Between the Government of the United States of America and the Government of the State of Israel with Respect to Taxes on Income (US Treaty) the maximum rate of withholding tax on dividends paid to a shareholder who is a resident of the United States (as defined in the US Treaty) will be 25%. Due to the fact that a tax rate of 25% is higher than the maximum Israeli tax rate on dividends pursuant to the 2006 Tax Reform, the maximum tax rate should be 20%. However, when a U.S. tax resident corporation is the recipient of the dividend, the rate on a dividend out of regular (non-Approved Enterprise) profits may be reduced to 12.5% under the treaty, where the following conditions are met:

- (a) the recipient corporation owns at least 10% of the outstanding voting rights of the Company for all of the period preceding the dividend during the Company s current and prior taxable year; and
- (b) generally not more than 25% of the gross income of the paying corporation for its prior tax year consists of certain interest and dividend income.

Otherwise, the usual rates apply.

United States individual citizens and residents and U.S. corporations generally will be required to include in their gross income the full amount of dividends received from the Company with respect to the Ordinary Shares owned by them, including the amount withheld as Israeli income tax. Subject to the limitations and conditions provided in the Internal Revenue Code of 1986, as amended (the Code), such persons may be eligible to claim a credit for such withheld amounts against their United States federal income tax liability. As an alternative, the persons enumerated above (provided such persons, in the case of individual taxpayers, itemize their deductions) may elect to deduct such withheld tax from their gross income in determining taxable income (subject to applicable limitations on the deductions claimed by individuals). However, such a credit or deduction may be limited for U.S. alternative minimum tax purposes, depending on the taxpayer s specific circumstances.

Dividend payments on the Ordinary Shares will not be eligible for a dividends received deduction generally allowed to United States corporations under the Code.

Income Taxes on Dividends Distributed by the Company to Israeli Residents

The distribution of dividend income to Israeli residents will generally be subject to income tax at a rate of 20% for individuals and will be exempt from income tax for corporations. The portion of dividends paid out of profits earned under an Approved Enterprise tax status of the Company, to both individuals and corporations, is subject to withholding tax at the rate of 15% (in excess of the tax paid by the company when the dividend is paid of these profits 25% tax).

In addition, If an Individual Israeli shareholder is considered a principal shareholder at any time during the 12-month period preceding such sale, i.e., such shareholder holds directly or indirectly, including with others, at least 10% of any means of control in the company, the tax rate on the dividend (not source from Approved Enterprise income) will be 25%. The withholding tax by the Company on such dividend would remain 20%.

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E. Taxation 49

Tax on Capital Gains of Shareholders General

Israeli law imposes a capital gains tax on the sale of capital assets by an Israeli resident and on the sale of capital assets located in Israel or the sale of direct or indirect rights to assets located in Israel. The Israeli Tax Ordinance distinguishes between Real Gain and Inflationary Surplus . Real Gain is the excess of the total capital gain over Inflationary Surplus computed on the basis of the increase in the Israeli CPI between the date of purchase and the date of sale. The Real Gain accrued at the sale of an asset purchased on or after January 1, 2003 is generally taxed at a 20% rate for individuals and 25% for corporations. Inflationary Surplus, that accrued after December 31, 1993, is exempt from tax.

In July 2005 the Israeli Parliament approved a Reform in the Israeli taxation law, which among other decreases the corporate tax gradually from 31% in 2006 to 25% in 2010.

Pursuant to this amendment the Israeli Income Tax Ordinance that was enacted in July 2005, the corporate tax rate is to be gradually reduced from 31% to 25%, in the following manner: the tax rate for 2006 will be 31%, , in 2007 29% in 2008 27%, in 2009 26%, in 2010 and onwards 25%. The maximum tax rate for individuals is 49% and shall also be gradually reduced to 44% in 2010 and onwards. These rates are subject to the provisions of any applicable bilateral double taxation treaty. Israeli law generally imposes a capital gains tax on the sale of securities and any other capital assets.

Capital gains Israeli Individuals

The shareholder will generally be subject to tax at 20% rate on realized real capital gain accrued from January 1, 2003 and thereafter. To the extent that the shareholder claims a deduction of financing expenses, the gain will be subject to tax at a rate of 25% (until otherwise stipulated in bylaws that may be published in the future).

If such shareholder is considered a principal shareholder at any time during the 12-month period preceding such sale, i.e., such shareholder holds directly or indirectly, including with others, at least 10% of any means of control in the company, the tax rate will be 25%.

The tax basis of shares acquired prior to January 1, 2003 will be determined in accordance with the average closing share price in the three trading days preceding January 1, 2003. However, a taxpayer may elect the actual adjusted cost of the shares as the tax basis provided he can provide sufficient proof of such adjusted cost.

It should be noted hat different taxation rules may apply to shareholders who purchased their shares prior to the listing on the Tel Aviv Stock Exchange. They should consult with their tax advisors for the precise treatment upon sale.

It should be noted that different taxation rules may apply to shareholders who purchased their shares prior to the listing on the Tel Aviv Stock Exchange. They should consult with their tax advisors for the precise treatment upon sale.

Corporations which are subject to the Inflationary Adjustments Law

The shareholder will be subject to tax at the corporate tax rate on realized real capital gain (currently 31% in 2006).

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Corporations which are not subject to the Inflationary Adjustments Law

Generally, the shareholder will be subject to tax at the corporate tax rate of 25% on realized real capital gains.

Capital gains non-Israeli residents (Individuals and Corporations)

Non-Israeli residents are generally exempt from capital gains tax on any gains derived from the sale of shares publicly traded on the Tel Aviv Stock Exchange provided, however, that such capital gains are not derived from a permanent establishment in Israel, that such shareholders are not subject to the Inflationary Adjustment Law and that such shareholders did not acquire their shares prior to an initial public offering. In addition, non-Israeli companies will not be entitled to such exemption if an Israeli resident (i) has a controlling interest of 25% or more in such non-Israeli company, or (ii) is the beneficiary or is entitled to 25% or more of the revenues or profits of such non-Israeli company, whether directly or indirectly.

It should be noted hat different taxation rules may apply to shareholders who purchased their shares prior to the listing on the Tel Aviv Stock Exchange. They should consult with their tax advisors for the precise treatment upon sale.

Notwithstanding the foregoing with respect to both Israeli and non-Israeli residents, dealers (both individuals and corporation) in securities in Israel are generally taxed at regular tax rates applicable to business income.

The U.S. Israeli Tax Treaty exempts U.S. residents who hold an interest of less than 10% an Israeli company, and who held an interest of less than 10% during the 12 months prior to a sale of their shares, from Israeli capital gains tax in connection with such sale. Certain other tax treaties to which Israel is a party also grant exemptions from Israeli capital gains taxes.

F. Dividends and Paying Agents

Not applicable to Annual Reports.

G. Statement by Expert

Not applicable to Annual Reports.

H. Documents on display

A copy of each document (or a translation thereof to the extent not in English) concerning the Company that is referred to in this Annual Report on Form 20-F, is available for public view at our principal executive offices at American Israeli Paper Mills Ltd., 1 Meizer Street Industrial Zone, Hadera 38100, Israel. Copies of this Annual Report and the exhibits hereto may be inspected and copied at the SEC s Public Reference Room at NW, Washington, D.C. 20549. The public may obtain information on the operation of the SEC s Public Reference Room by calling the SEC in the United States at 1-800-SEC-0330.

ITEM 11 QUANTITATIVE AND QUALITATIVE DISCLOSURE ABOUT MARKET RISK

Due to its operations, the Company is exposed to market risks, consisting primarily of changes in interest rates on both short and long-term loans, changes in exchange rates and changes in raw material and energy prices. These changes possess an influence on the Company s results.

The Company s Board of Directors determines the policy according to which financial instruments are employed and defines the objectives to be attained, taking into account the Group s linkage balance sheet and the impact of changes in various currencies and in the Consumer Price Index on the Company s cash flows and on its financial statements.

AIPM conducts calculations of the its exposure every month and examines the compliance with the policy determined by the Board of Directors.

Furthermore, limited use is made of derivative financial instruments, which the Company employs for hedging the cash flows, originating from the existing assets and liabilities.

Such transactions are conducted primarily through currency options and forward transactions opposite Israeli banking institutions. The Company therefore believes that the inherent credit risk of these transactions is slight.

As of December 31, 2005 AIPM owns CPI-linked long-term loans (notes) in the total sum of about NIS 235 million. The interest on such loans is not higher than the market interest rate. In the event that the inflation rate shall rise significantly, a loss may be recorded in AIPM s financial statements, due to the surplus of CPI-linked liabilities.

In order to hedge this exposure, AIPM has entered into forward transactions, as at December 31, 2005 for hedging NIS 230 million against a rise in the CPI until December 2006. These transactions serve to replace hedging transactions of NIS 200 million that terminated in late 2005.

Credit Risks

The Company s and its subsidiaries cash and cash equivalents and the short-term deposits as of December 31, 2005 are deposited mainly with major Israeli banks. The Company and its subsidiaries consider the credit risks in respect of these balances to be remote.

Most of these companies—sales are made in Israel, to a large number of customers. The exposure to credit risks relating to trade receivables is limited due to the relatively large number of customers. The Group performs ongoing credit evaluations of its customers to determine the required amount of allowance for doubtful accounts. The Company believes that an appropriate allowance for doubtful debts is included in the financial statements.

Fair Value of Financial Instruments

The fair value of the financial instruments included in working capital of the Group is usually identical or close to their carrying value. The fair value of loans and other liabilities also approximates the carrying value, since they bear interest at rates close to the prevailing market rates, except as described below.

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Credit Risks 52

The Company does not disclose the fair value of long-term loans and capital notes included under investments in associated companies as of December 31, 2005, aggregating NIS 72,331,000 (see note 2b) and of a capital note to an associated company in the amount of NIS 32,770,000 (see note 4b), since their value cannot be reliably determined so long as they have no repayment dates.

In foreign

Quantitative Information Regarding Market Risk

The following are the balance-sheet components by linkage bases at December 31, 2005:

	Unlinked	CPI-linked	In foreign currency, or linked thereto (primarily US\$)	Non-monetary items	Total
Assets			.,		
Cash and cash equivalents	2.6		5.7		8.3
Short-term deposits and invest	11.4				11.4
Other accounts receivable	189.9	0.2	55.3	11.1	256.5
Inventories				64.0	64.0
Investments in associated companies	63.1		9.2	356.7	429.0
Deferred taxes on income				5.7	5.7
Fixed assets, net				379.9	379.9
Deferred expenses, net of accrued amortization				1.0	1.0
Total assets	267.0	0.2	70.2	818.4	1,155.8
Liabilities					
Short-term credit from banks and from others	93.2				93.2
Accounts payable	214.1	0.9	11.0		226.0
Deferred taxes on income				45.8	45.8
Notes (bonds) - including current maturities		234.6			234.6
Other liabilities - including current maturities	32.8				32.8
Shareholders' equity, funds and retained					
earnings				523.4	523.4
Total liabilities and equity	<u>340.1</u>	235.5	<u>11.0</u>	<u>569.2</u>	1,155.8
Surplus financial assets (liabilities) as at December 31, 2005	(73.1)	(235.3)	59.2	249.2	-

ITEM 12 DESCRIPTION OF SECURITIES OTHER THAN EQUITY SECURITIES

Not applicable to Annual Reports

ITEM 13 DEFAULTS, DIVIDEND ARREARAGES AND DELINQUENCIES

None.

ITEM 14 MATERIAL MODIFICATIONS TO THE RIGHTS OF SECURITY HOLDERS AND USE OF PROCEEDS

None.

ITEM 15 CONTROLS AND PROCEDURES

The Company maintains disclosure controls and procedures that are designed to ensure that information required to be disclosed in the Company's periodic filings with the SEC is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to the Company's management, including the Company's Chief Executive Officer (CEO' the Company's senior executive officer) and Chief Financial Officer (CFO' the Company's senior financial officer), as appropriate, to allow timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives. Furthermore, management necessarily was required to use its judgment in evaluating the cost to benefit relationship of possible disclosure controls and procedures. As of the end of the period covered by of this report, the Company performed an evaluation of the effectiveness of the design and operation of the Company's disclosure controls and procedures. The evaluation was performed with the participation of senior management of each business segment and key corporate functions, and under the supervision of the CEO and CFO. Based on the evaluation, the Company's management, including the CEO and CFO, concluded that the Company's disclosure controls and procedures were effective. There have been no significant changes in the Company's internal controls or in other factors that could significantly affect internal controls after the date the Company completed the evaluation.

ITEM 16A. AUDIT COMMITTEE FINANCIAL EXPERT

Amos Mar-Haim a member of the Registrant s Audit Committee, is Audit Committee Financial Experts under the applicable rules and regulations of the SEC. Amos Mar-Haim is independent, as that term is defined in the American Stock Exchange listing standards.

ITEM 16B. CODE OF ETHICS

The Company has adopted a code of ethics which is applicable to all directors, officers and employees of the Company, including its principal executive, financial and accounting officers and persons performing similar functions (the **Code of Ethics**). The Code of Ethics covers areas of professional and business conduct, and is intended to promote honest and ethical behavior, including fair dealing and the ethical handling of conflicts of interest; support full, fair, accurate, timely and understandable disclosure in reports and documents the Company files with, or submits to, the SEC and other governmental authorities, and in its other public communications; deter wrongdoing; encourage compliance with applicable laws and governmental rules and regulations; and ensure the protection of the Company s legitimate business interests. The Company encourages all of itsofficers and employees promptly to report any violations of the Code of Ethics, and has provided mechanisms by which they may do so. The Company will provide a copy of the Code of Ethics to any person, without charge, upon written request addressed to the Corporate Secretary of the Company at the Company s corporate headquarters in Hadera, Israel.

ITEM 16C. PRINCIPAL ACCOUNTANT FEES AND SERVICES

The Audit Committee maintains a policy of approving and recommending only those services to be performed by the Company s external auditors which are permitted under the Sarbanes-Oxley Act and the applicable rules of the SEC relating to auditor s independence, and which are otherwise consistent with

and will encourage, and are remunerated at levels that accord with, the basic principles of auditor independence. The practice of the Audit Committee is to receive from the Company s management, a list of all services, including audit, audit-related, tax and other services, proposed to be provided during the current fiscal year to the Company and its subsidiaries by Kesselman & Kesselman, an affiliate of PricewaterhouseCoopers. After reviewing and considering the services proposed to be provided during the current fiscal year and, where appropriate in order better to understand their nature, discussing them with management, the Audit Committee pre-approves such of the proposed services, with a specific pre-approved budget, as it considers appropriate in accordance with the above principles. Additional services from Kesselman & Kesselman and any increase in budgeted amounts will similarly be pre-approved during the year by the Audit Committee on a case-by-case basis.

All audit-related and non-audit-related services performed by Kesselman & Kesselman during 2005 were reported to, and the services proposed to be provided by them during 2006 pre-approved by the Audit Committee, in accordance with the procedures outlined above.

The total fees paid by the Company to Kesselman & Kesselman for all services, described above, including audit services, amounted to \$120 thousand in 2005, similar to 2004.

The Company s independent auditor provided additional services in 2005, related to consulting and guidance regarding the establishment of processes pursuant to Section 404 of the Sarbanes Oxley Act in the USA, in return for which a fee of \$30 thousand was paid.

Item 16D. Exemptions from the Listing Standards for Audit Committees

Not applicable.

Item 16E. Purchases of Equity Securities by the Issuer and Affiliated Purchasers

Neither the Company nor any affiliated purchaser purchased any of the Company s equity securities during 2005.

PART III

ITEM 17 FINANCIAL STATEMENTS

The Company prepares its financial statements in accordance with Israeli GAAP. The differences between Israeli GAAP and U.S. GAAP, as it relates to the Company, are described below:

a. The functional currency of the Company

Through December 31, 1993, the financial statements of the Company, presented in NIS values adjusted for the changes in the general purchasing power of the Israeli currency based on the changes in the exchange rate of the dollar were also used for the purposes of reporting in conformity with U.S. GAAP applicable to entities operating in hyper-inflationary economic environments, as prescribed by Statement No. 52 of the Financial Accounting Standards Board of the United States (FASB). Since the inflation rate in Israel has decreased considerably, the Company decided that, commencing in 1994, it would implement the rules relating to economies no longer considered hyper-inflationary, for reporting purposes, in accordance with U.S. GAAP.

Under those rules:

- 1) The functional currency of the Company (the currency in which most income is derived and most expenses are incurred) is the New Israeli Shekel (NIS);
- 2) The opening balances for 1994 are the balances presented in the Company s balance sheet at December 31, 1993;
- 3) Transactions performed from January 1, 1994 are presented on the basis of their original amounts in Israeli currency.

The term Re-measured NIS signifies the currency used for FASB 52 purposes, as described above.

As to the effect of application of these rules see (i) below.

As to the discontinuance of the adjustment of the financial statements under Israeli GAAP, to the exchange rate of the dollar as from January 2004, see not 1b to the financial statements.

b. Deferred income taxes

Under Israeli GAAP, no deferred taxes have been provided through December 31, 2004 in respect of certain long-lived (more than 20 years) assets, such as buildings and land. Under U.S. GAAP, in accordance with the provisions of FAS 109, income taxes are to be provided for any assets that have a different basis for financial reporting and income tax purposes. Following the adoption of Israeli Standard No. 19 in 2005, except for land that originated from business combinations consummated prior to January 1, 2005, these differences no longer exist.

In addition, for U.S. GAAP purposes deferred taxes are to be provided for with respect to un-remitted earnings of investee companies. Under Israeli GAAP due to the Company s policy to hold its investments in investee companies, and not to realize them, these temporary differences are considered differences permanent in duration for which deferred taxes are not provided for.

Through 1999, as long as the main investments of the Company were subsidiaries which were controlled by the Company, the Company did not provide for deferred taxes also for U.S. GAAP reporting purposes, since those differences were deemed to be not taxable due to the tax free inter-company dividend distribution law in Israel and tax planning on its behalf, accordingly.

As from 2000, due to changes in certain of the Company s investments from subsidiaries to associated companies, deferred taxes were provided for any portion that arose from investee companies sources other than pre-1993 undistributed earnings (taking into account the Company s tax strategy).

As to the effect of application of this treatment, see (i) below.

c. Employee stock option plans

Under Israeli GAAP, no compensation expenses are recorded in respect of employee stock options.

Under U.S. GAAP, the Company accounts for employee stock based compensation using the intrinsic value-based model of accounting prescribed by Accounting Principles Board Opinion No. 25 Accounting for Stock Issued to Employees (APB 25) and related interpretations. In accordance with FAS 123 Accounting for Stock-Based Compensation (FAS 123), the Company discloses proforma data assuming the Company had accounted for employee stock option grants using the fair value-based method defined in FAS 123.

All of the Company s awards are considered to be variable awards; thus the difference between the price of the shares at each balance sheet date and the exercise price of such options is charged to income over the vesting period and is adjusted in subsequent periods up to the measurement date (exercise or expiration date). The amount of the difference is correspondingly presented as capital surplus.

As to new accounting pronouncement relating to share-based compensation see (L) bellow.

Pro-forma disclosure

Had compensation cost for the employee stock options plans, been determined based on the fair value at the grant date, consistent with the method of FAS 123, the Company s net income and earnings per share would have been changed to the proform amounts indicated below:

	Year	Year ended December 31				
	2005	2004	2003			
	NIS in thousan	ds, except for per	share data			
Net income, as reported under U.S. GAAP	41,861	58,720	38,469			
Add (deduct): stock based employee compensation expense (reversal), included in reported net income, net of related tax effect	(1,838)	8,458	8,132			
Deduct: stock based employee compensation expense determined under fair value method for all awards, net of related tax effects	(939)	(3,523)	(4,055)			
Pro forma net income -under U.S. GAAP	<u>39,084</u>	63.655	<u>42,546</u>			
Earnings per share - under U.S. GAAP: Basic - as reported Basic - pro forma Diluted - as reported Diluted - pro forma	10.47 9.77 10.33 9.65	14.76 16.00 14.52 15.74	9.77 10.80 9.69 10.72			
5/1						

Pro-forma disclosure 57

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The shares are traded on stock exchanges in Tel-Aviv and in the U.S. ("AMEX"). The quoted prices per share, as of December 31, 2005, are NIS 195.4 and \$ 42.51 (NIS 195.67), respectively.

A summary of the status of the Company s plans as of December 31, 2005, 2004 and 2003, and changes during the years ended on those dates, is presented below:

	2005		2004		2003	
		Weighted average exercise <u>Price</u>		Weighted average exercise <u>Price</u>		Weighted average exercise <u>Price</u>
Options outstanding at	<u>Number</u>	<u>NIS</u>	<u>Number</u>	<u>NIS</u>	<u>Number</u>	<u>NIS</u>
beginning of year	152,103	132.74	216,243	159.15	333,916	147.27
Changes during the year:						
Exercised	(16,282)	143.38	(64,140)	153.82	(116,175)	116.37
Expired	(8,250)	178.25			(1,498)	98.62
Options outstanding at end of year	127,571	114.03	152,103	132.74	216,243	159.15
Options exercisable at year-end	*78,996	87.61	54,953	99.98	70,518	179.53

^{*} Represents the number of options fully vested as of December 31, 2005. Based upon the Company s share market value as of December 31, 2005, this reflects potentially 43,583 shares regarding the options exercisable at year-end.

The fair value of the options granted was computed by the Black-Scholes formula using the following assumptions: dividend yield of 0%; expected volatility of 30.5%; risk-free interest rate (linked to the Israeli CPI) of 4.5% and expected average life 5-5.5 years.

The following table summarizes information about options outstanding at December 31, 2005.

Options outstanding

Exercise Prices	Number outstanding at December 31, 2005	Average remaining contractual life Years	Number of options exercisable at December 31, 2005
<u>NIS</u>		<u>Years</u>	
45.57	18,948	0.5	18,948
91.16	12,473	0.8	12,473
103.43	47,575	1.5	47,575
180.37	48,575	2.5	
	127,571	1.7	78,996

d. Earnings per share (EPS)

Israeli GAAP relating to computation of EPS is described in note 1P to the financial statements attached.

The EPS computation according to U.S. GAAP presented below is in accordance with FAS 128.

As applicable to the Company, the main difference between the two methods of EPS computation is that shares to be issued upon exercise of employee stock options (under SAR plans) are taken into account in the computation of basic EPS in Israel, whereas in the United States, in computing basic EPS, only the weighted average number of company shares actually outstanding in the reported period is taken into account, and shares to be issued upon exercise of options are included in the computation of diluted EPS. Another difference is the U.S. requirement for separate presentation in the income statements of basic and diluted EPS as long as they are not identical, while, in Israel, such separate presentation is only required if the difference between basic and diluted EPS is in excess of 5%.

As to the effect of application of U.S. GAAP, see (i) below.

Following are data relating to the weighted average number of shares for the purpose of computing basic and diluted earnings per share under U.S. GAAP:

	2005	2004	2003
Weighted average number of shares used in the computation of basic earnings per share	3,999,910	3,978,339	3,938,035
Net additional shares from the assumed exercise of employee stock options	<u>51,700</u>	<u>65,375</u>	<u>31,673</u>
Weighted average number of shares used in the computation of diluted earnings per share	4.051.610	<u>4,043,714</u>	3,969,708

e. Investment in marketable equity securities accounted for by the equity method (associated company) Carmel Container Systems (Carmel) and T.M.M. Integrated Recycling Industries Ltd (TMM)

Under Israeli GAAP, an investment in an associated company is tested for impairment under the provisions of Israeli Standard No. 15 of the Israeli Accountant Standard Board Impairment of Assets (see note 1h to the financial statements). Based on the provisions of this Standard, and as explained in note 2f to the financial statements, the Company determined that the recoverable value of the investment in Carmel exceeds its carrying value (based, among other, on its Discounted Cash Flows), and accordingly, the investment was not written down.

Under U.S. GAAP (APB 18 The Equity Method of Accounting for Investments in Common Stock) and SEC Staff Accounting Bulletin (SAB) No. 59 (Accounting for Noncurrent Marketable Equity Securities), a decline in value of investment in an associated company which is other than temporary was recognized as a realized loss in 2003, establishing a new carrying value for the investment. Factors considered in determining that a decline is other than temporary included, among other, the length of time and the extent to which the market value has been less than the carrying value of the investment. The relevant market value for determining the impairment loss is the market value at December 31, 2003.

Therefore, although according to the Israeli GAAP the recoverable value of this investment exceeds its carrying value (see above) under U.S. GAAP and SEC rules described above, the decline in the market value of Carmel shares was the significant factor in determining other than temporary decline. Accordingly, for U.S.GAAP reporting, since the decline in the market value of Carmel was long and extensive, the Company reduced the carrying value of this investment to its market value as of December 31, 2003 and recorded an impairment loss amounting NIS 16,986,000 (see also share in profits of associated companies under U.S. GAAP in Item 3 above).

Pro-forma disclosure

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Under US GAAP- Since there is no goodwill or non amortizable assets, the impairment is attributed only to Carmel s fixed assets; therefore the Company amortizes the impairment at the rates applicable to Carmel s fixed assets. The amortization of the impairment, as above, resulted in an increase in the share in profits of the associated company amounting to NIS 1,699 thousands in 2005.

Under Israeli GAAP, an investment in an associated company is tested for impairment under the provisions of Israeli Standard No. 15 of the Israeli Accountant Standard Board Impairment of Assets (see note 1h to the financial statements). Based on the provisions of this Standard, and as explained in note 2g to the financial statements, the Company determined that the recoverable value of the investment in TMM based on an outside appraiser exceeds its carrying value (based, among other, on its Discounted Cash Flows), and accordingly, the investment was not written down.

Under U.S. GAAP (APB 18 The Equity Method of Accounting for Investments in Common Stock) and SEC Staff Accounting Bulletin (SAB) No. 59 (Accounting for Noncurrent Marketable Equity Securities), a decline in value of investment in an associated company which is other than temporary was recognized as a realized loss in 2005, establishing a new carrying value for the investment. Factors considered in determining that a decline is other than temporary included, mainly, the length of time and the extent to which the market value has been less than the carrying value of the investment. The relevant market value for determining the impairment loss is the market value at December 31, 2005.

Therefore, although according to the Israeli GAAP the recoverable value of this investment exceeds its carrying value (see above) under U.S. GAAP and SEC rules described above, the decline in the market value of TMM shares was the significant factor in determining other than temporary decline. Accordingly, for U.S.GAAP reporting, since the decline in the market value of TMM was long and extensive, the Company reduced the carrying value of this investment to its market value as of December 31, 2005 and recorded an impairment loss amounting NIS 10,000,000 (see also share in profits of associated companies under U.S. GAAP in Item 3 above).

f. Statements of income presentation

Under Israeli GAAP, the Company included, in the statements of income for the year ended December 31, 2003, under other income gain from sale of apartments.

Under U.S. GAAP, income from sale of apartments should be classified as part of operating income.

These adjustments were included in the reconciliation to the U.S. GAAP (see operating income under U.S. GAAP in Item 3 above).

g. Accounting for guarantees

The Group's applies for U.S. GAAP purposes the provisions of FASB interpretation No. 45 Guaranter's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others (FIN 45).

FIN 45 applies to guarantees either granted or amended after December 31, 2002. Applying FIN 45 has not had material effect on the Company.

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h. Other Information

1. Supplemental disclosure on employee rights upon retirement

The Company and its subsidiaries expects to contribute in 2006 NIS 8,813 thousands to the provident funds and to the insurance companies in respect of its severance pay obligations.

2. Reclassification

During 2005, the Company reclassified inventory of NIS 23,262 thousands (2004-NIS 20,833 thousands) to fixed assets on the basis that the spare parts for the machinery and equipment were not for current use and should be classified as non-current assets. The company has not changed the accounting for such inventory, other than to reclassify for all periods presented.

Year ended December 31

i. The effect of applying U.S. GAAP on the consolidated financial statements is as follows:

1) Consolidated statement of income figures:

	Year ended December 31			
	2005	2004	2003	
	NIS in thousands (except per share data)			
Net income, as reported according to Israeli GAAP Effect of treatment of the following items in accordance with U.S. GAAP:	45,715	62,732	60,047	
Functional currency	6,490	2,385	5,834	
Deferred income taxes - net	(3,961)	(2,080)	(4,703)	
Reconciliation resulting from our share in the adjustments of the associated companies	80	2,442	2,409	
Other then temporary impairment of an investment in associated companies Amortization of other then temporary impairment of an investment in	(10,000)		(16,986)	
an associated company Applying APB 25 in respect of employee stock options:	1,699	1,699		
Gross amount	3,093	(12,660)	(12,705)	
Deferred taxes	(1,255)	4,202	4,573	
Net income under U.S. GAAP	41,861	58,720	38,469	
Earnings per share:				
Under Israeli GAAP - net income per NIS 1 of par value of shares - Primary*	1,127	1,544	1,494	
Under U.S. GAAP - per share:				
Basic	10.47	14.76	9.77	
Diluted	10.33	14.52	9.69	

^{*} Each NIS 1 par value is composed of 100 ordinary shares of NIS 0.01 par value.

Pro-forma disclosure 61

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2) Shareholders equity:

	December 31		
	2005	2004	
	In thousands		
Shareholders' equity according to Israeli GAAP	523,384	575,313	
Effect of treatment of the following items in accordance with US GAAP: Functional currency	(45,840)	*(52,611)	
Other then temporary impairment of an investment in an associated companies, net of amortization Deferred income taxes	(23,588) 7.450	(15,287) *13.067	
Deferred income taxes			
Shareholders' equity under US GAAP	461,406	520,482	

^{*} Reclassified

3) Consolidated balance sheet figures:

-								•	-
1)	Α	C	Α	m	h	Α	r	3	

	2	2005		2004	
	NIS	Re-measured NIS	NIS	Re-measured NIS	
		In thousands			
	As Reported Under Israeli GAAP	Under U.S. GAAP	As Reported Under Israeli GAAP	Under U.S. GAAP	
Assets	63,999	59,885	*62,387	*56,449	
Inventories	428,957	407,971	*431,241	*418,276	
Investment in associated companies	379,934	340,914	*345,239	*300,746	
Fixed assets - net					
Liabilities and shareholders' equity	33,022	31,077	40,693	33,132	
Deferred taxes - net	523,384	461,406	575,313	520,482	
Shareholders' equity * Reclassified					

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j. Statement of cash flows

The Company presents its cash flow information, under Israeli GAAP net of the effects of inflation.

The information to be included under US GAAP for the years ended December 31, 2003, 2004 and 2005 is presented below:

	2005	2004	2003
	NIS		
		In thousands	
Net cash provided by operating activities	94,143	*30,096	53,895
Net cash used in investing activities	(19,868)	(42,043)	(32,261)
Net cash provided by (used in) financing activities	(73,770)	(138,946)	125,517
Effect of inflation and exchange difference on			
cash and cash equivalent		*	5,649
Increase (decrease) in cash and cash			
Equivalents	505	(150,893)	152,800
Balance of cash and cash equivalents			
at beginning of year	7,813	158,706	5,906
Balance of cash and cash equivalents			
at end of year	8,318	7,813	158,706

^{*} Reclassified

Under Israeli GAAP, cash flows relating to investments in, and proceeds from the sale of, marketable securities classified as a current investment are presented as investing activities in the statements of cash flows, while under U.S. GAAP, these securities should be classified as operating activities.

k. Reporting comprehensive Income

In addition to net income, comprehensive income includes translation of foreign currency financial statements of an investee company, as follows:

	Year Ended December 31		
	2005	2004	
	Re-measured NIS in thousands		
Net income under U.S. GAAP Differences from translation of foreign currency	41,861	58,720	
financial statements of an investee company	2,195	(1,288)	
	44,056	57,432	
Comprehensive income			

As of December 31, 2005 the accumulated other comprehensive income aggregates to 825 re-measured NIS, in thousands.

Under Israeli GAAP, translation differences are carried as a separate component in the balance sheet among shareholders equity , while under U.S. GAAP such differences are included in other comprehensive income under the provisions of FAS 130.

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L. Recently issued accounting pronouncements in the United States:

1) FAS 123 (revised 2004)Share-based Payment

In December 2004, the Financial Accounting Standards Board (FASB) issued the revised Statement of Financial Accounting Standards (FAS) No. 123, Share-Based Payment (FAS 123R), which addresses the accounting for share-based payment transactions in which the Company obtains employee services in exchange for (a) equity instruments of the Company or (b) liabilities that are based on the fair value of the Company s equity instruments or that may be settled by the issuance of such equity instruments. In March 2005, the SEC issued staff Accounting Bulletin No. 107. (SAB 107) regarding the SEC s interpretation of FAS 123R.

This Statement eliminates the ability to account for employee share-based payment transactions using APB 25, and requires instead that such transactions be accounted for using the grant-date fair value based method. This Statement will be effective as of the beginning of the first annual reporting period that begins after June 15, 2005. Early adoption of FAS 123R is encouraged. The company decided to adopt this statement on January 1, 2006. This Statement applies to all awards granted or modified after the Statement s effective date. In addition, compensation cost for the unvested portion of previously granted awards that remain outstanding on the Statement s effective date shall be recognized on or after the effective date, as the related services are rendered, based on the awards grant-date fair value as previously calculated for the pro-forma disclosure under FAS 123 (see also c. above).

The Company expects that upon the adoption of FAS 123R, it will apply the modified prospective application transition method, as permitted by the statement. Under such transition method, upon the adoption of FAS 123R, the new standard will be implemented as from the first quarter of 2006, with no restatement of prior periods. Taking into account the transition method adopted by the Company, the Company expects that the effect of applying this statement on the Company s results of operations in 2006 as it relates to existing option plans would not be materially different from the FAS 123 pro forma effect previously reported. The balance of unamortized compensation before taxation and any adjustment for forfeitures of options at December 31, 2005 amounted to approximately 300 thousands NIS. The cumulative effect upon adoption is not expected to be material to the Company s financial statements and results from operations.

2) FAS 151 Inventory Costs an amendment of ARB 43, Chapter 4

In November 2004, the FASB issued FAS No. 151, Inventory Costs an amendment of ARB 43, Chapter 4 (FAS 151). This Statement amends the guidance in ARB No. 43, Chapter 4, Inventory Pricing, to clarify the accounting for abnormal amounts of idle facility expense, freight, handling costs, and wasted material. This Statement requires that those items be recognized as current-period charges. In addition, this Statement requires that allocation of fixed production overheads to the costs of conversion be based on the normal capacity of the production facilities. This Statement will be effective for inventory costs incurred during fiscal years beginning after June 15, 2005 (January 1, 2006 for the Company). Earlier application of FAS 151 is permitted. The provisions of this Statement shall be applied prospectively. The Company does not expect this Statement to have a material effect on the Company s financial statements or its results of operations.

3) FAS 154 Accounting Changes and Error Corrections a replacement of APB Opinion No. 20 and FASB Statement No. 3

In June 2005, the Financial Accounting Standards Board issued FAS No. 154, Accounting Changes and Error Corrections a replacement of APB Opinion No. 20 and FASB Statement No. 3". This Statement generally requires retrospective application to prior periods financial statements of changes in accounting principle. Previously, Opinion No. 20 required that most voluntary changes in accounting principle were recognized by including the cumulative effect of changing to the new accounting principle in net income of the period of the change. FAS 154 applies to all voluntary changes in accounting principle. It also applies to changes required by an accounting pronouncement in the unusual instance that the pronouncement does not include specific transition provisions. When a pronouncement includes specific transition provisions should be followed. This Statement shall be effective for accounting changes and corrections of errors made in fiscal years beginning after December 15, 2005 (January 1, 2006 for the company). The Company does not expect the adoption of this statement will have a material impact on the Company s financial statements or its results of operations.

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4) FAS 155 Accounting for certain Hybrid Financial Instruments, an amendment of FASB statements No.133 and 140

In February 2006, the FASB issued FAS 155, accounting for certain Hybrid Financial Instruments, an amendment of FASB statements No.133 and 140. This statement permits fair value measurement for any hybrid financial instrument that contains an embedded derivative that otherwise would require bifurcation. This statement is effective for all financial instruments acquired or issued after the beginning of an entity s first fiscal year that begins after September 15, 2006. Earlier adoption is permitted as of the beginning of an entity s fiscal year, provided that no interim period financial statements have been issued for the financial year. The Company is currently evaluating the impact of this statement if any, on the Company s financial statements or its results of operations.

5) FAS 156 Accounting for servicing of Financial Assets an amendment of FASB Statement No. 140

In March 2006 the Financial Accounting Standards Board (the FASB) issued Statement of Financial Reporting No. 156 (SFAS 156). This Statement amends FASB Statement No. 140, Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities, with respect to the accounting for separately recognized servicing assets and servicing liabilities, and is effective for financial periods beginning after September 15, 2006. The Company does not currently engage in transfers of financial fixed assets and accordingly does not anticipate that the adoption of this statement will have a material impact on its financial statements.

6) EITF 04-13 Accounting for Purchases and Sales of Inventory with the Same Counterparty

In September 2005, the EITF issued EITF Issue No. 04-13, Accounting for Purchases and Sales of Inventory with the Same Counterparty. EITF 04-13 provides guidance as to when purchases and sales of inventory with the same counterparty should be accounted for as a single exchange transaction. EITF 04-13 also provides guidance as to when a non monetary exchange of inventory should be accounted for at fair value. EITF 04-13 will be applied to new arrangements entered into, and modifications or renewals of existing arrangements occurring as of the beginning of the first interim or annual reporting period after March 15, 2006. The application of EITF 04-13 is not expected to have a significant impact on the Company s financial statements.

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Schedule Valuation and Qualifying Accounts

Three Years Ended December 31, 2005

(NIS in thousands)

Column A	Column B	Column C	Column D	Column E
	Balance at beginning of period	Additions (reductions) charged to expenses	Deductions	Balance at end of period
Allowance for doubtful accounts: Year ended December 31, 2005	16,148	840	(74)	16,914
Year ended December 31, 2004	13,696	3,102	(650)	16,148
Year ended December 31, 2003	12,752	944		13,696

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ITEM 19 EXHIBITS

- (a) The following financial statements and supporting documents are filed with this report:
 - Consolidated Audited Financial Statements of the Company for the year ended December 31, 2005 (including Reports of Independent Registered Public Accounting Firms).
 - (ii) Financial statements of Mondi Business Paper Hadera Ltd. for the year ended December 31, 2005.
 - (iii) Financial statements of Hogla-Kimberly Ltd. for the year ended December 31, 2005.
 - (iv) Report of Independent Registered Public Accounting Firms on Schedule on Valuation and Qualifying Accounts and Schedule.
 - (v) Report of Independent Registered Public Accounting Firms on reconciliation to U.S. GAAP.
- (b) Exhibits:
- 1.1* Memorandum of Association
- 1.2** Articles of Association
- 3.1*** Voting Agreement dated February 5, 1980 by and among Clal Industries Ltd., PEC Israel Economic Corporation and Discount Bank Investment Corporation Ltd.
- 31.1 Certification of Chief Executive Officer pursuant to 17 CFR 240.13a-14(a), as adopted pursuant toss.302 of the Sarbanes-Oxley Act.
- 31.2 Certification of Chief Financial Officer pursuant to 17 CFR 240.13a-14(a), as adopted pursuant toss.302 of the Sarbanes-Oxley Act.
- 32.1 Certification of Chief Executive Officer pursuant to 18 U.S.C.ss.1350, as adopted pursuant toss.906 of the Sarbanes-Oxley Act.

ITEM 19 EXHIBITS 67

- 32.2 Certification of Chief Financial Officer pursuant to 18 U.S.C.ss.1350, as adopted pursuant toss.906 of the Sarbanes-Oxley Act.
- * Previously filed as an exhibit to the Company s Annual Report on Form 20-F for the year ended December 31, 1987, file No. 1-4212, and incorporated by reference herein.
- ** Filed herewith.
- *** Incorporated by reference to the exhibit number 3.1 in the Company s form 20-F for the year ended December 31, 1987.

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ITEM 19 EXHIBITS 68

SIGNATURES

Pursuant to the requirement of Section 12 of the Securities Exchange Act of 1934, the registrant certifies that it meets all of the requirements for filing on Form 20-F and has duly caused this annual report to be signed on its behalf by the undersigned, thereunto duly authorized.

AMERICAN ISRAELI PAPER MILLS LIMITED

By: /s/ Lea Katz

Name: Lea Katz

Title: Corporate Secretary

Dated: June 28, 2006

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SIGNATURES 69

EXHIBIT INDEX

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EXHIBIT INDEX 70

^{*} Previously filed as an exhibit to the Company s Annual Report on Form 20-F for the year ended December 31, 1987, file No. 1-4212, and incorporated by reference herein.

^{**} Filed herewith.

^{**} Incorporated by reference to the exhibit number 3.1 in the Company's form 20-F for the year ended

Exhibit 19(a)(i)

AMERICAN ISRAELI PAPER MILLS LIMITED 2005 CONSOLIDATED FINANCIAL STATEMENTS

AMERICAN ISRAELI PAPER MILLS LIMITED

2005 CONSOLIDATED FINANCIAL STATEMENTS

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Report of Independent Registered Public Accounting Firm

To the shareholders of

AMERICAN ISRAELI PAPER MILLS LIMITED

We have audited the consolidated balance sheets of American Israeli Paper Mills Limited (hereafter the Company) and its subsidiaries as of December 31, 2005 and 2004 and the consolidated statements of income, changes in shareholders equity and cash flows for each of the three years in the period ended December 31, 2005. These financial statements are the responsibility of the Company s board of directors and management. Our responsibility is to express an opinion on these financial statements based on our audits.

We did not audit the financial statements of certain associated companies, the Company s interest in which as reflected in the balance sheets as of December 31, 2005 and 2004 is NIS 352.7 million and NIS 353.1 million, respectively, and the Company s share in excess of profits over losses of which is a net amount of NIS 19.2 million, NIS 25 million and NIS 28.2 million for the years ended December 31, 2005, 2004 and 2003, respectively. The financial statements of those companies were audited by other Independent registered Public Accounting Firm whose reports have been furnished to us, and our opinion, insofar as it relates to amounts included for those companies, is based solely on the reports of the other auditors.

We conducted our audits in accordance with auditing standards generally accepted in Israel, including those prescribed by the Israeli Auditors (Mode of Performance) Regulations, 1973 and the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the Company s board of directors and management, as well as evaluating the overall financial statement presentation. We believe that our audits and the reports of the other auditors provide a reasonable basis for our opinion.

In our opinion, based on our audits and the reports of the other auditors, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Company and its subsidiaries as of December 31, 2005 and 2004 and the consolidated results of operations, changes in shareholders—equity and cash flows for each of the three years in the period ended December 31, 2005 in conformity with accounting principles generally accepted (GAAP) in Israel. Furthermore, in our opinion, the financial statements referred to above have been prepared in accordance with the Israeli Securities (Preparation of Annual Financial Statements) Regulations, 1993 (see also note 1).

As explained in note 1b, the financial statements, as of dates and for reporting periods subsequent to December 31, 2003, are presented in new Israeli shekels, in conformity with accounting standards issued by the Israel Accounting Standards Board. The financial statements as of dates and for reporting periods ended prior to, or on, the above date are presented in values that have been adjusted for the changes in the exchange rate of the U.S. dollar through that date, in accordance with pronouncements of the Institute of Certified Public Accountants in Israel.

/s/ Kesselman & Kesselman

Tel-Aviv, Israel March 16, 2006

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AMERICAN ISRAELI PAPER MILLS LIMITED

CONSOLIDATED BALANCE SHEETS

			DECEMBI	ER 31
		NOTE	2005	2004
		NIS IN T	HOUSANDS (SEE N	OTE 1B.)
ASSETS				
CURRENT ASSETS:		8		
Cash and cash equivalents		10	8,318	7,813
Short-term investments		10a;1f 10b	11,416	62,464
Accounts receivable: Trade		100	150,409	143,275
Other			106,124	101,840
Inventories		10c	63,999	*62,387
inventories		-	03,777	
Total current assets		_	340,266	377,779
INVESTMENTS AND LONG-TERM				
RECEIVABLES: Investments in associated companies		2;8	428,957	*431,241
Deferred income taxes		2, o 7f	5,655	6,511
Deterred medine taxes		-		
		_	434,612	437,752
FIXED ASSETS:		3		
Cost		-	1,057,911	*995,295
Less - accumulated depreciation			677,977	650,056
		-	379,934	345,239
DEFERRED CHARGES,		-		
net of accumulated amortization		1i	946	1,106
not of advantaged units defined.		-		1,100
Total assets		_	1,155,758	1,161,876
*Reclassified		_		
/s/ Yaki Yerushalmi)			
YAKI YERUSHALMI)	CHAIRMAN OF THE BOARD OF DIRECTORS		
/s/ Avi Brener)			
AVI DDENED	`	CHIEF EVECUTIVE		
AVI BRENER)	CHIEF EXECUTIVE OFFICER		
/s/ Israel Eldar)			

CONTROLLER

Date of approval of the financial statements: March 16, 2006

ISRAEL ELDAR

LIABILITIES AND SHAREHOLDERS' EQUITY CURRENT LIABILITIES: Credit from banks Current maturities of long-term notes Accounts payable and accruals: 10e	2004 DS (SEE NOTE 1B.)
LIABILITIES AND SHAREHOLDERS' EQUITY CURRENT LIABILITIES: Credit from banks Current maturities of long-term notes Accounts payable and accruals: 10e	,171 112,68-
CURRENT LIABILITIES:8Credit from banks10d93,Current maturities of long-term notes4a6,Accounts payable and accruals:10e	
Credit from banks10d93,Current maturities of long-term notes4a6,Accounts payable and accruals:10e	
Accounts payable and accruals: 10e	
	,827 6,64
Trade 90,	
	,512 87,550
	,093
Other 85,	,407 *65,844
Total current liabilities 326,	,010 272,733
LONG-TERM LIABILITIES:	
Deferred income taxes 7f 45,	,783 52,569
Loans and other liability	
(net of current maturities): 4;8	
Notes 227,	
Other liability 32,	,770 32,770
Total long-term liability 306,	,364 313,83
COMMITMENTS AND CONTINGENT LIABILITIES 9	
Total liabilities 632,	,374 586,56
CHAREHOLDERS FOUNTY.	-
SHAREHOLDERS' EQUITY: 6 Share capital (ordinary shares of NIS 0.01 par value: 125,	,257 125,25°
authorized - 20,000,000 shares; issued and paid:	,237 123,23
December 31, 2005 and 2004 - 4,002,205 and	
3,996,674 shares, respectively)	
	,060 90,06
Capital surplus resulting from tax benefit on exercise	,
	401
Differences from translation of foreign currency	
financial statements of associated companies ((813) $(2,80)$
Retained earnings 308,	,479 362,80
523,	,384 575,31
Total liabilities and shareholders' equity 1,155,	,758 1,161,87

^{*}Reclassified

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THE FINANCIAL STATEMENTS.

AMERICAN ISRAELI PAPER MILLS LIMITED

CONSOLIDATED STATEMENTS OF INCOME

	NOTE	2005	2004	2003
		NIS IN THO	USANDS (SEE N	OTE 1B.)
SALES - net COST OF SALES	10f;14 10g	482,461 383,179	482,854 375,904	465,092 362,185
GROSS PROFIT		99,282	106,950	102,907
SELLING, MARKETING, ADMINISTRATIVE AND GENERAL EXPENSES: Selling and marketing Administrative and general	10h	30,482 21,018	30,595 22,425	31,324 24,999
		51,500	53,020	56,323
INCOME FROM ORDINARY OPERATIONS FINANCIAL EXPENSES - net OTHER INCOME	10i 10j	47,782 12,490	53,930 13,118	46,584 15,989 1,609
INCOME BEFORE TAXES ON INCOME TAXES ON INCOME	7	35,292 5,991	40,812 3,152	32,204 7,706
INCOME FROM OPERATIONS OF THE COMPANY AND ITS SUBSIDIARIES SHARE IN PROFITS OF ASSOCIATED COMPANIES - net	2	29,301 16,414	37,660 25,072	24,498 35,549
NET INCOME FOR THE YEAR		45,715	62,732	60,047
			NIS	
NET INCOME PER NIS 1 OF PAR VALUE OF SHARES	1p;11	1,127	1,544	1,494

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THE FINANCIAL STATEMENTS.

AMERICAN ISRAELI PAPER MILLS LIMITED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY

CAPITAL DIFFERENCES
SURPLUS FROM
RESULTINGTRANSLATION
FROM OF
TAX FOREIGN
BENEFIT CURRENCY
ON FINANCIAL
EXERCISE STATEMENTS
OF OF
HARE CAPITAL EMPLOYEE ASSOCIATED

	SHARE CAPITAL	CAPITAL SURPLUSES		ASSOCIATED COMPANIES	RETAINED EARNINGS	TOTAL
		NIS	IN THOUSA	NDS (SEE NOTE		
BALANCE AT JANUARY 1, 2003 CHANGES IN 2003:	125,256	90,060	on mousa	(3,482)	439,116	650,950
Net income Dividend paid					60,047 (99,128)	60,047 (99,128)
Exercise of employee options into shares Differences from currency translation resulting from translation of financial	1					1
statements of associated companies				2,360		2,360
BALANCE AT DECEMBER 31, 2003 CHANGES IN 2004:	125,257	90,060		(1,122)	400,035	614,230
Net income Dividend paid					62,732 (99,964)	62,732 (99,964)
Exercise of employee options into shares Differences from currency translation resulting from translation of financial statements of associated	*					*
companies				(1,685)		(1,685)
BALANCE AT DECEMBER 31, 2004 CHANGES IN 2005:	125,257	90,060		(2,807)	362,803	575,313
Net income Dividend ** Exercise of employee options					45,715 (100,039)	45,715 (100,039)
into shares Differences from currency translation resulting from translation of financial statements of	*		401			401
associated companies				1,994		1,994
BALANCE AT DECEMBER 31, 2005	125,257	90,060	401	(813)	308,479	523,384

^{*} Represents an amount less than NIS 1,000.

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THE FINANCIAL STATEMENTS.

^{**} Includes a dividend, declared in December 2005 and paid in January 2006, amounting to approximately NIS 50 million.

(Continued) 1

AMERICAN ISRAELI PAPER MILLS LIMITED CONSOLIDATED STATEMENTS OF CASH FLOWS

CASH FLOWS FROM OPERATING ACTIVITIES: Net income for the year		2005	2004	2003
Net income for the year 45,715 62,732 60,047 Adjustments to reconcile net income to net cash provided by operating activities (A) 42,845 (15,637) (7,396) Net cash provided by operating activities 88,560 47,095 52,651 CASH FLOWS FROM INVESTING ACTIVITIES: "1,080 (30,952) (29,247) Short-term investments 51,003 (42,000) (20,000) Associated companies: "13,688 21,895 Granting of loans (2,744) (779) (8,241) Collection of loans 2,004 13,688 21,895 Proceeds from sale of subsidiary consolidated in the past (B) 2,004 13,688 21,895 Proceeds from sale of fixed assets (5,532) 1,001 3,332 Net cash used in investing activities (14,285) (59,042) (32,261) CASH FLOWS FROM FINANCING ACTIVITIES: 1 1 1 Notes issuance, net of issuance expenses of NIS 800,000 198,909 1 1 1 1 1 1 1 1 1 1 1 <t< th=""><th></th><th>NIS IN THO</th><th></th><th>EE NOTE</th></t<>		NIS IN THO		EE NOTE
Adjustments to reconcile net income to net cash provided by operating activities (A) 42,845 (15,637) (7,396) Net cash provided by operating activities 88,560 47,095 52,651 CASH FLOWS FROM INVESTING ACTIVITIES:	CASH FLOWS FROM OPERATING ACTIVITIES:			_
net cash provided by operating activities 42,845 (15,637) (7,396) Net cash provided by operating activities 88,560 47,095 52,651 CASH FLOWS FROM INVESTING ACTIVITIES: TURN (10,000) (30,952) (29,247) Short-term investments 51,003 (42,000) (20,000) Associated companies: (2,744) (779) (8,241) Collection of loans (2,744) (779) (8,241) Proceeds from sale of subsidiary consolidated in the past (B) 2,004 13,688 21,895 Proceeds from sale of fixed assets (6,532) 1,001 3,332 Net cash used in investing activities (14,285) (59,042) (32,261) CASH FLOWS FROM FINANCING ACTIVITIES: TURN CONSTREAM CONTRACTION		45,715	62,732	60,047
Net cash provided by operating activities 88,560 47,095 52,651 CASH FLOWS FROM INVESTING ACTIVITIES: Purchase of fixed assets (71,080) (30,952) (29,247) Short-term investments 51,003 (42,000) (20,000) Associated companies: Granting of loans (2,744) (779) (8,241) Collection of loans 2,004 13,688 21,895 Proceeds from sale of subsidiary consolidated in the past (B) 2,004 2,004 10,001 3,332 Net cash used in investing activities (14,285) (59,042) (32,261) CASH FLOWS FROM FINANCING ACTIVITIES: Notes issuance, net of issuance expenses of NIS 800,000 Consideration in respect of the exercise of options by employees 1 1 198,909 CASH FLOWS FROM FINANCING ACTIVITIES: Notes issuance, net of issuance expenses of NIS 800,000 Notes issuance, net of issuance expenses of NIS 800,000 1 1 1 2 2 1 2 2 2 2				

(Continued) 2

AMERICAN ISRAELI PAPER MILLS LIMITED CONSOLIDATED STATEMENTS OF CASH FLOWS

	2005	2004	2003
		THOUSANDS NOTE 1B.)	S (SEE
(A) ADJUSTMENTS TO RECONCILE NET INCOME TO NET CASH PROVIDED BY			
OPERATING ACTIVITIES:			
Income and expenses not involving cash flows:	(1 (11 1)	(25.052)	(25.5.10)
Share in profits of associated companies - net	(16,414)	(25,072)	(35,549)
Dividend received from associated company	21,761		16,391
Depreciation and amortization	31,604	28,633	28,247
Deferred income taxes - net	(7,671)	(10,096)	3,471
Capital losses (gains) on:			
Sale of fixed assets	(3,570)	508	(2,054)
Sale of subsidiary consolidated in the past (B)	(874)		
Losses (gains) on short-term deposits and investments	45	(464)	
Linkage and exchange differences (erosion) on principal of			
long-term loans from banks and others - net	(111)	(26)	79
Linkage differences on principal of notes	6,171	2,184	3,110
Linkage differences on principal of long-term loans granted			
to associated companies	(975)	(721)	(1,101)
Appreciation of a long-term capital note granted to			
an associated company			2,477
	29,966	(5,054)	15,071
Changes in operating asset and liability items:			
Increase in trade receivables	(7,162)	(2,279)	(9,260)
Increase in other receivables	(7,102)	(=,= / >)	(>,200)
(excluding deferred income taxes)	(1,587)	(12,037)	(8,935)
Decrease (increase) in inventories	(1,612)	7,434	(159)
Increase (decrease) in trade payables	3,018	2,954	(14,653)
Increase (decrease) in other payables and accruals	20,222	(6,655)	10,540
	12,879	(10,583)	(22,467)
	42,845	(15,637)	(7,396)
SUPPLEMENTARY DISCLOSURE OF CASH FLOW INFORMATION:			
Income taxes paid	1,559	3,242	11,553
Interest paid	15,828	20,697	11,335
8			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

(Concluded) 3

AMERICAN ISRAELI PAPER MILLS LIMITED CONSOLIDATED STATEMENTS OF CASH FLOWS

	2005
	NIS IN THOUSANDS (SEE NOTE 1B.)
(B) PROCEEDS FROM SALE OF SUBSIDIARY CONSOLIDATED IN THE PAST - see also note 10h:	
Assets and liabilities of the subsidiary consolidated in the past at the date of its sale:	
Working capital (excluding cash and cash equivalents)	509
Fixed assets	1,979
Long-term liabilities	(1,358)
Capital gain from the sale	874
	2,004

(C) INFORMATION ON ACTIVITIES NOT INVOLVING CASH FLOWS:

- 1) Dividend declared by the Company in December 2005, in the amount of approximately NIS 50 million, was paid in January 2006.
- 2) Dividend declared by an associated company in December 2005 was not paid yet. The Company s share in this dividend amounts to NIS 2,650,000.
- 3) In 2004, equipment, which the Company had found to be unsuitable for its use, was retired. The retirement was made against the cancellation of the loan made available by the supplier in respect of said equipment. The retirement amounted to NIS 1,079,000.

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THE FINANCIAL STATEMENTS.

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AMERICAN ISRAELI PAPER MILLS LIMITEDNOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1 SIGNIFICANT ACCOUNTING POLICIES

The financial statements are drawn up in conformity with accounting principles generally accepted in Israel and in accordance with the Israeli Securities (Preparation of Annual Financial Statements) Regulations, 1993. The Company s financial statements are presented separately from these consolidated financial statements.

The significant accounting policies, which, except for the changes required by the transition to nominal financial reporting in 2004 (see b below), and the implementation for the first time of Clarification No. 7 in 2005 (see j(7) below), were applied on a consistent basis, are as follows:

A. GENERAL:

1) Activities of the Group

American Israeli Paper Mills Limited and its subsidiaries (hereafter the Company) are engaged in the production and sale of paper packaging, in paper recycling activities and in the marketing of office supplies. The Company also has holdings in associated companies that are engaged in the production and sale of paper and paper products including the handling of

solid waste (the Company and its investee companies hereafter the Group). Most of the Group s sales are made on the local (Israeli) market. For segment information, see note 14.

2) Use of estimates in the preparation of financial statements

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the dates of the financial statements and the reported amounts of revenues and expenses during the reporting years. Actual results could differ from those estimates.

3) Definitions:

Subsidiaries companies over which the Company has control and over 50% of the ownership, the financial statements of which have been consolidated with the financial statements of the Company.

Associated companies investee companies, which are not subsidiaries, over whose financial and operational policy the Company exerts material influence, the investment in which is presented by the equity method. Material influence is deemed to exist when the percentage of holding in said company is 20% or more, unless there are circumstances that contradict this assumption.

Interested parties as defined in the Israeli Securities (Preparation of Annual Financial Statements) Regulations, 1993.

NOTE 1 SIGNIFICANT ACCOUNTING POLICIES (continued):

B. BASIS OF PRESENTATION OF THE FINANCIAL STATEMENTS

The Company draws up and presents its financial statements in Israeli currency (hereafter shekels or NIS).

1) Transition to nominal financial reporting in 2004

With effect from January 1, 2004, the Company has adopted the provisions of Israel Accounting Standard No. 12
- Discontinuance of Adjusting Financial Statements for Inflation of the Israel Accounting Standards Board (hereafter -the IASB) and, pursuant thereto, the Company has discontinued, from the aforesaid date, the adjustment of its financial statements for the changes in the exchange rate of the U.S. dollar (hereafter the dollar) against the shekel.

The amounts adjusted for the changes in the exchange rate of the dollar against the shekel (see (2) below), presented in the financial statements as of December 31, 2003 (hereafter the transition date), were used as the opening balances for the nominal financial reporting as of January 1, 2004. Additions made after the transition date have been included in the financial statements at their nominal values.

Accordingly, the amounts reported for 2003, as well as reported amounts for subsequent periods, that relate to non-monetary assets (including the depreciation and amortization thereon), investments in associated companies and equity items, which originate from the period that preceded the transition date, are based on the data adjusted for the changes in the exchange rate of the dollar, on the basis of the exchange rate at December 31, 2003, as previously reported. All the amounts originating from the period after the transition date are included in the financial statements at their nominal values.

NOTE 1 SIGNIFICANT ACCOUNTING POLICIES (continued):

Through December 31, 2003, the Company prepared its financial statements on the basis of historical cost adjusted for the changes in the exchange rate of the dollar, (see also note 8b) as permitted under Opinion 36 of the Institute of Certified Public Accountants in Israel (hereafter the Israeli Institute).

Through 2003, the components of the income statements were, for the most part, adjusted as follows: the components relating to transactions carried out during the reported period—sales, purchases, labor costs, etc.—were adjusted on the basis of the date on which the transaction was carried out, while those relating to non-monetary balance sheet items (mainly changes in inventories and depreciation) were adjusted on the same basis as the related balance sheet item. The financing component represents financial income and expenses in real terms and the erosion of balances of monetary items during the year.

The investment in some of the associated companies (whose operations constitute an integral part of the Company's operations) and the Company's share in their operating results are recorded on the basis of the adjusted financial statements (in accordance with the provisions of Standard No. 12, as described above) of these companies. As to associated companies whose financial statements were adjusted until December 31, 2003 on the basis of the changes in the Israeli CPI, see (3) below.

- 2) The amounts of non-monetary assets do not necessarily represent realization value or current economic value, but only the reported amounts of such assets, as described in (1) above. In these financial statements, the term cost signifies cost in reported amounts.
- 3) Associated companies whose financial statements are adjusted on the basis of the changes in the Israeli CPI

For purposes of inclusion on the equity basis, until December 31, 2003, the amounts included in the financial statements of the above associated companies operating independently, were treated as follows:

Balance sheet items at the end of the year and the results of operations for the year reflect the amounts presented in the financial statements of such companies. Balance sheet items at the beginning of the year and changes in shareholders equity items during the year were adjusted on the basis of the changes in the exchange rate of the dollar at the beginning of the year or at the date of each change, respectively, through the end of the year. Any differences resulting from the treatment described above were carried to the adjusted shareholders equity under a separate item (differences from translation of foreign currency financial statements of associated companies).

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AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 1 SIGNIFICANT ACCOUNTING POLICIES (continued):

As from January 1, 2004, no additional differences have been included in respect of said companies, in view of their transition to reporting under Standard 12, as also applied by the Company.

C. PRINCIPLES OF CONSOLIDATION:

- 1) The consolidated financial statements include the accounts of the Company and its subsidiaries. A list of the main subsidiaries is presented in a schedule to the financial statements.
- 2) Intercompany transactions and balances, as well as profits on intercompany sales that have not yet been realized outside the Group, have been eliminated.

D. INVENTORIES

Raw materials and supplies, finished goods, purchased products and maintenance and sundry materials (including spare parts) are valued at the lower of cost or market (net of processing costs and after deduction of a provision for obsolescence, where appropriate); cost is determined on the moving average basis.

Spare parts of the machinery and equipment that are not for current use, are presented under fixed assets.

E. INVESTMENTS IN ASSOCIATED COMPANIES:

1) The investments in these companies are accounted for by the equity method.

According to this method, the Company records, in its statement of income, its share in the profits and losses of these companies that were created after acquisition, and, in its statement of changes in shareholders—equity, its share in changes in capital surpluses (mostly translation differences relating to their investments in subsidiaries that present their financial statements in foreign currency) that were created after acquisition.

- 2) Profits on intercompany sales, not yet realized outside the Group, have been eliminated according to the percentage of the Company s holding in such companies.
- 3) The Company reviews at each balance sheet date whether any events have occurred or changes in circumstances have taken place, which might indicate that there has been an impairment of its investments in associated companies see h. below.
- 4) The excess of cost of the investment in associated companies over the equity in net assets at time of acquisition (excess of cost of investment) or the excess of equity in net assets of associated companies at time of acquisition over the cost of their acquisition (excess of cost of investment) represent the amounts attributed to specific assets upon acquisition, at fair value. The excess of cost of investment and the negative excess of cost of investment are presented at their net amount and are amortized over the remaining useful life of the assets. The average rate of amortization is 10%.

NOTE 1 SIGNIFICANT ACCOUNTING POLICIES (continued):

F. MARKETABLE SECURITIES

These securities are stated at market prices.

The changes in value of the above securities are carried to financial income or expense.

G. FIXED ASSETS:

- 1) Fixed assets are stated at cost, net of related investment grants.
- Fixed assets of own manufacture are stated at cost, based on the direct costs with the addition of an appropriate portion of indirect production costs.
- 3) Borrowing costs in respect of credit applied to finance the construction of fixed assets during the period until construction is completed are charged to the cost of such assets.
- 4) The assets are depreciated by the straight-line method on the basis of their estimated useful life, as follows:

YEARS

Buildings
Machinery and equipment
Vehicles
Office furniture and
equipment (including
computers)

10-50 (mainly 33) 7-20 (mainly 10 and 20) 5-7 (mainly 7)

3-17 (mainly 4)

H. IMPAIRMENT OF ASSETS

The Company assesses—at each balance sheet date—whether any events have occurred or changes in circumstances have taken place, which might indicate that there has been an impairment of non-monetary assets, mainly fixed assets and investments in associated companies. When such indicators of impairment are present, the Company evaluates whether the carrying value of the asset is recoverable from the cash flows expected from that asset. See note 2g.

The recoverable value of an asset is determined according to the higher of the net selling price of the asset or its value in use to the Company. The value in use is determined according to the present value of anticipated cash flows from the continued use of the asset, including those expected at the time of its future retirement and disposal.

When it is not possible to assess whether an impairment provision is required for a particular asset on its own, the need for such a provision is assessed in relation to the recoverable value of the cash-generating unit to which that asset belongs.

NOTE 1 SIGNIFICANT ACCOUNTING POLICIES (continued):

I. DEFERRED CHARGES

The item represents notes issuance costs, which are amortized over the period of the notes (see note 4a).

As to the change from January 1, 2006 in the method of presenting and amortizing these charges see q(1) below.

J. DEFERRED INCOME TAXES:

Commencing January 1, 2005, the Company applies the IASB s Accounting Standard No. 19 Taxes on Income that
prescribes the accounting treatment (recognition criteria, measurement, presentation and disclosure) required for taxes on
income.

For the most part, the provisions of this standard are the same as the accounting principles that the Company applied prior to implementing the new standard.

2) In accordance with the standard and with prior years policy, the Company recognizes deferred taxes in respect of temporary differences between the amounts of assets and liabilities as reported in the consolidated financial statements and those taken into account for tax purposes; the standard requires that full recognition be given to deferred taxes in respect of all taxable temporary differences, except for the temporary difference resulting from the initial recognition of goodwill and the temporary difference resulting from the initial recognition of an asset or a liability that has no effect on the profit or loss, whether for accounting or tax purposes, at that time (unless the temporary difference results from the initial recognition of a business combination).

Deferred tax assets are recognized for all temporary differences that are tax deductible, up to the amount of the differences that are expected to be utilized in the future, against taxable income. As to the main types of differences, in respect of which deferred taxes have been included see note 7f.

- 3) Deferred tax balances are computed at the tax rates expected to be in effect at the time the deferred tax asset is utilized or the deferred tax liability is settled, based on the tax rates and the tax laws enacted, or substantively enacted, by the balance sheet date.
- 4) The current taxes, as well as the changes in the deferred tax balances, are included in the tax expenses or income in the reporting period, except for taxes derived from the initial recognition of business combinations and except for the tax in respect of transactions that are recognized directly in shareholders equity (in such instances, the applicable tax is taken directly to shareholders equity).
- 5) Taxes that would apply in the event of disposal of investments in subsidiaries and associated companies have not been taken into account in computing the deferred taxes, as it is the Company s policy to hold these investments, not to realize them.

NOTE 1 SIGNIFICANT ACCOUNTING POLICIES (continued):

- 6) The Group may incur an additional tax liability in the event of an intercompany dividend distribution derived from approved enterprises profits see note 7a. No account was taken of this additional tax, since it is the Group s policy not to cause distribution of dividends, which would involve an additional tax liability to the Group in the foreseeable future.
- 7) In April 2005, the IASB issued Clarification No. 7 Accounting Treatment of the Tax Benefits, in Respect of Capital Instruments Granted to Employees, For Which No Compensation was Recognized . The provisions of this clarification apply to such tax benefits, which have not been allowed as a deduction through December 31, 2004. The clarification stipulates that, commencing on January 1, 2005, the tax benefit derived by the Company from the exercise of options granted to employees is to be carried to shareholders equity, in the period in which the benefit to the employees is allowed as a deduction for tax purposes. Formerly, the aforesaid tax saving was credited to the statement of income, as part of the taxes on income item.

K. REVENUE RECOGNITION

Revenue from sale of products on the local market and for export, net of discounts granted, is recognized upon the transfer of ownership to the buyer (in accordance with the sale conditions).

L. SHIPPING AND HANDLING COSTS

Shipping and handling costs are classified as a component of selling and marketing expenses.

M. ALLOWANCE FOR DOUBTFUL ACCOUNTS

The allowance is determined mainly in respect of specific debts doubtful of collection (see note 12b).

N. DERIVATIVE FINANCIAL INSTRUMENTS

Gains or losses from derivatives that are hedging existing assets or liabilities are recognized in income and cash flows statements commensurate with the results from those assets or liabilities.

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NOTE 1 SIGNIFICANT ACCOUNTING POLICIES (continued):

O. CASH EQUIVALENTS

The Group considers all highly liquid investments, which include short-term bank deposits that are not restricted as to withdrawal or use, the period to maturity of which did not exceed three months at time of deposit, to be cash equivalents.

P. NET INCOME PER NIS 1 OF PAR VALUE OF SHARES

Net income per NIS 1 of par value of shares is computed in accordance with Opinion 55 of the Israeli Institute; as to the data used in the per share computation see note 11.

Q. RECENTLY ISSUED ACCOUNTING PRONOUNCEMENTS IN ISRAEL

1) In August 2005, the IASB issued Israel Accounting Standard No. 22 Financial Instruments: Disclosure and Presentation , which is based on International Accounting Standard No. 32. This standard prescribes the rules for the presentation of financial instruments and the proper disclosure required therefor. The standard prescribes the rules pursuant to which financial instruments are to be classified and are to be presented as a liability (while broadening the definition of a financial liability) or as an equity instrument (presented within shareholders equity). The standard also prescribes rules for bifurcating and classifying compound financial instruments (that include both an equity component and a liability component), the circumstances under which the offsetting of financial assets and financial liabilities is permitted, and the treatment of the costs of issuing financial instruments. The standard also prescribes that interest, dividends, losses and gains relating to financial instruments shall be recorded as income or expense in the income statements when the instrument is classified as a financial liability, or an as an equity movement when the instrument is classified as an equity instrument, respectively.

This accounting standard is to be applied to financial statements for periods commencing on or after January 1, 2006, and is to be applied prospectively. Upon initial implementation of the standard, all the financial instruments existing at the transition date will be classified and presented in accordance with the classification and presentation rules prescribed by the standard; compound financial instruments will be bifurcated into their components, prior to said classification, in accordance with the transitional provisions prescribed by the standard. Comparative data will not be restated.

When the standard takes effect, the Israeli Institute s Opinion 48 Accounting Treatment of Option Warrants , and Opinion 53 Accounting Treatment of Convertible Liabilities will be revoked.

The balance of deferred issuance costs relating to the notes, which at December 31, 2005 amounted to NIS 946,000 will be reclassified at the time of the standard taking effect and will be presented as a deduction from the amount of the liability to which such expenses relate.

These costs will be amortized, in future reporting periods, according to the interest method. The change in the amortization method will not have a material effect on operating results in future reporting periods.

NOTE 1 SIGNIFICANT ACCOUNTING POLICIES (continued):

2) In September 2005, the IASB issued Accounting Standard Israel No. 24 Share-based Payment . This standard prescribes the recognition and measurement principles, as well as the disclosure requirements, relating to share-based payment transactions. Prior to the issuance of said standard, no mandatory directives were in place in Israel for the measurement and recognition of share-based payment transactions, with the exception of certain disclosure requirements. Accordingly, in the past, equity instrument grants to Company employees did not have recognition or measurement implications on the Company s financial statements.

The new standard is applicable to transactions whereunder a company acquires goods or receives services in consideration for equity instruments of the company (hereafter equity grant), or cash (or other assets) consideration, where the amount of the consideration is based on the price or value of equity instruments of the company (hereafter liability grant). The standard requires the recognition of such transactions at fair value. The standard is applicable to share-based payment transactions with employees and non-employees.

With respect to equity grants to employees, the standard stipulates that the value of the labor services received from them in return is to be measured on the day of the grant, based on the fair value of the equity instruments that were granted to the employees. The value of the transactions, measured in the above manner, is to be expensed over the period that the employee s right to exercise or receive the underlying equity instruments vests; commensurate with the recognition of the expense, a corresponding increase is to be recorded as a capital surplus under the company s shareholders equity.

According to the provisions of the standard, the initial measurement of the fair value of liability grants is to be made on the date of the grant and recognized as a liability in the company s balance sheet; thereafter, the liability is to be remeasured at each balance sheet date until said liability is settled. The changes in the amount of the liability are carried to the income statement on a current basis. The standard also sets out guidelines for the allocation of income taxes in respect of share-based payments.

Accounting Standard No. 24 is to be applied to financial statements covering periods commencing on, or after, January 1, 2006

The transitional provisions of the standard make a distinction between equity grants and liability grants:

- a) For equity grants, the standard prescribes that its provisions are to be applied to all grants that are made subsequent to March 15, 2005, which had not yet vested at the effective date of the standard. As a result, upon the standard taking effect, the financial statements for 2005 will need to be restated in order to reflect such grants.
- b) The provisions of the standard shall be retroactively applicable to liabilities relating to liability grants existing at the effective date. As a result, upon the standard taking effect, the financial statements for all prior periods will need to be restated in order to reflect these grants.

NOTE 1 SIGNIFICANT ACCOUNTING POLICIES (continued):

The transitional provisions of the standard further stipulate that any modifications to the terms of existing grants executed subsequent to March 15, 2005 shall be subject to the provisions of the standard, even if the grants themselves are not. As a result, upon the standard taking effect, the financial statements for 2005 will need to be restated in order to reflect such modifications.

The Company intends to implement the provisions of the standard starting from 2006. The Company has a liability in respect of a liability grant, regarding which the effect of the retroactive implementation of the provisions of the standard, for each of the relevant years and cumulatively, is immaterial.

In addition, new grants of options or shares to employees or service providers of the Company, would result, in the following reporting periods, in the recording of payroll expenses or expenses relating to the cost of the services, at their fair value.

3) In February 2006, the IASB issued Israel Accounting Standard No. 21 Earnings per Share, which is based on International Accounting Standard No. 33. Accounting Standard No. 21 provides rules for the computation of earnings per share data and their presentation in the financial statements, and is to supersede, starting from its effective date, the existing rules relating to the computation and presentation of such data, which are based on Opinion 55 of the Israeli Institute; the standard is to be applied in financial statements for periods commencing on or after January 1, 2006.

According to the standard, the computation of basic earnings per share is generally based on the earnings available for distribution to holders of ordinary shares, which is divided by the weighted average number of ordinary shares outstanding during the period. This computation no longer takes into account the effect relating to potential shares that may derive from the expected conversion of convertible financial instruments, or the performance of contracts that confer rights to shares upon their holders.

In computing the diluted earnings or loss per share, the weighted average number of shares to be issued is to be added to the average number of ordinary shares used in the computation of the basic earnings per share data, assuming that all dilutive potential shares will be converted into shares. The potential shares are taken into account, as above, only when their effect is dilutive (reducing the earnings or increasing the loss per share from continuing activities); for the purpose of the computation of the weighted average, dilutive potential ordinary shares shall be deemed to have been converted into ordinary shares at the beginning of the period or, if later, the date of the issue of the potential ordinary shares. The standard also revises the treatment of the effect on the earnings resulting from the expected conversion of potential shares, and makes certain adjustments to the Company s share in the operating results of associated companies and consolidated subsidiaries for the purpose of their inclusion in earnings used for the computation.

Upon the initial adoption of the standard, and in accordance with the transitional provisions stipulated therein, the comparative earnings per share data are to be restated in the financial statements, in order to reflect, with retroactive effect, the computation of the earnings per share under the new directives.

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AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 1 SIGNIFICANT ACCOUNTING POLICIES (continued):

In the opinion of the Company, the implementation of this standard is not expected to have a material effect on the earnings per share data included in these financial statements.

4) In February 2006, the IASB issued Israel Accounting Standard No. 25 Revenue, which is based on International Accounting Standard No. 18. This standard prescribes recognition, measurement, presentation and disclosure criteria for

revenues originating from the sale of goods purchased or manufactured by the company, the provision of services, as well as revenues deriving from the use of the company s assets by others (interest income, royalties or dividends).

The principal issue in accounting for revenue is determining the timing of revenue recognition. Revenue from the sale of goods shall be recognized when all the following conditions have been satisfied: (a) the significant risks and rewards of ownership of the goods have been transferred to the buyer; (b) the company retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold; (c) the amount of revenue can be measured reliably; (d) it is probable that the economic benefits associated with the transaction will flow to the company; and (e) the costs incurred or to be incurred in respect of the transaction can be measured reliably.

Revenue from the provision of services shall be recognized by reference to the stage of completion of the transaction at the balance sheet date, subject to the satisfaction of conditions (c) through (e) above, and only when the stage of completion of the transaction at the balance sheet date can be measured reliably.

A clarification of said standard was issued by the IASB in February 2006: Clarification No. 8 Reporting of Revenue on a Gross or Net Basis . According to the clarification, a company acting as an agent or an intermediary, without bearing the risks and rewards resulting from the transaction, will present its revenue on a net basis (as profit or commission). However, a company that acts as a principal supplier and bears the risks and rewards resulting from the transaction will present its revenue on a gross basis, distinguishing the turnover from the related expenses.

Standard 25 shall be applicable to financial statements for periods commencing on or after January 1, 2006. The standard is to be applied prospectively; nevertheless, in accordance with the transitional provisions of the standard, the classification and presentation of revenue on a gross or net basis, as above, shall be applied with retroactive effect, including the restatement of revenues and expenses appearing in the comparative figures in the financial statements for periods commencing on the effective date of the standard.

Until the publication of said standard and the related clarification, there were no accounting pronouncements, and the accounting treatment of this issue was mostly based on generally accepted accounting practices and foreign accounting pronouncements. The company is currently examining the effect of the implementation of this standard on its financial statements in future periods.

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AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 2 INVESTMENTS IN ASSOCIATED COMPANIES:

A. The Company has a number of investments in associated companies, which are held either directly or through investee companies. The financial statements of significant associated companies (Mondy Business Paper Hadera Ltd. formerly Neusiedler Hadera Paper Ltd, NHP and Hogla-Kimberly Ltd.) are attached to these financial statements.

B. COMPOSED AS FOLLOWS:

	DECEMI	BER 31
	2005	2004
	NIS IN THO	OUSANDS
Shares:		
Cost	54,241	54,241
Excess of cost of investment - net	2,086	2,086
Less - accumulated amortization	(2,180)	(2,624)
Gain on issuance of shares of an associated		
company to a third party	40,241	40,241
Adjustments resulting from translation of foreign currency		

	DECEM	IBER 31
financial statements	(813)	(2,807)
Share in profits (after deduction of losses) accumulated since acquisition	263,051	271,492
Long-term loans and capital notes *	356,626 72,331	362,629 **68,612
	428,957	431,241

* Classified by linkage terms, the total amounts of the loans and capital notes are as follows:

	WEIGHTED AVERAGE	DECEM	IBER 31
	INTEREST RATE AT DECEMBER 31, 2005	2005	2004
	%	NIS IN TH	OUSANDS
In dollars Linked to the Israeli CPI***		9,206	8,616 **10,709
Unlinked loans and capital notes	2.2%	63,125	49,287
		72,331	68,612

^{**} Reclassified.

As of December 31, 2005, the repayment dates of the balance of the loans and capital notes have not yet been determined.

^{***} In 2005, the terms of the loans linked to the Israeli CPI were changed and these loans became unlinked loans.

NOTE 2 INVESTMENTS IN ASSOCIATED COMPANIES (continued):

C. THE CHANGES IN THE INVESTMENTS DURING 2005 ARE AS FOLLOWS:

	NIS IN THOUSANDS
Balance at beginning of year	431,241
Changes during the year:	
Share in profits of associated companies - net	16,414
Dividend from associated companies	(24,411)
Adjustments resulting from translation of foreign currency	
financial statements	1,994
Increase in balance of long-term loans and capital notes - net	3,719
Balance at end of year	428,957

D. MONDY BUSINESS PAPER HADERA LTD. (hereafter Mondy Hadera; formerly Neusiedler Hadera Paper Ltd. NHP):

Mondy Hadera is held to the extent of 49.9% by the Company and also by Neusiedler AG (hereafter Neusiedler), under an agreement dated November 21, 1999. According to said agreement, Mondy Hadera purchased the Group's activities in the field of printing and writing paper, and issued to Neusiedler 50.1% of its shares. As part of the said agreement, Neusiedler was granted an option to sell to the Company its holdings in Mondy Hadera, at a price that is 20% lower than the value (as defined in the agreement). The understanding between the parties is that the option would only be exercised under prolonged, extraordinary circumstances that preclude the operation of Mondy Hadera in Israel. The Company believes that the likelihood of such circumstances is very remote.

E. HOGLA-KIMBERLY LTD. (hereafter Hogla-Kimberly)

Hogla-Kimberly is held to the extent of 49.9% by the Company and to the extent of 50.1% by Kimberly Clark Corporation (hereafter- KC).

F. INVESTMENT IN CARMEL CONTAINER SYSTEMS LIMITED (HEREAFTER CARMEL)

The investment in Carmel s shares, as of December 31, 2005 and 2004, amounts to NIS 32,897,000 and NIS 32,300,000, respectively, which represents a holding of 26.25%. Carmel s shares are traded in the United States on the AMEX Stock Exchange.

NOTE 2 INVESTMENTS IN ASSOCIATED COMPANIES (continued):

In November 2004, Carmel s board of directors decided to take measures to withdraw Carmel s shares from trade on the AMEX Stock Exchange in the United States and also to deregister with the SEC. Accordingly, trade in Carmel s shares on the AMEX was suspended from November 30, 2004 and in July 2005 the process of deregistering the shares from being traded and with the SEC was finalized.

The financial statements of Carmel are drawn up in accordance with the provisions of Accounting Standard No. 12 of the IASB. Until December 31, 2003, the financial statements were drawn up on the basis of cost, adjusted for the changes in the general purchasing power of Israeli currency measured on the basis of the Israeli CPI. For purposes of inclusion in the consolidated financial statements up to said date, Carmel s financial statements were adjusted on the basis of the changes in the exchange rate of the dollar.

G. INVESTMENT IN T.M.M INTEGRATED RECYCLING INDUSTRIES LTD. (HEREAFTER T.M.M.)

As of December 31, 2005, the Company s share in T.M.M. (directly and through another associated company) is 43.08%

The excess of equity in net assets of T.M.M. shares, over the cost of the investment therein, which amounts to NIS 1,581,000, is amortized over a period of ten years.

As of December 31, 2005 and 2004, the direct investment in the shares of T.M.M is NIS 13,703,000 and NIS 15,726,000, respectively. The market value of these shares as of December 31, 2005 and 2004 is NIS 10,436,000 and NIS 11,338,000, respectively.

The Company s management examined the value of its investment in T.M.M. for impairment, which is not temporary in nature. The Company used the services of an outside appraiser in determining the value in use to the Company. Based on this, the Company s management believes that the investment does not need to be written down.

NOTE 3 FIXED ASSETS:

Land and buildings thereon Machinery and equipment

Office furniture and equipment (including computers) Payments on account of machinery and equipment Spare parts - not current

Vehicles

A. COMPOSITION OF ASSETS AND THE ACCUMULATED DEPRECIATION THEREON, GROUPED BY MAJOR CLASSIFICATIONS, AND CHANGES THEREIN DURING 2005, ARE AS FOLLOWS:

	CO	OST	
BALANCE AT BEGINNING OF YEAR	ADDITIONS DURING THE YEAR	RETIREMENTS DURING THE YEAR	BALANCE AT END OF YEAR
	NIS IN TH	IOUSANDS	
189,227	40,369	774	228,822
673,753	16,681	1,036	689,398
29,954	5,362	4,220	31,096
68,362	2,073	269	70,166
13,166	4,166	2,165	15,167
20,833*	2,429		23,262
995,295	71,080	8,464	1,057,911

	A	ACCUMULATED DEPRECIATION				DEPRECIATED BALANCE	
	BALANCE AT BEGINNING	ADDITIONS RETIREMENT	RETIREMENTS DURING	BALANCE AT END OF	DECEMBER 31		
	OF YEAR	THE YEAR	AR THE YEAR	YEAR	2005	2004	
		NIS IN THOUSANDS					
Land and buildings thereon	107,585	3,496	277	110,804	118,018	81,642	
Machinery and equipment	467,827	22,031	902	488,956	200,442	205,926	
Vehicles	19,884	3,307	2,276	20,915	10,181	10,070	
Office furniture and equipment							
(including computers)	54,760	2,610	68	57,302	12,864	13,602	
Payments on account of machinery and equipment					15,167	13,166	
Spare parts - not current					23,262	20,833*	
	650,056	31,444	3,523	677,977	379,934	345,239	

^{*}Reclassified.

NOTE 3 FIXED ASSETS (continued):

- B. The item is net of investment grants in respect of investments in approved enterprises (see notes 7a and 9a).
- C. The Company s real estate is partly owned and partly leased to the extent of NIS 44.5 million, in respect of which lease fees of approximately NIS 25.8 million have been capitalized. The leasehold rights are for 49 year periods ending in the years 2008 to 2059, with options to extend for an additional 49 years.
- D. As of December 31, 2005 and 2004, the cost of fixed assets includes borrowing costs of NIS 1,007,000 capitalized to the cost of machinery and equipment.
- E. Depreciation expenses amounted to NIS 31,444,000 NIS 28,472,000 and NIS 28,165,000, for the years ended December 31, 2005, 2004 and 2003, respectively.
- F. As to pledges on assets see note 9a.

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AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 4 NOTES AND OTHER LONG-TERM LIABILITIES:

A. NOTES

The item represents two series of notes issued to institutional investors as follows:

		DECEMBER 31					
	20	05	2004				
		NIS IN TH	OUSANDS				
	SERIES II	SERIES I	SERIES II	SERIES I			
Balance Less - current maturities	207,229	27,409 6,827	201,807	33,340 6,648			
	207,229	20,582	201,807	26,692			

1) Series I May 1992

The balance of the notes as of December 31, 2005 is redeemable in four installments, due in June of each of the years 2006-2009, each installment amounting to 6.66% of the original par value of the notes, which is NIS 102,501,000, in December 2005 terms; the unpaid balance of the notes bears annual interest of 3.8%, payable annually each June. The notes principal and interest are linked to the Israeli CPI of February 1992.

2) Series II December 2003

The balance of the notes as of December 31, 2005 is redeemable in 7 equal, annual installments due in December of each of the years 2007-2013; the unpaid balance of the notes bears annual interest of 5.65%, payable annually each December. The notes principal and interest are linked to the Israeli CPI of November 2003.

As to the change from January 2006 in the presentation of deferred issuance costs see note 1q (1) above.

B. OTHER LIABILITY:

The capital note to an associated company is unlinked and interest free. No repayment date has been fixed, but the associated company does not intend to demand the repayment of the capital note before January 1, 2007.

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NOTE 5 EMPLOYEE RIGHTS UPON RETIREMENT:

A. Israeli labor laws and agreements require the Company and its subsidiaries to pay severance pay to employees dismissed or leaving their employ under certain circumstances, computed on the basis of the number of years of service, or a pension upon retirement.

To cover the liability for employee rights upon retirement, pursuant to labor agreements in force and based on salary components that, in management s opinion, create entitlement to severance pay, deposits are made by the Company and its subsidiaries with various provident funds (including pension funds) or insurance policies for the benefit of the employees.

The severance pay and pension liability and the amounts funded as above are not reflected in the financial statements, as the pension and severance pay risks have been irrevocably transferred to the pension funds and the insurance companies, as allowed by the Severance Pay Law.

B. The expenses relating to employee rights upon retirement, which reflect the amounts that were deposited during the reported years with provident funds, pension funds and various insurance policies, are NIS 8,710,000 NIS 8,368,000,and NIS 8,515,000 in 2005, 2004, and 2003, respectively.

NOTE 6 SHAREHOLDERS EQUITY:

A. SHARE CAPITAL

Composed of ordinary registered shares of NIS 0.01 par value, as follows:

	DECEMBER 31			
	AUTHORIZED	2005 ISSUED ANI	2004 AND PAID	
Number of shares	20,000,000	4,002,205	3,996,674	
Amount in NIS	200,000	40,022	39,967	

The shares are traded on stock exchanges in Tel-Aviv and in the U.S. (AMEX). The quoted prices per share, as of December 31, 2005 are NIS 195.4 and \$42.51 (NIS 195.67), respectively.

B. EMPLOYEE STOCK OPTION PLANS:

1) The 1998 plan for senior officers in the Group

On January 11, 1998, the board of directors approved a stock option plan for senior officers in the Group (the 1998 plan for senior officers).

NOTE 6 SHAREHOLDERS EQUITY (continued):

In 1998-2000, 155,498 options were granted under the 1998 plan for senior officers.

The number of shares resulting from the exercise of the options and the actual exercise price were determined as follows: Upon receipt of an exercise request from an option holder, a computation was made of the difference between the quoted price of the Company s shares at the beginning of that trading day and the exercise price; that difference was then multiplied by the number of exercisable options (hereafter the benefit). The number of shares that the Company actually issued to the option holder was the number of shares the market value of which was equal to the amount of the benefit computed as above. In consideration for the shares, the option holder paid their par value only.

In 2000-2003, 154,000 options were exercised under the 1998 plan for senior officers. 92,832 shares of NIS 0.01 were issued following the exercise. The unexercised balance of 1,498 options granted expired in 2003.

Immediately upon issuance, the ordinary shares issued upon exercise of the options have all the same rights as other ordinary shares of the Company.

2) The 2001 plan for senior officers in the Group

On April 2, 2001, the Company s board of directors approved a stock option plan for senior officers in the Group (hereafter the 2001 plan for senior officers). Under this plan, 194,300 options were allotted on July 5, 2001 without consideration. Each option can be exercised to purchase one ordinary share of NIS 0.01 par value of the Company. The options are exercisable in four equal annual batches. The blocking period of the first batch is two years, commencing on the date of grant; the blocking period of the second batch is three years from the date of grant, and so forth. Each batch is exercisable within two years from the end of the blocking period.

The exercise price of the options granted as above was set at NIS 217.00, linked to the CPI, on the basis of the known CPI on April 2, 2001. The exercise price for each batch is determined as the lesser of the aforementioned exercise price or the average price of the Company s shares as quoted on the Tel-Aviv Stock Exchange (hereafter the Stock Exchange) during the thirty trading days preceding to the effective date of each batch, less 10%. As stipulated by the 2001 plan for senior officers, the exercise price of unexercised options is to be adjusted, in the event of cash dividend distributions.

Accordingly, the exercise price as of December 31, 2005 is NIS 45.5 for the second batch, NIS 103.43 for the third batch and NIS 157.02 for the fourth batch. In May 2005, the remaining options from the first batch expired.

The quoted price of the Company s shares on the Tel Aviv Stock Exchange, immediately prior to the date of the board of directors resolution to grant the options, was NIS 204.00. Immediately prior to the granting of the options, the price was NIS 185.8.

NOTE 6 SHAREHOLDERS EQUITY (continued):

The fair value of each option computed on the basis of the Black-Scholes option-pricing model as prescribed by the regulations of the Tel-Aviv Stock Exchange was approximately NIS 56.69 on the date of grant.

Notwithstanding the above, the number of shares resulting from the exercise of the options and the actual exercise price will be determined as follows: Upon receipt of an exercise request from an option holder, a computation will be made of the difference between the quoted price of the Company s shares at the beginning of that trading day and the exercise price; that difference is to be multiplied by the number of exercisable options (hereafter the benefit). The number of shares that the Company will actually issue to the option holder will be the number of shares the market value of which is equal to the amount of the benefit computed as above. In consideration for the shares, the option holder will pay their par value only.

Immediately upon issuance, the ordinary shares issued upon exercise of the options will have all the same rights as other ordinary shares of the Company.

In 2005, 2004 and 2003, 13,877, 55,525 and 1,550 options, respectively, were exercised under the 2001 plan for senior officers, and 4,307, 24,295 and 227 shares of NIS 0.01, respectively, were issued following the exercise of the options, as above. 8,250 options expired in 2005 (from the first batch). As of December 31, 2005, the unexercised balance of the options granted is 115,098.

This plan is designed to be governed by the terms stipulated by Section 102 of the Israeli Income Tax Ordinance. Inter alia, these terms provide that the Company is allowed to claim, as an expense for tax purposes, the amounts credited to the employees as a benefit in respect of shares or options granted under the plan.

The amount allowed as an expense for tax purposes, at the time the employee utilizes such benefit, is limited to the amount of the benefit that is liable to tax as labor income, in the hands of the employee; all being subject to the restrictions specified in Section 102 of the Income Tax Ordinance.

Since, in accordance with Israeli accounting principles, the Company does not recognize the expense in its accounts with respect to the salary benefit embodied in these grants, then under Clarification No. 7 of the IASB (See note 1j(7)), the Company credited the tax saving derived from the exercise of benefits by employees in 2005 to capital surplus.

3) The 2001 employee plan

On August 29, 2001, the Company s board of directors approved a stock option plan for employees in the Group, according to a specification (hereafter the 2001 employee plan). Under this plan, up to 125,000 options will be allotted without consideration. Each option can be exercised to purchase one ordinary share of NIS 0.01 par value of the Company. The blocking period of the options is two years from the date of grant. Each option is exercisable within three years from the end of the blocking period.

On November 4, 2001, 81,455 options were granted under the 2001 employee plan.

NOTE 6 SHAREHOLDERS EQUITY (continued):

The exercise price of all the options granted as above was set at NIS 160.99, linked to the CPI, on the basis of the known CPI on August 29, 2001. This price represents the average price of the Company s shares as quoted on the Tel-Aviv Stock Exchange during the thirty trading days prior to the date of the board of directors approval, less 10%. As stipulated by the 2001 employee plan, the exercise price has been adjusted, as a result of dividend distributions, and it is NIS 91.16 as of December 31, 2005.

The quoted price of the Company s shares on the Tel Aviv Stock Exchange, immediately prior to the date of the board of directors resolution to grant the options, was NIS 171.20. Immediately prior to the granting of the options, the price was NIS 138.80.

The fair value of each option computed on the basis of the Black-Scholes option-pricing model as prescribed by the regulations of the Tel-Aviv Stock Exchange was approximately NIS 64.11 on the date of grant.

Notwithstanding the above, the number of shares resulting from the exercise of the options and the actual exercise price will be determined as follows: Upon receipt of an exercise request from an option holder, a computation will be made of the difference between the quoted price of the Company s shares at the beginning of that trading day and the exercise price; that difference is to be multiplied by the number of options to be exercised (hereafter—the benefit). The number of shares the that Company will actually issue to the option holder will be the number of shares the market value of which is equal to the amount of the benefit computed as above. In consideration for the shares, the option holder will pay their par value only.

Immediately upon issuance, the ordinary shares issued upon exercise of the options will have all the same rights as other ordinary shares of the Company.

In 2005, 2004 and 2003, 2,405, 8,615 and 57,962 options, respectively, were exercised under the 2001 employee plan, and 1,224, 4,084 and 20,665 shares of NIS 0.01, respectively, were issued following the exercise of options, as above. As of December 31, 2005, the unexercised balance of the options granted is 12,473.

This plan is designed to be governed by the terms stipulated by Section 102 of the Israeli Income Tax Ordinance. Inter alia, these terms provide that the Company is allowed to claim, as an expense for tax purposes, the amounts credited to the employees as a benefit in respect of shares or options granted under the plan.

The amount allowed as an expense for tax purposes, at the time the employee utilizes such benefit, is limited to the amount of the benefit that is liable to tax as labor income, in the hands of the employee; all being subject to the restrictions specified in Section 102 of the Income Tax Ordinance.

Since, in accordance with Israeli accounting principles, the Company does not recognize the expense in its accounts (with respect to the salary benefit embodied in these grants), then under Clarification No. 7 of the IASB (See note 1j(7)), the Company credited the tax saving derived from the exercise of benefits by employees in 2005 to capital surplus.

NOTE 7 TAXES ON INCOME:

A. TAX BENEFITS UNDER THE LAW FOR THE ENCOURAGEMENT OF CAPITAL INVESTMENTS, 1959 (hereafter the law)

Under the law, by virtue of the approved enterprise status granted to certain of their production facilities, certain subsidiaries were entitled to various tax benefits (mainly reduced tax rates) until 2003.

During the period of benefits mainly 7 years commencing in the first year in which the companies earn taxable income from the approved enterprises, provided the maximum period to which it is restricted by law has not elapsed reduced tax rates or exemption from tax apply, as follows:

- 1) Corporate tax rate of 25%, instead of the regular tax rate (see d. below).
- 2) Tax exemption on income from certain approved enterprises in respect of which the companies have elected the alternative benefits (involving waiver of government guaranteed loans instead of the tax exemption); the length of the exemption period is 4 years, after which the income from these enterprises is taxable at the rate of 25% for 3 years.

The part of the taxable income, which is entitled to the tax benefits, is determined on the basis of the ratio of the turnover attributed to the approved enterprise to the total turnover of these companies, taking into account the ratio of the approved enterprise assets to total assets of these companies. The turnover that is attributed to the approved enterprise is generally computed on the basis of the ratio of the increase in turnover to the basic turnover stipulated in the instrument of approval.

The period of benefits in respect of the approved enterprises of these companies expired at the end of 2003.

The entitlement to the above benefits is conditional upon the companies fulfilling the conditions stipulated by the law, regulations published thereunder and the instruments of approval for the specific investments in approved enterprises. In the event of failure to comply with these conditions, the benefits may be cancelled and the companies may be required to refund the amount of the benefits, in whole or in part, with the addition of CPI linkage differences and interest.

B. MEASUREMENT OF RESULTS FOR TAX PURPOSES UNDER THE INCOME TAX (INFLATIONARY ADJUSTMENTS) LAW, 1985 (hereafter the inflationary adjustments law)

Under the inflationary adjustments law, results for tax purposes are measured in real terms, having regard to the changes in the Israeli CPI. The Company and its subsidiaries are taxed under this law.

NOTE 7 TAXES ON INCOME (continued):

C. THE LAW FOR THE ENCOURAGEMENT OF INDUSTRY (TAXATION), 1969

The Company and certain consolidated subsidiaries are industrial companies as defined by this law. These companies claimed depreciation at accelerated rates on equipment used in industrial activity as stipulated by regulations published under the inflationary adjustments law.

The Company also files consolidated tax returns with certain consolidated subsidiaries as permitted under this law.

D. TAX RATES APPLICABLE TO INCOME NOT DERIVED FROM APPROVED ENTERPRISES

The income of the Company and its Israeli subsidiaries (other than income from approved enterprises, see a. above) is taxed at the regular rate. Through to December 31, 2003, the corporate tax was 36%. In July 2004, an amendment No. 140, to the Income Tax Ordinance was published fixing, among others that corporate tax rate is gradually reduced from 36% to 30%. In August 2005, an additional amendment (No. 147) to the Income Tax Ordinance was published which makes a further revision to the corporate tax rates prescribed by Amendment No. 140. As a result of the aforementioned amendments, the tax rates for 2004 and thereafter are as follows: 2004 35%, 2005 34%, 2006 31%, 2007 29%, 2008 27%, 2009 26% and 2010 and thereafter 25%.

As a result of the said changes in the tax rates, the Company adjusted in each of the years 2004 and 2005 at the time the aforementioned amendments were made, its deferred tax balances, in accordance with the tax rates expected to be in effect in the coming years; the effect of the change has been carried to income in these years.

Capital gains (except for the real capital gain from the sale of marketable securities — to which the regular tax rates will apply) are taxed at a reduced tax rate of 25% on capital gains that arose after January 1, 2003, and at the regular corporate tax rate on income that arose until that date.

E. CARRYFORWARD TAX LOSSES

Carryforward tax losses in subsidiary companies are NIS 22,470,000 and NIS 20,239,000 as of December 31, 2005 and 2004, respectively.

The Company examines on each balance sheet date the possibility of recording deferred taxes in respect of carryforward tax losses based on an assessment of all evidence, both positive and negative, regarding the likelihood of their being taxable income in the foreseeable future.

Under the inflationary adjustments law, carryforward losses are linked to the Israeli CPI, and may be utilized indefinitely.

NOTE 7 TAXES ON INCOME (continued):

F. DEFERRED INCOME TAXES

The composition of the deferred taxes at balance sheet dates, and the changes therein during the years 2005 and 2004, are as follows:

In respect of balance sheet items Provisions for employee rights

	Depreciable fixed assets	Inventories	Severance pay	Vacation and recreation pay	Doubtful Accounts	In respect of carryforward tax losses (see above)	Total
				NIS in thousa	nds		
Balance at January 1, 2004 Changes in 2004:	61,802	3,386	688	(4,297)	(5,749)	(5,041)	50,789
Amounts carried to income	(9,240)	652	(87)	210	(161)	(1,470)	(10,096)
Balance at December 31, 2004 Changes in 2005:	52,562	4,038	601	(4,087)	(5,910)	(6,511)	40,693
Amounts carried to income	(6,779)	(1,487)	(75)	8	(52)	714	(7,671)
Balance at December 31, 2005	45,783	2,551	526	(4,079)	(5,962)	(5,797)	33,022

The deferred taxes are computed at the rate of 25%-31%.

Deferred taxes are presented in the balance sheets as follows:

	DECEMBER 31		
	2005	2004	
	NIS IN THOUSANDS		
Among current assets Among long-term asset balances Among long-term liabilities	(7,106) (5,655) 45,783	(5,358) (6,511) 52,562	
Balance - liability (asset) - net	33,022	40,693	

NOTE 7 TAXES ON INCOME (continued):

- G. TAXES ON INCOME INCLUDED IN THE INCOME STATEMENTS:
 - 1) As follows: <PRE>

2005	2004	2003	
NIS IN THOUSANDS			
13,662	13,248	4,235	
(4,166)	(5,824)		
(3,505)	(4,272)	3,471	
5,991	3,152	7,706	
	NIS I 13,662 (4,166) (3,505)	NIS IN THOUSAN 13,662 13,248 (4,166) (5,824) (3,505) (4,272)	

Current taxes in 2005 were computed at an average tax rate of 34%, 2004 35% and 2003 34.5%, see (2) below.

2) Following is a reconciliation of the theoretical tax expense, assuming all income is taxed at the regular rate applicable to companies in Israel, as stated in d. above, and the actual tax expense:

	2005		2004		2003	
	%	NIS IN THOUSANDS	%	NIS IN THOUSANDS	%	NIS IN THOUSANDS
Income before taxes on income, as reported in the statements of income	100.0	35,292	100.0	40,812	100.0	32,204
Theoretical tax on the above amount	34.0	11,999	35.0	14,284	36.0	11,593
Tax benefits arising from reduced tax rate for approved enterprises					(1.5)	(487)
	34.0	11,999	35.0	14,284	34.5	11,106
Decrease in taxes resulting from computation of deferred taxes at a rate which is different from the theoretical rate Decrease in taxes resulting from adjustment to deferred tax balances due to changes in tax rates, see d. above	(0.9)	(324)	(4.3)	(1,762)		
Tax deduction in respect of options exercised by employees according to Section 102 of the Israeli Income Tax Ordinance (2005 - see note 1j(7))		(,, .,,	(10.3)	(4,221)	(5.0)	(1,607)
Other - net	(4.3)	(1,518)	1.6	675	(5.6)	(1,793)
Taxes on income for the reported year	17.0	5,991	7.7	3,152	23.9	7,706

2005	2004	2003

H. TAX ASSESSMENTS

The Company and most of its subsidiaries have received final tax assessments through the year ended December 31, 2000.

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AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 8 LINKAGE TERMS OF MONETARY BALANCES:

A. AS FOLLOWS:

	DECEMBER 31, 2005		DECEMBER 31, 2004			
	IN, OR LINKED TO, FOREIGN CURRENCY (MAINLY DOLLAR)	LINKED TO THE ISRAELI CPI	UNLINKED	IN, OR LINKED TO, FOREIGN CURRENCY (MAINLY DOLLAR)	LINKED TO THE ISRAELI CPI	UNLINKED
	NIS	S IN THOUS	ANDS	NIS	S IN THOUS	ANDS
Assets: Current assets:						
Cash and cash equivalents Short-term investments	5,740		2,578 11,416	4,531	45,539	3,282 16,925
Receivables Investments in associated companies -	55,307	167	189,912	43,600	1,799	192,071
long-term loans and capital notes	9,206		63,125	8,616	10,709	49,287
	70,253	167	267,031	56,747	58,047	261,565
Liabilities: Current liabilities:						
Short-term credit from banks			93,171	2,238		110,446
Accounts payables and accruals Long-term liabilities (including current maturities):	11,062	868	214,082	10,100	1,013	142,287
Notes Other liability		234,638	32,770		235,147	32,770
	11,062	235,506	340,023	12,338	236,160	285,503

As to exposures relating to fluctuations in foreign currency exchange rates and the use of derivatives for hedging purposes see note 12a.

AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 8 LINKAGE TERMS OF MONETARY BALANCES (continued):

B. DATA REGARDING THE EXCHANGE RATE AND THE ISRAELI CPI:

	CHANGE RATE OF ONE DOLLAR	CPI*
	NIS	POINTS
AT END OF YEAR:		
2005	4.603	185.0
2004	4.308	180.7
2003	4.379	178.6
CHANGE IN THE YEAR:		
2005	6.8%	2.4%
2004	(1.6%)	1.2%
2003	(7.6%)	(1.9%)

^{*} Based on the index for the month ending on each balance sheet date, on the basis of 1993 average = 100.

NOTE 9 - COMMITMENTS, CONTINGENT LIABILITIES AND LIABILITIES SECURED BY PLEDGES:

A. IN RESPECT OF INVESTMENT GRANTS

Under the Law for the Encouragement of Capital Investments, 1959, certain subsidiaries and an associated company have received investment grants from the State of Israel. In the event of failure to comply with the terms attached to the receipt of the grants, the companies may be required to refund the amount of the grants, in whole or in part, with linkage differences and interest from the date of receipt thereof.

The abovementioned subsidiaries have registered floating charges on all their assets in favor of the State of Israel in order to secure compliance with the terms of the investment grants received. In respect of the grant received by the associated company, the Company has provided a guarantee, with another associated company, for the repayment of the grant. As of December 31, 2005, the grant was repaid in full, as agreed with the Investment Center.

- B. In 1996, an associated company received a grant amounting to NIS 2,067,000 from the Fund for Preparation for Exposure of the Ministry of Industry and Trade. With respect to this grant, the Company has provided a bank guarantee of NIS 2,091,000 in favor of the State of Israel.
- C. The Company has provided guarantees of NIS 2,301,000 in favor of an associated company, in connection with the latter s participation in a tender. If the associated company does not win the tender, the guarantee will become null and void.
- D. Subsidiaries provided guarantees to various entities, in connection with tenders, in the aggregate amount of approximately NIS 2,232,000.

AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 9 COMMITMENTS, CONTINGENT LIABILITIES AND LIABILITIES SECURED BY PLEDGES (continued):

- E. On May 7, 2001, the Company s board of directors resolved to carry out a plan, which was approved by the shareholders meeting, to remunerate the Company s chairman of the board of directors. According to the plan, remuneration will be granted, equal to the increase in the value of 50,000 shares of the Company in the period from May 7, 2001 (share price NIS 194.37, linked to the terms of the plan) to May 7, 2008. The remuneration will be spread over the period commencing two years from the resolution of the board of directors, until the end of seven years from said resolution. Up to December 31 2005, one quarter of the remuneration was exercised. An additional quarter was exercised in January 2006, after the balance sheet date. A liability was included in the financial statements in respect of the above plan, under current liabilities.
- F. In accordance with the Companies Law, 1999, the Company issued new letters of indemnity to its officers in 2004, pursuant to which the Company undertakes to indemnify the officers for any liability or expense, for which indemnification may be paid under the law, that may be incurred by the officers in connection with actions performed by them as part of their duties as officers in the Company, which are directly or indirectly related to the events specified in the addendum to the letters of indemnity, provided that the total amount of indemnification payable to the officers, shall not exceed 25% of the Company s shareholders equity as per its latest financial statements published prior to the actual indemnification. The liability of officers in connection with the performance of their duties, as above, is partly covered by an insurance policy.
- G. The Company is preparing for the conversion of its energy-generation plant to using natural gas, instead of fuel oil. The transition is planned for the second half of 2006, subject to the arrival of the gas in Hadera.

In this capacity, the Company signed an agreement in London on July 29, 2005, with the Thetis Sea Group, for the purchase of natural gas. The gas that will be purchased is intended to fulfill the Company s requirements in the coming years, for the operation of the existing energy generation plants using cogeneration at the Hadera plant, when it will be converted for the use of natural gas, instead of the current use of fuel oil. The overall financial scope of the transaction totals \$40 million over the term of the agreement (5 years from the initial supply of gas, but no later than July 1, 2011).

In this capacity the Company also contracted with Alstom Power Boiler Service gmbh, a manufacturer of equipment in the energy industry, in an agreement worth approximately (euro) 1.74 million, for the purchase of the systems needed for the conversion and assistance with their installation at the plant in Hadera.

AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 10 SUPPLEMENTARY FINANCIAL STATEMENT INFORMATION:

BALANCE SHEETS:

	WEIGHTED	DECEMBER 31	
	AVERAGE INTEREST	2005	2004
	RATE AT DECEMBER 31, 2005	NIS THOUS	
A. SHORT-TERM INVESTMENTS: Short term deposit - linked to the CPI Marketable securities		11,416	45,539 16,925
		11,416	62,464
B. RECEIVABLES: 1) Trade:			
Open accounts Checks collectible		136,792 13,617	128,699 14,576
		150,409	143,275
The item is: Net of allowance for doubtful accounts		16,914	16,148
Includes associated companies		31,504	26,089
2) Other: Employees and employee institutions Associated companies - current debt Prepaid expenses Advances to suppliers Deferred income taxes, see note 7f Income tax authority Interest receivable Sundry		3,155 84,096 4,041 3,235 7,106 4,491	4,072 78,616 2,287 4,200 5,358 1,733 1,579 3,995
C. INVENTORIES:			
For industrial activities: Finished goods Raw materials and supplies		16,578 9,356	11,684 8,725
For commercial activities - purchased products		25,934 15,683	20,409 16,972
		41,617	37,381

	WEIGHTED	DECEM	BER 31
Maintenance and spare parts **	AVERAGE	22,382	*25,006
		63,999	62,387
D. CREDIT FROM BANKS: Unlinked Swiss francs	5.3%	93,171	110,446 2,238
		93,171	112,684

Reclassified.

^{**} Including inventories for the use of associated companies.

AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 10 SUPPLEMENTARY FINANCIAL STATEMENT INFORMATION (continued):

E. ACCOUNTS PAYABLE AND ACCRUALS OTHER:

		DECEM	BER 31	
		2005	2004	
		NIS THOUS		
1) Trade:				
Open accounts Checks payable		84,727 5,785	76,311 11,245	
		90,512	87,556	
2) Other:				
Payroll and related expenses		44,587	34,904	
Institutions in respect of employees Income tax authority		11,855 15,655	10,551	
Customs and value added tax authorities		142	3,850	
Accrued interest		1,209	1,544	
Accrued expenses		9,201	7,903	
Sundry		2,758	7,092	
		85,407	*65,844	
STATEMENTS OF INCOME:				
	2005	2004	2003	
	NIS II	N THOUSA	NDS	
F. SALES - net (1):			_	
Industrial operations (2)	364,539	363,489	326,825	
Commercial operations	117,922	119,365	138,267	
	482,461	482,854	465,092	
(1) Including sales to associated companies	115,262	121,987	115,505	
(2) Including sales to export	43,356	42,232	44,175	
G. COST OF SALES:				
Industrial operations:				
Materials consumed	80,740	83,533	72,292	
Payroll and related expenses	96,370	*92,566	85,419	
Depreciation	27,396	24,537	22,739	
Other manufacturing costs	94,517	*81,893	80,709	
Decrease (increase) in inventory of finished goods	(4,894)	3,135	(1,651)	
-	• • •	•		

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2005	2004	2003
294,129	285,664	259,508
89,050	90,240	102,677
383,179	375,904	362,185
37,747	26,646	30,654
	294,129 89,050 383,179	294,129 285,664 89,050 90,240 383,179 375,904

Reclassified.

AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 10 SUPPLEMENTARY FINANCIAL STATEMENT INFORMATION (continued):

	2005	2004	2003
	NIS IN THOUSAN		NDS
H. SELLING, MARKETING, ADMINISTRATIVE AND			
GENERAL EXPENSES:			
Selling and marketing:			
Payroll and related expenses	13,641	14,311	15,225
Packaging, transport and shipping	7,866	6,458	5,719
Commissions	2,699	2,467	2,733
Depreciation	1,145	1,159	1,595
Other	5,131	6,200	6,052
	30,482	30,595	31,324
Administrative and general:			
Payroll and related expenses	39,727	36,649	36,360
Office supplies, rent and maintenance	1,241	1,521	1,938
Professional fees	991	1,029	1,663
Depreciation	2,903	2,776	2,814
Doubtful accounts and bad debts	840	3,102	944
Capital loss (gain) from sale of fixed assets	(3,570)	*508	*(445)
Other**	3,327	*1,227	*5,126
	45,459	46,812	48,400
Less - rent and participation from			
associated companies	24,441	24,387	23,401
	21,018	22,425	24,999

^{*} Reclassified.

I.FINANCIAL INCOME (EXPENSES) - NET*: **EXPENSES:** In respect of long-term loans - net 26 1,607 In respect of notes - including amortization of deferred charges and net of related hedges 16,516 15,188 5,031 In respect of short-term balances - net 3,559 6,547 16,917 20,075 21,761 23,555 INCOME: In respect of increase in value of operating monetary balances 3,294 1.901 7,429 In respect of short-term balances - net 4,291 6,742 137 7,585 8,643 7,566

^{** 2005 -} includes gain from sale of subsidiary consolidated in the past, in the amount of NIS 874,000.

	(12,490)	(13,118)	(15,989)
*Including financial income (expenses) in respect of loans to associated companies	975	721	(1,376)

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AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 10 SUPPLEMENTARY FINANCIAL STATEMENT INFORMATION (continued):

J. OTHER INCOME

In 2003, the Company sold apartments that it previously held for the use of its employees.

NOTE 11 NET INCOME PER NIS 1 OF PAR VALUE OF SHARES:

A. The weighted average par value of shares used in computation of per share data is as follows:

Year ended December 31:

	<u>NIS</u>
2005	40,553
2004	<u>40,640</u>
2003	<u>40,197</u>

B. In the reported years, shares that will be allocated upon exercise of unexercised stock options granted to employees were taken into account in computing per share data, having regard to the quoted price of the Company s share at the end of each year.

NOTE 12 FINANCIAL INSTRUMENTS AND RISK MANAGEMENT:

A. DERIVATIVE FINANCIAL INSTRUMENTS

The Company has limited involvement with derivative financial instruments. The Company uses these instruments as hedges. The Company utilizes derivatives, mainly forward exchange contracts, to protect its expected cash flows in respect of existing assets and liabilities denominated in currencies other than the functional currency of the Company or that are linked to the CPI. As the counter-parties to these derivatives are Israeli banks, the Company considers the inherent credit risks remote.

In November-December 2004, the Company entered into forward transactions for a period of one year, in order to hedge an amount of NIS 200 million against increases in the Israeli CPI.

In December 2005, the Company entered into forward transactions for a period of one year, in order to hedge an amount of NIS 230 million against increases in the CPI, following the termination of the aforementioned transaction.

AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 12 FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (continued):

B. CREDIT RISKS

The Company and its subsidiaries cash and cash equivalents and the short-term deposit as of December 31, 2005 and 2004 are deposited mainly with major banks. The Company and its subsidiaries consider the credit risks in respect of these balances to be remote.

Most of these companies—sales are made in Israel, to a large number of customers. The exposure to credit risks relating to trade receivables is limited due to the relatively large number of customers. The Group performs ongoing credit evaluations of its customers to determine the required amount of allowance for doubtful accounts. An appropriate allowance for doubtful accounts is included in the financial statements.

C. FAIR VALUE OF FINANCIAL INSTRUMENTS

The fair value of the financial instruments included in the working capital of the Company is usually identical or close to their carrying value. The fair value of loans and other liabilities also approximates the carrying value, since they bear interest at rates close to the prevailing market rates, except as described below.

The Company does not disclose the fair value of long-term loans and capital notes included under investments in associated companies as of December 31, 2005, aggregating NIS 72,331,000 (see note 2b) and of a capital note to an associated company in the amount of NIS 32,770,000 (see note 4b), since their value cannot be reliably determined so long as they have no repayment dates.

NOTE 13 INTERESTED PARTIES TRANSACTIONS AND BALANCES:

A. TRANSACTIONS:

1) Income (expenses):

2005	2004	2003
NIS	IN THOUSANDS	
46,396	45,278	38,715
(13,997)	(9,247)	(7,009)
(1,731)	(1,688)	
	NIS 46,396 (13,997)	NIS IN THOUSANDS 46,396

The amounts presented above represent transactions that the Company carried out in the ordinary course of business with interested parties (companies which are held by the Company s principal shareholder), at terms and prices similar to those applicable to non-affiliated customers and suppliers.

AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 13 - INTERESTED PARTIES - TRANSACTIONS AND BALANCES (continued)

2) Benefits to interested parties:

	2005	2004	2003
Payroll to interested parties employed by the Company - NIS in thousands	*5,181	*3,300	*3,364
Number of people to whom the benefits relate	2	2	2
Remuneration of directors who are not employed by the Company - NIS in thousands	485	528	444
Number of people to whom the benefits relate	12	13	13

^{*}In 2005 including the CEO and the Chairman of the Board of Directors. In 2004 and 2003 a CEO was in a position only part of the year. In 2005 includes a special bonus to the Chairman of the Board of Directors, at a sum of NIS 800,000, subject to the general meeting s approval.

- 3) In 2003, an interested party employed by the Company (the chairman of the board of directors) exercised 15,999 options granted to him under the 1998 plan for senior employees. 8,529 shares of NIS 0.01 par value have been issued at par value against the exercise of said options.
- 4) At December 31, 2005, an interested party employed by the Company (the CEO) held 3,950 options under the 2001 plan for senior employees in the group (see note 6b(2)). In January 2006, after the balance sheet date, the interested party exercised 1,975 of said options.
- 5) As to the plan for the remuneration of the Company s chairman of the board of directors see note 9e.

B. BALANCES WITH INTERESTED PARTIES:

	DECEM	DECEMBER 31		
	2005	2004		
	NIS THOUS			
Accounts receivable - commercial operations*	12,225	13,378		
Accounts payables and accruals	4,401	3,563		
Notes	30,697	29,963		

^{*} There were no significant changes in the balance during the year.

NOTE 14 SEGMENT INFORMATION:

- A. Activities of the Company and its subsidiaries:
 - 1) Manufacturing and marketing of packaging paper, including collection and recycling of paper waste. The manufacturing of paper relies mainly on paper waste as raw material.
 - 2) Marketing of office supplies and paper, mainly to institutions.

Most of the sales are on the local (Israeli) market and most of the assets are located in Israel.

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AMERICAN ISRAELI PAPER MILLS LIMITED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)

MARKETING OF OFFICE

NOTE 14 SEGMENT INFORMATION (continued):

B. BUSINESS SEGMENT DATA:

	PAPER AND RECYCLING			SUPPLIES		RECYCLING SUPPLIES			TOTAL		
	2005	2004	2003	2005	2004	2003	2005	2004	2003		
				NIS	S IN THOU	SANDS					
Sales - net(1)	368,884	367,391	332,124	113,577	115,463	132,968	482,461	482,854	465,092		
Income (loss) from ordinary operations Financial expenses, net Other income	48,662	58,496	46,282	(880)	(4,566)	302	47,782 12,490	53,930 13,118	46,584 15,989 1,609		
Income before taxes on income Taxes on income							35,292 5,991	40,812 3,152	32,204 7,706		
Income from operations of the Company and its subsidiaries Share in profits of associated							29,301	37,660	24,498		
companies - net							16,414	25,072	35,549		
Net income							45,715	62,732	60,047		
Segment assets (at end of year) Unallocated corporate assets	536,965	494,194	497,811	57,377	56,707	59,480	594,342	550,901	557,291		
(at end of year) (2)							561,416	610,975*	695,983		
Consolidated total assets (at end of year)							1,155,758	1,161,876	1,253,274		
Segment liabilities (at end of year)	57,754	58,782*	58,906	32,758	28,774*	25,696	90,512	87,566	84,602		

MARKETING OF OFFICE PAPER AND RECYCLING **SUPPLIES** TOTAL Unallocated corporate 541,862 *499,007 554,442 Consolidated total liabilities (at end of year) 632,374 586,563 639,044 Depreciation and amortization 29,795 26,671 25,523 1,809 1,962 2,724 31,604 28,633 28,247

liabilities (at end of year)

Reclassified.

⁽¹⁾ Represents sales to external customers.

⁽²⁾ Including investments in associated companies.

SCHEDULE

DETAILS OF SUBSIDIARIES AND ASSOCIATED COMPANIES

AT DECEMBER 31, 2005

PERCENTAGE OF DIRECT AND INDIRECT HOLDING IN SHARES CONFERRING EQUITY AND VOTING RIGHTS

	%
MAIN SUBSIDIARIES:	
Amnir Recycling Industries Limited	100.00
Graffiti Office Supplies and Paper Marketing Ltd.	100.00
Attar Marketing Office Supplies Ltd.	100.00
American Israeli Paper Mills Paper Industry (1995) Ltd.	100.00
MAIN ASSOCIATED COMPANIES:	
Hogla-Kimberly Ltd.	49.90
Subsidiaries of Hogla-Kimberly Ltd.:	
Hogla-Kimberly Marketing Limited	49.90
Molett Marketing Limited	49.90
Shikma For Personal Comfort Ltd.	49.90
Ovisan Sihhi Bez Sanai Ve Ticavet A.S	49.90
Mondy Business Paper Hadera Ltd.	49.90
Subsidiariy of Mondy Business Paper Hadera Ltd.:	
Mondy Business Paper Hadera Marketing Ltd.	49.90
Carmel Container Systems Limited	26.25
C.D. Packaging Systems Limited**	63.20
Barthelemi Holdings Ltd.	35.98
T.M.M. Integrated Recycling Industries Ltd.***	43.08

Not including dormant companies.

^{**} C.D. Packaging Systems Limited is partly held through Carmel Container Systems Limited (an associated company); the holding in voting shares of C.D. Packaging Systems Limited is 63.05%.

^{***} T.M.M Integrated Recycling Industries Ltd. is partly held directly and partly through Barthelemi Holdings Ltd.

Exhibit 19(a)(ii)

MONDI BUSINESS PAPER HADERA LTD.

FINANCIAL STATEMENTS
AS OF DECEMBER 31, 2005

MONDI BUSINESS PAPER HADERA LTD.

FINANCIAL STATEMENTS

AS OF DECEMBER 31, 2005

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Shareholders Of Mondi Business Paper Hadera Ltd.

We have audited the accompanying balance sheet of **Mondi Business Paper Hadera Ltd.** ("the Company") as of December 31, 2005 and 2004, and the consolidated balance sheets as of such dates, and the related statements of operations, changes in shareholders' equity and cash flows - of the Company and on a consolidated basis - for each of the two years in the period ended December 31, 2005. These financial statements are the responsibility of the Company's Board of Directors and management. Our responsibility is to express an opinion on these financial statements based on our audit. The financial statements of the Company and on a consolidated basis as of December 31, 2003 and for the year then ended were audited by other auditors whose report, dated March 10, 2004, expressed an unqualified opinion on those financial statements.

We conducted our audit in accordance with standards of the Public Company Accounting Oversight Board (United States) and with generally accepted auditing standards in Israel, including those prescribed by the Israeli Auditors' Regulations (Mode of Performance), 1973. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by the Board of Directors and management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position - of the Company and on a consolidated basis - as of December 31, 2004 and 2005 and the results of operations, changes in shareholders' equity and cash flows - of the Company and on a consolidated basis - for each of the two years in the period ended December 31, 2005, in accordance with generally accepted accounting principles in Israel. In addition, in our opinion, the financial statements referred to above are prepared in accordance with the Israeli Securities Regulations (Preparation of Annual Financial Statements), 1993.

As explained in Note 2A, the financial statements as of dates and for reporting periods commencing January 1, 2004, are presented at reported amounts, in accordance with accounting standards of the Israeli Accounting Standards Board. The financial statements for the year ended December 31, 2003, have been prepared on the basis of historical cost adjusted for changes in the exchange rate of the U.S. dollar in relation to the NIS, in accordance with pronouncements of the Institute of Certified Public Accountants in Israel.

/s/ Brightman Almagor & Co.
BRIGHTMAN ALMAGOR & CO.
CERTIFIED PUBLIC ACCOUNTANTS
A Member Firm of Deloitte Touche Tohmatsu

Tel Aviv, Israel March 5, 2006

Report of Independent Registered Public Accounting Firm

To the shareholders of

MONDI BUSINESS PAPER HADERA LTD (formerly: Neusiedler Hadera Paper Ltd.)

We have audited the statements of income, changes in shareholders—equity and cash flows for the year ended December 31, 2003 of Mondi business paper Hadera Ltd. (formerly: Neusiedler Hadera Paper Ltd, hereafter - the Company) and its subsidiaries. These financial statements are the responsibility of the Company—s board of directors and management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in Israel including those prescribed by the Israeli Auditors (Mode of Performance) Regulations, 1973, and in the standards of the Public Company Accounting Oversight Board (United States), Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the Company s board of directors and

management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the results of operations, the changes in shareholders equity and the cash flows of the Company and consolidated for the year ended December 31, 2003, in conformity with accounting principles generally accepted (GAAP) in Israel. Furthermore, in our opinion, the financial statements referred to above are prepared in accordance with the Israeli Securities (Preparation of Annual Financial Statements) Regulations, 1993.

As explained in note 1b, the financial statements referred to above are presented in values adjusted for the changes in the exchange rate of the U.S. dollar, in accordance with pronouncements of the Institute of Certified Public Accountants in Israel.

/s/ Kesselman & Kesselman

Tel-Aviv, Israel March 10, 2004

MONDI BUSINESS PAPER HADERA LTD. BALANCE SHEETS

(NIS in thousands; Reported Amounts)

			lidated	Company		
		Decem	nber 31,	Decem	ber 31,	
	Note	2005	2004	2005	2004	
Current Assets						
Cash and cash equivalents Trade receivables American Israeli Paper Mills	3 4	160,875	10,804 157,815	-	9,616	
Group, net		-	-	231,715	178,289	
Other receivables Inventories	5 6	10,872 116,859	7,580 90,391	14,813 90,454	8,700 60,301	
		288,606	266,590	336,982	256,906	
Long-term Investments	-			2.505	1.022	
Investments in Subsidiaries Fixed Assets	7 8	-	-	2,595	1,933	
Cost	· ·	202,469	149,083	197,880	144,312	
Less - accumulated depreciation		43,132	33,345	39,796	30,308	
Laura Tanna Assata		159,337	115,738	158,084	114,004	
Long -Term Assets Goodwill	7B	3,177	3,800	-	-	
		3,177	3,800		-	
		451,120	386,128	497,661	372,843	
Current Liabilities						
Short term bank credit Current maturities of long-term		85,887	-	85,871	-	
bank loans	11	16,242	15,125	16,242	15,125	
Capital notes to shareholders	12	18,412	-	18,412	-	
Trade payables American Israeli Paper Mills	9	102,984	104,661	75,367	63,902	
Group, net		69,854	65,033	-	-	
Subsidiaries		-		148,844	99,159	
Other payables and accrued expenses	10	20,202	23,132	15,386	16,480	
		313,581	207,951	360,122	194,666	
Long-term Liabilities						
Long-term bank loans	11	21,807	36,248	21,807	36,248	
Capital notes to shareholders Deferred taxes	12 21	19,900	17,233 25,422	19,900	17,233 25,422	
Accrued severance pay, net	13	51	87	51	87	
		41,758	78,990	41,758	78,990	

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		Conso	olidated	Com	pany
Commitments and Contingent Liabilities	14				
Shareholders' Equity					
Share capital	15	1	1	1	1
Premium		43,352	43,352	43,352	43,352
Retained earnings		52,428	55,834	52,428	55,834
		95,781	99,187	95,781	99,187
		451,120	386,128	497,661	372,843
//A.M. : 1	//. 0.11		/ / 37		
/s/ A. Magid A. Magid	/s/ A. Solel A. Solel			Yerushalmi Y. Yerushalmi	
Financial Director	General Manager			n of the Board of	Directors

Approval date of the financial statements: March 5, 2006.

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

MONDI BUSINESS PAPER HADERA LTD. STATEMENTS OF OPERATIONS

(NIS in thousands; except per share data)

			Consolidated		Company			
		Year Ended December 31,			Year Ended December 31,			
		2005	2004	2003	2005	2004	2003	
	Note .	Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts (2)	Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts(2)	
Net sales	16	663,338	686,094	640,020	462,177	482,698	462,654	
Cost of sales	17 -	609,752	605,738	556,890	420,558	416,504	391,492	
Gross profit		53,586	80,356	83,130	41,619	66,194	71,162	
Selling expenses General and	18	45,268	46,135	42,892	35,924	34,606	32,330	
administrative expenses	19 -	7,301	7,803	8,425	6,702	6,442	5,945	
Operating profit (loss)		1,017	26,418	31,813	(1,007)	25,146	32,887	
Financing expenses, net	20	(12,868)	(8,438)	(2,561)	(11,533)	(7,643)	(2,713)	
Other income (expenses), net	-	65	100	(215)		47	(120)	
Income (loss) before income taxes		(11,786)	18,080	29,037	(12,540)	17,550	30,054	
Income taxes (tax benefits)	21	(8,380)	818	10,518	(8,470)	359	10,275	
Income (loss) after Income taxes (tax benefits)		(3,406)	17,262	18,519	(4,070)	17,191	19,779	
Equity in net earnings (losses) of Subsidiaries	-				664	71	(1,260)	
Net income (loss) for the year	-	(3,406)	17,262	18,519	(3,406)	17,262	18,519	
Earnings (loss) per share (in NIS)	-	(3,406)	17,262	18,519	(3,406)	17,262	18,519	

Number of shares

		Consolidated			Company		
used in computation (1) See Note 2A	1.000	1.000	1,000	1.000	1.000	1.000	

(2) Adjusted for changes in the exchange rate of the U.S. dollar as of December 31, 2003.

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

MONDI BUSINESS PAPER HADERA LTD. STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

(NIS in thousands)

	Share Capital	Premium	Retained Earnings	Total
Balance - January 1, 2003 (Adjusted Amounts (2))	1	43,352	20,053	63,406
Changes During 2003: Net income for the year			18,519	18,519
Balance - December 31, 2003 (Adjusted Amounts (2))	1	43,352	38,572	81,925
Changes During 2004: Net income for the year	<u>-</u>		17,262	17,262
Balance - December 31, 2004 (Reported Amounts (2))	1	43,352	55,834	99,187
Changes During 2005: Loss for the year			(3,406)	(3,406)
Balance - December 31, 2005 (Reported Amounts (1))	1	43,352	52,428	95,781

⁽¹⁾ See Note 2A.

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

⁽²⁾ Adjusted for changes in the exchange rate of the U.S. dollar as of December 31, 2003.

MONDI BUSINESS PAPER HADERA LTD. STATEMENTS OF CASH FLOWS

(NIS in thousands)

	Consolidated Year Ended December 31,			Company Year Ended December 31,			
	2005	2005 2004 200		2005	2004	2003	
	Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts (2)	Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts (2)	
Cash flows - operating activities							
Net income (loss) for the year Adjustments to reconcile net income (loss) to net cash provided by (used in) operating activities	(3,406)	17,262	18,519	(3,406)	17,262	18,519	
(Appendix A)	(29,625)	20,295	37,698	(28,359)	30,855	29,887	
Net cash provided by (used in) operating activities	(33,031)	37,557	56,217	(31,765)	48,117	48,406	
Cash flows - investing activities							
Acquisition of fixed assets Proceeds from sale of fixed assets	(51,323) 248	(16,235) 197	(9,339) 635	(51,323) 184	(16,235) 93	(9,339) 244	
Net Cash Used in Investing activities	(51,075)	(16,038)	(8,704)	(51,139)	(16,142)	(9,095)	
Cash flows - financing activities Short-term bank credit, net Repayment of long-term bank loans Repayment of long-term capital	87,004 (13,702)	(15,265)	(18) (21,116)	86,990 (13,702)	(15,265)	(21,116)	
notes to shareholders		(27,128)	(43,790)		(27,128)	(43,790)	
Net cash provided by (used in) financing activities	73,302	(42,393)	(64,924)	73,288	(42,393)	(64,906)	
Increase (decrease) in cash and cash equivalents	(10,804)	(20,874)	(17,411)	(9,616)	(10,418)	(25,595)	
Cash and cash equivalents - beginning of year	10,804	31,678	49,089	9,616	20,034	45,629	
Cash and cash equivalents - end of year		10,804	31,678		9,616	20,034	

- (1) See Note 2A.
- (2) Adjusted for changes in the exchange rate of the U.S. dollar as of December 31, 2003.

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

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MONDI BUSINESS PAPER HADERA LTD. APPENDICES TO STATEMENTS OF CASH FLOWS

(NIS in thousands)

	Consolidated				Company			
	Year I	Ended Decem	Year E	nded Decem	ber 31,			
	2005	2004	2003	2005	2004	2003		
	Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts (2)	Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts (2)		
A. Adjustments to reconcile net income (loss) to net cash provided by (used in) operating activities								
Income and expenses items not involving cash flows: Equity in net losses (earnings) of								
Subsidiaries Depreciation and amortization Deferred taxes, net	10,722 (8,470)	9,118 823	8,626 10,438	(664) 9,617 (8,470)	(71) 7,885 359	1,260 7,252 10,275		
Increase (decrease) in liability for severance pay, net	(36)	(58)	14	(36)	(58)	49		
Capital loss (gain) from sale of fixed assets Effect of exchange rate and linkage	(65)	(100)	215	-	(47)	118		
differences of long-term bank loans and long-term loan to Subsidiary Effect of exchange rate	(738)	(195)	1,460	(739)	(195)	1,307		
differences of long-term capital notes to shareholders	1,179	571	-	1,179	571	-		
Changes in assets and liabilities: Decrease (increase)								
in trade receivables Decrease (increase)	(3,060)	(10,067)	7,247	- (2.165)	-	2,811		
in other receivables Decrease (increase)	(345)	(932)	752	(3,165)	574	(328)		
in inventories Increase (decrease) in trade	(26,468)	(1,160)	(9,533)	(30,153)	2,349	1,945		
payables Increase (decrease) in	(4,235)	(220)	27,447	8,907	9,721	8,626		
American Israeli Paper Mills Group, net Increase (decrease) in Subsidiaries	4,821	16,247	(1,612)	49,685 (53,426)	(39,448) 48,966	(63,995) 61,486		
Increase (decrease) in other payables and accrued expenses	(2,930)	6,268	(7,356)	(1,094)	249	(919)		
	(29,625)	20,295	37,698	(28,359)	30,855	29,887		
B. Non-cash activities								
Acquisition of fixed assets on credit	3,342	784	-	3,342	784	-		

Consolidated	Company

- (1) See Note 2A.
- (2) Adjusted for changes in the exchange rate of the U.S. dollar as of December 31, 2003.

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

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NOTE 1 - DESCRIPTION OF BUSINESS AND GENERAL

A. Description of Business

Mondi Business Paper Hadera Ltd. ("the Company") was incorporated and commenced operations on January 1, 2000. The Company and its Subsidiaries are engaged in the production and marketing of paper, mainly in Israel.

The Company is presently owned by Neusiedler AG ("NAG" or the "Parent Company") (50.1%) and American-Israeli Paper Mills Ltd. ("AIPM") (49.9%).

In the framework of a change in the organizational structure of the Group, effective January 1, 2003, all marketing and selling activities of the Group, which until such date were performed by four Subsidiaries, were centralized to one Subsidiary with three logistic sites.

The financial statements are prepared in accordance with the Israeli Securities Regulations (Preparation of Annual Financial Statements), 1993.

B. Definitions:

The Company - Mondi Business Paper Hadera Ltd.

The Group - the Company and its Subsidiaries, a list of which is presented in Note 7C.

Subsidiaries - companies in which the Company exercises over 50% ownership and control,

directly or indirectly, and whose financial statements are fully consolidated with

those of the Company.

Related Parties - as defined by Opinion No. 29 of the Institute of Certified Public Accountants in

Israel.

Interested Parties - as defined in the Israeli Securities Regulations (Presentation of Financial

Statements), 1993.

Controlling Shareholder - as defined in the Israeli Securities Regulations (Presentation of Transactions between

a Corporation and its Controlling Shareholder in the Financial Statements), 1996.

NIS - New Israeli Shekel.

CPI - the Israeli consumer price index.

Dollar - the U.S. dollar.

Euro - the United European currency.

Adjusted Amount - see Note 2A(1) below.

Reported Amount - see Note 2A(1) below.

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MONDI BUSINESS PAPER HADERA LTD NOTES TO FINANCIAL STATEMENTS

NOTE 1 - DESCRIPTION OF BUSINESS AND GENERAL (cont.)

C. Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements, and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES

The following are the principal accounting policies applied in the preparation of the financial statements in a manner consistent with previous years with the exception of the application of the provisions of Standard No. 19 "Income Taxex".

A. Cessation of Financial Statement Adjustment and Change to Reporting in Reported Amounts - Standard No. 12

(1) **Definitions**

Adjusted Amount - historical nominal amount adjusted for changes in the exchange rate of the U.S. dollar as of December 31, 2003, in accordance with Opinion No. 36 of the Institute of Certified Public Accountants in Israel.

Reported Amount - Adjusted Amount plus amounts in nominal terms added subsequent to December 31, 2003, and less amounts subtracted after that date.

(2) General

In January 2004, Israeli Accounting Standard No. 12 "Cessation of Financial Statements Adjustment" came into effect. Following the initial implementation of Standard No. 12, commencing January 1, 2004, the Group ceased the presentation of its financial statements based on nominal historical cost adjusted for the changes in the exchange rate of the U.S. dollar in relation to the NIS. Effective with the interim financial statements as of March 31, 2004 and for the reporting periods thereafter, including the years ended December 31, 2004 and 2005, the Group's financial statements are prepared and presented in Reported Amounts.

Comparative figures included in these financial statements relating to the year ended December 31, 2003, are presented in Adjusted Amounts.

The amounts at which non-monetary items are presented in these financial statements do not necessarily represent their realization value or economic value, but solely their Reported Amount.

The Company's condensed financial statements in nominal values, on the basis of which the Company's financial statements in Reported amounts and Adjusted Amounts were prepared, are presented in Note 24.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

A. Cessation of Financial Statement Adjustment and Change to Reporting in Reported Amounts - Standard No. 12 (cont.)

(3) Principles of Adjustment Applicable for Financial Statements Relating to Reporting Periods Ended in December 31, 2005 and 2004

a. Balance sheet items

Non-monetary items (items whose balances reflect historical value at acquisition or upon establishment) are presented at their Adjusted Amounts as of December 31, 2003 plus additions and dispositions occurring subsequent to such date. Additions made subsequent to December 31, 2003 and dispositions of items added subsequent to such date, are presented at their historical nominal value. Dispositions of items added on or prior to December 31, 2003 are presented at their Adjusted Amount.

Monetary items (items whose balance sheet amount reflects their current value or realization value at the balance sheet date) are presented at their nominal value as of the balance sheet date.

Investments in Subsidiaries are presented based on the financial statements of these companies prepared according to the guidance of Standard No. 12.

b. Statement of Operations Items

Income and expenses reflecting transactions, and financial income and expenses, are presented at their nominal value.

Income and expenses deriving from non-monetary items (mainly depreciation, amortization and changes in inventory) were presented in a manner corresponding to the presentation of the related non-monetary balance sheet item, as illustrated above.

The Company's share in the results of Subsidiaries is determined based on the financial statements of these companies prepared according to the guidance of Standard No. 12.

(4) Principles of Adjustment Applicable for Financial Statements Relating to Reporting Period Ended Through December 31, 2003

Statement of Operations Items

Income and expenses reflecting transactions, other than financial income and expenses, were adjusted for changes in the exchange rate of the U.S. dollar from the date of the transaction through December 31, 2003.

Income and expenses deriving from non-monetary items (mainly depreciation, amortization, deferred taxes and changes in inventory) were presented in a manner corresponding to the adjustment of the related balance sheet items.

Financing expenses, net reflect income and expenses in real terms and include exchange rate differences derived from monetary items.

The Company's share in the results of Subsidiaries is determined based on the adjusted financial statements of these companies.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

B. Principles of Consolidation

The consolidated financial statements include consolidation of the financial statements of all Subsidiaries. Material inter-company balances and transactions of and between Subsidiaries have been fully eliminated.

The data included in the consolidated financial statements is based on audited financial statements of the Subsidiaries included therein.

For amortization policy of an unallocated goodwill associated with the acquisition of a Subsidiary, see H below.

C. Cash and Cash Equivalents

Cash and cash equivalents include bank deposits, available for immediate withdrawal, as well as unrestricted short-term deposits with maturities of less than three months from the date of deposit.

D. Allowance for Doubtful Accounts

The allowance for doubtful accounts is computed on the specific identification basis for accounts whose collectibility, on management's estimation, is uncertain.

E. Inventories

Inventories are stated at the lower of cost or market value. Cost is determined for raw materials, auxiliary materials and finished products on the basis of weighted moving average cost per unit.

F. Investments in Subsidiaries

Investments in Subsidiaries are presented using the equity method based on their audited financial statements. For amortization the goodwill included in an investment in a Subsidiary, see H below.

G. Fixed Assets

Fixed assets are presented at cost less accumulated depreciation and amortization. Depreciation is calculated using the straight-line method at rates considered adequate to depreciate the assets over their estimated useful lives. Amortization of leasehold improvements is computed over the shorter of the term of the lease, including any option period, where the Company intends to exercise such option, or their useful life.

The annual depreciation and amortization rates are:	_%_
Leasehold improvements	10
Machinery and equipment	5-20 (mainly 5%)
Motor vehicles	15-20
Office furniture and equipment	7-33
-10-	

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

G. Fixed Assets (cont.)

Impairment of Long-lived Assets

Management reviews long-lived assets on a periodic basis, as well as when such a review is required based upon relevant circumstances, to determine whether events or changes in circumstances indicate that the carrying amount of such assets may not be recoverable. According to the Israeli Accounting Standards Board's Standard No. 15, "Impairment of Assets", an asset's recoverable value is the higher of the asset's net selling price and the asset's value in use, the latter being equal to the asset's discounted expected cash flows. If applicable, an impairment charge is recorded at the amount in which the carrying amount of the asset exceeds its recoverable value.

H. Other Assets - Goodwill

The unallocated excess cost of an investment in a Subsidiary over its net book value at the acquisition date reflects goodwill. The goodwill is amortized over the expected estimated economic life of the goodwill (10 years) using a straight-line method. The amortization period and method were determined following the provisions of Standard No. 20 "The amortization Period of Goodwill" which calls for the amortization of goodwill over its useful life, based on a systematic method that should reflect the estimated expected period in which the goodwill is to contribute economic benefits. Impairment examinations and recognition are performed and determined based on the accounting policy outlined in G above.

I. Deferred Income Taxes

The Group records deferred income taxes in respect of temporary differences between the carrying values of assets and liabilities in the financial statements and their values for tax purposes, including depreciation differences on leased property and fixed assets. The Group records deferred-tax assets in respect of temporary differences as well as in respect of carry-forward tax losses so long as it is probable that those assets will be realized. The deferred income taxes are computed by the tax rates expected to be in effect at realization, as they are known at the balance sheet date.

The computation of deferred income taxes has not taken into account taxes that would have been applicable in case of future realization of investments in Subsidiaries, since the Group does not contemplate such realization in the foreseeable future.

J. Revenue Recognition

Revenues are recognized upon shipment, when title has been transferred and collectibility is reasonably assured. Revenues are presented net of discounts granted. The accrual for estimated discounts granted is computed according to the provisions stipulated in the agreements, and is recorded when revenues are recognized.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

K. Supplier Discounts

Ongoing discounts granted by suppliers, as well as year end discounts, in respect of which no commitments to meet given targets are required by the Group, are included in the financial statements upon the execution of purchases that grant the Group said discounts. Supplier discounts contingent upon the Group's fulfillment of certain targets, such as meeting a minimal annual volume (in quantities or amount), or an increase in purchases over previous periods, are included in the financial statements in proportion to Group's purchases from suppliers during the reported period, which advance the Group towards the stated targets, only if it is expected that those targets will be reached and the discounts can reasonably be estimated. Management's estimate of meeting the targets is based, inter-alia, on historical experience, Group's relationships established with the suppliers and the estimated volume of purchases during the remaining reported period.

L. Forward Transactions

The gain or loss of currency forward transactions designated to hedge long-term loans from banks against currency fluctuations, are included in operations as incurred.

M. Earnings (Loss) Per Share

Earnings (loss) per share is computed based on the weighted average number of paid up capital shares during the year.

N. Exchange Rates and Linkage Basis

- (1) Balances in foreign currency or linked thereto are included in the financial statements based on the representative exchange rates, as published by the Bank of Israel, that were prevailing at the balance sheet date.
- (2) Following are the changes in the representative exchange rate of the U.S. dollar vis-a-vis the NIS and in the Israeli CPI:

	Representative Exchange Rate of the Dollar (Nis Per \$1)	CPI "in respect of" (in points)
As of:		
December 31, 2005	4.603	185.80
December 31, 2004	4.308	180.74
December 31, 2003	4.379	178.58
Increase (decrease)		
During the year ended:	<u>%</u>	_%_
December 31, 2005	6.8	2.8
December 31, 2004	(1.6)	1.2
December 31, 2003	(7.6)	(1.9)

(3) Exchange-rate differences are charged to operations as incurred.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

O. Recent Accounting Standards

(1) Accounting Standard No. 21 "Earnings Per Share"

In February 2006, the Israeli Accounting Standards Board approved for publication Accounting Standard No. 21, "Earnings Per Share" (the "Standard"). With the initial adoption of the Standard, Opinion No. 55 of the Institute of Certified Public Accountants in Israel - Earnings per share will be cancelled. The Standard prescribes that an entity shall calculate basic earnings per share amounts for profit or loss attributable to ordinary equity holders of the entity and, if presented, profit or loss from continuing operations attributable to those equity holders. The basic earnings per share shall be calculated by dividing profit or loss attributable to ordinary equity holders of the entity (the numerator) by the weighted average number of ordinary shares outstanding (the denominator) during the reported period.

For the purpose of calculating diluted earnings per share, an entity shall adjust profit or loss attributable to ordinary equity holders of the entity, and the weighted average number of shares outstanding, for the effects of all dilutive potential ordinary shares.

The Standard is effective for financial statements for periods commencing January 1, 2006 or thereafter. The initial adoption of the Standard will be accounted for retrospectively and comparative Earnings per share data for prior periods shall be adjusted. The application of the Standard is not expected to materially affect the Company's Earnings per share data

(2) Accounting Standard No. 22

"Financial Instruments: Disclosure and Presentation"

In July 2005, the Israeli Accounting Standards Board approved for publication Accounting Standard No. 22, "Financial Instruments: Disclosure and Presentation". Financial instrument under this Standard is, in general, any contract that establishes a financial asset of an entity, or a financial liability or equity instrument of another entity.

This Standard establishes the requirements for presentation of financial instruments in the financial statements and indicates the information that should be disclosed in relation thereto. The presentation requirements relate to the classification of financial instruments as financial assets, financial liabilities or equity instruments. It also deals with the classification of related interest, dividends, losses and gains and to the circumstances under which financial assets and liabilities derived from financial instruments are to be offset. The Standard requires disclosure of information relating to factors affecting the amount, timing and certainty of the entity's future cash flows relating to financial instruments and accounting policy implemented in respect of these instruments. The Standard also establishes requirements for disclosure of information about the nature and the extent of an entity's use of financial instruments, the business purposes they serve, the risks associated with them and management's policies for the oversight of those risks.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

O. Recent Accounting Standards (cont.)

(2) Accounting Standard No. 22 "Financial Instruments: Disclosure and Presentation" (cont.)

Standard No. 22 is effective for financial statements for periods commencing January 1, 2006 or thereafter. The initial adoption of the Standard will be accounted for prospectively. Comparative financial statements for prior periods shall not be adjusted. The Standard's effect on the Group's financial statements is not expected to be significant.

(3) Accounting Standard No. 24 "Share-Based Payment"

In September 2005, the Israeli Accounting Standards Board published Accounting Standard No. 24 "Share-Based Payment" (the "Standard"), which calls for the recognition in the financial statements of share-based payment transactions. Such transactions include transactions with employees and related parties to be settled by cash, by other assets, or by equity instruments. Consequently, amongst other matters, costs associated with grants of shares and options to employees will be expensed over the vesting period of each grant. These costs will be determined based on the fair value of the awards at each grant date. The Standard establishes guidelines for measuring each award based on the settlement terms (either by cash or equity instrument). The Standard also establishes certain disclosure requirements relating to share-based payment.

The Standard is effective for financial statements for periods commencing January 1, 2006 or thereafter (initial adoption is recommended). The application of the Standard is not expected to affect the Company's financial position and results of operations.

(4) Accounting Standard No. 25 "Revenues"

In February 2006, the Israeli Accounting Standards Board approved for publication Accounting Standard No. 25, "Revenues" (the "Standard").

This Standard establishes the requirements for recognition criteria, measurement, disclosure and presentation of revenues arising from sale of goods, rendering of services and from the use by others of entity assets yielding interest, royalties and dividends. This Standard prescribes that revenue shall be measured at the fair value of the consideration received or receivable. The Standard is effective for financial statements for periods commencing January 1, 2006 or thereafter. Assets and liabilities included in the financial statements as of December 31, 2005 in different amounts from those that would have been presented if the standard's requirements were applied will be adjusted on January 1, 2006 to the amounts to be recognized in accordance with the Standard's guidelines. The results of the initial adoption of the Standard as at January 1, 2006 shall be accounted for by the cumulative effect of a change in accounting method.

The company is currently evaluating the impact, if any, of the adoption of the Standard on its financial position and results of operations.

NOTE 3 - CASH AND CASH EQUIVALENTS

	Conso	olidated	Con	npany	
		December 31,			
	2005	2004	2005	2004	
	Reported	Reported Amounts		Reported Amounts	
	NIS in T	`housands	NIS in T	housands	
In NIS	-	10,215	-	9,616	
In foreign currencies (primarily in U.S. dollar)		589			
		10,804		9,616	

NOTE 4 - TRADE RECEIVABLES

	Consolidated		
	December 31,		
	2005	2004	
	Reported	Amounts	
	NIS in T	housands	
Composition:			
Domestic			
Open accounts Checks receivable	117,150 29,538	107,693 29,943	
Checks receivable	29,336	29,943	
	146,688	137,636	
Foreign			
Open accounts (primarily in u.s. dollar)	4,311	749	
Related parties	12,135	21,872	
	16,446	22,621	
	163,134	160,257	
Less - allowance for doubtful accounts	2,259	2,442	
	160,875	157,815	

NOTE 5 - OTHER RECEIVABLES

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	Conso	olidated	Com	pany
	December 31,			
	2005	2004	2005	2004
	Reported Amounts		Reported Amounts	
	NIS in T	housands	NIS in T	nousands
Composition			-	
Deferred taxes (Note 21D)	6,899	3,952	5,876	2,928
Prepaid expenses	527	842	2,161	620
Advances to suppliers	2,642	1,133	2,640	737
Value Added Tax	-	-	4,065	3,636
Income tax advances, net	207	240	-	-
Others	597	1,413	71	779
	10,872	7,580	14,813	8,700

NOTE 6 - INVENTORIES

	Conso	lidated	Com	npany	
	December			er 31,	
	2005	2004	2005	2004	
	Reporte	ed Amounts	Reported	l Amounts	
	NIS in	Thousands	NIS in T	housands	
Raw and auxiliary materials	38,134	30,098	38,134	30,098	
Finished products and goods in process (1)	78,725	60,293	52,320	30,203	
	116,859	90,391	90,454	60,301	
(1) Includes products in transit	857	(*) 3,812		-	
The inventories are presented net of provision for obsolescence	715	1,302	418	1,200	

(*) Reclassified

NOTE 7 - INVESTMENTS IN SUBSIDIARIES

	Comp	pany
	Decemb	ber 31,
	2005	2004
	Reported	Amounts
	NIS in Th	ousands
A. Composition		
Cost of shares Accumulated losses since acquisition, net	4,338 (1,743)	4,338 (2,405)
	2,595	1,933
	Consol	idated
	Decemb	ber 31,
	2005	2004

	Consol	idated
	Reported	Amounts
	NIS in T	nousands
B. Goodwill: Cost Less - accumulated amortization	6,232 3,055	6,232 3,800
	2,595	1,933

C. Consolidated Subsidiaries

The consolidated financial statements as of December 31, 2005, include the financial statements of the following Subsidiaries:

	Ownership and control As of December 31, 2 0 0 5
Mondi Business Paper Hadera Marketing Ltd.	100.00
Grafinir Paper Marketing Ltd.	100.00
Yavnir (1999) Ltd.	100.00
Miterani Paper Marketing 2000 (1998) Ltd.	100.00
-16-	

Office

NOTE 8 - FIXED ASSETS

	Leasehold Improvement	Machinery and s Equipment	Motor Vehicles	Furniture, Computers And Equipment	Total
		Rep	orted Amoun	nts	
		NIS	in Thousand	ls	
Consolidated					
Cost: Balance - January 1, 2005 Changes during 2005:	3,724	140,228	2,285	2,846	149,083
Additions Dispositions		53,275 (370)	348 (151)	284	53,907 (521)
Balance - December 31, 2005	3,724	193,133	2,482	3,130	202,469
Accumulated depreciation: Balance - January 1, 2005 Changes during 2005:	1,816	28,755	1,328	1,446	33,345
Additions Dispositions	388	8,904 (187)	380 (151)	453	10,125 (338)
Balance - December 31, 2005	2,204	37,472	1,557	1,899	43,132
Net book value: December 31, 2005	1,520	155,661	925	1,231	159,337
December 31, 2004	1,908	111,473	957	1,400	115,738
Company					
Cost: Balance - January 1, 2005 Changes during 2005:	2,651	138,904	875	1,882	144,312
Additions Dispositions	-	53,275 (339)	348	284	53,907 (339)
Balance - December 31, 2005	2,651	191,840	1,223	2,166	197,880
Accumulated depreciation: Balance - January 1, 2005 Changes during 2005:	1,305	27,928	158	917	30,308
Additions Dispositions	265	8,787 (157)	215	378	9,645 (157)
Balance - December 31, 2005	1,570	36,558	373	1,295	39,796

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	Leasehold Improvemen	Machinery and ts Equipment	Motor Vehicles	Office Furniture, Computers And Equipment	Total
Net book value: December 31, 2005	1,081	155,282	850	871	158,084
December 31, 2004	1,346	110,976	717	965	114,004
	-17·				

NOTE 9 - TRADE PAYABLES

	Conso	lidated	Comp	oany
	December 31,			
	2005	2004	2005	2004
	Reported	Amounts	Reported	Amounts
	NIS in T	housands	NIS in Th	ousands
In Israeli currency In foreign currency or linked thereto	27,539	22,484	21,690	20,561
(primarily in u.s. dollar)	75,445	82,177	53,677	43,341
	102,984	104,661	75,367	63,902

NOTE 10 - OTHER PAYABLES AND ACCRUED EXPENSES

	Consol	idated	Comp	pany
		Decemb	per 31,	
	2005	2004	2005	2004
	Reported Amounts		Reported Amounts	
	NIS in th	ousands	NIS in th	ousands
Accrued payroll and related expenses	13,772	11,703	13,772	11,703
Value Added Tax Advances from customers	1,030 448	3,366 862	-	-
NAG - Parent Company (in u.s. dollar)	3,241	2,252	_	_
Interest payable	1,049	2,900	1,049	2,900
Forward transaction Other	662	1,322 727	565	1,322 555
	20,202	23,132	15,386	16,480

NOTE 11 - LONG-TERM BANK LOANS

Consolidated and Company

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				olidated ompany
		Interest Rate		nber 31,
		% (*)	2005	2004
			_	orted ounts
		1	NIS in T	housands
A.	Composition			
	In U.S. dollar (**)	5.67	21,221	31,946
	In NIS indexed to the CPI	6.55	16,828	19,427
			38,049	51,373
	Less - current maturities		16,242	15,125
			21,807	36,248

^(*) Annual average interest rate as of December 31, 2005.

^(**) As of December 31, 2005, NIS 17,078 thousand bear interest based on Libor plus + 0.5%-0.6%.

NOTE 11 -LONG-TERM BANK LOANS (cont.)

	Consolidated and Company
	December 31, 2 0 0 5
	Reported Amounts
	NIS in thousands
B. Maturities NIS in Thousands	
Second year - 2007 Third year - 2008 Fourth year - 2009 Fifth year (2010) and thereafter	11,860 3,912 4,040 1,995
+	21,807

- C. According to the loan agreements with the banks, as amended in the second half of 2005, the Company is to achieve, inter alia, financial ratio at the end of each audited fiscal year of total shareholders equity (which includes capital notes to shareholders) to total assets to be no less than 23% (prior to the amendment, the required ratio under the covenant was 30%). In case the Company fails to fulfill these covenants, the banks are entitled to demand early repayment of the loans, in whole or in part. As of December 31, 2005, the Company was in full compliance with the covenants stipulated in the bank agreements and this financial ratio amounted to 25.11%.
- D. As to a "negative pledge agreement" signed by the Company, see Note 14B.
- E. In 2004 and 2003, the Company and its Subsidiaries entered into an agreement for a bank credit facility, pursuant to which the Company and its Subsidiaries may, from time to time, borrow an aggregate principal amount of up to adjusted NIS 122,000 thousand. Under the terms of the agreement, the credit facility has no time limit. As of the balance sheet date, the Group utilized NIS 85,887 thousand of the credit facility.

NOTE 12 - CAPITAL NOTES TO SHAREHOLDERS

The capital notes to shareholders are linked to the dollar and bear no interest. According to the terms of the capital notes, the Company has the ultimate discretion upon the dates of repayment of the capital notes. As of December 31, 2005, management intends to repay the capital note at their entirety by the end of 2006.

NOTE 13 -ACCRUED SEVERANCE PAY, NET

Israeli law and labor agreements determine the obligations of the Group to make severance payments to dismissed employees and to employees leaving employment under certain other circumstances. The liability for severance pay benefits, as determined by Israeli Law, is based upon length of service and the employee's most recent monthly salary. The liability of the Group for severance pay to its permanent employees is covered by current deposits to pension and severance funds. Accumulated amounts so funded are not under the control or administration of the Group, and accordingly, neither those amounts nor the corresponding accruals are reflected in the financial statements. The amounts presented in the balance sheet as of December 31, 2005 reflects the severance pay liability in respect of temporary employees.

NOTE 14 -COMMITMENTS AND CONTINGENT LIABILITIES

A. Commitments:

- (1) The Group is obligated to pay license fees to a shareholder see Note 22B.
- (2) The Company and its Subsidiaries lease certain of their facilities under operating leases for varying periods with renewal options primarily from AIPM. Future minimum lease rentals as of December 31, 2005 are as follows:

	Consolidated	Company
	Reported Amou	unts
	NIS in Thousan	nds
2006	4,914	3,682
2007	4,914	3,682
2008	4,757	3,682
2009	3,682	3,682
	18,267	14,728

B. Liens

To secure long-term bank loans and short-term bank credits (the balance of which as of December, 31 2005 is NIS 38,049 thousand), the Company entered into a "negative pledge" agreement under which the Company is committed not to pledge any of its assets, excluding fixed pledges relating to assets financed by others, prior to the consent of the banks.

C. Guarantees

The Company from time to time and in the framework of its ongoing operations provides guarantees, the amount of which as of December, 31 2005 was NIS 8.268 thousand.

NOTE 15 - SHARE CAPITAL

- A. As of December 31, 2005 and 2004, share capital is composed of ordinary shares of NIS 1.00 par value each. Authorized 38,000 shares; issued and paid up 1,000 shares.
- B. Holders of ordinary shares are entitled to participate equally in the payment of cash dividends and bonus share (stock dividend) distributions and, in the event of the liquidation of the Company, in the distribution of assets after satisfaction of liabilities to creditors. See also Note 1A.

NOTE 16 - NET SALES

	(Consolidate	ed		Company	
	Year E	nded Decer	nber 31,	Year Er	nded Decen	nber 31,
	2005	2004	2003	2005	2004	2003
	-	Reported Amounts	•	-	-	•
	NIS	S in Thousa	ands	NIS	in Thousa	nds
Industrial operations Commercial operations	460,383 202,955	471,190 214,904	453,807 186,213	462,177	482,698	462,654
	663,338	686,094	640,020	462,177	482,698	462,654

NOTE 17 - COST OF SALES

	Consolidated			Company			
	Year E	nded Dece	mber 31,	Year Ended December 31			
	2005	2004	2003	2005	2004	2003	
	_	Reported Reported Adjust Amounts Amounts Amou		_	_	-	
	NIS	in Thous	ands	NIS	nds		
Purchases (*)	187,618	188,013	177,176	-	-		
Materials consumed	306,803	297,006	271,334	306,803	297,006	271,334	
Salaries and related expenses	36,391	32,576	30,482	36,391	32,576	30,482	
Subcontracting	5,898	5,066	4,388	5,898	5,066	4,388	
Energy costs	54,883	45,991	43,166	54,883	45,991	43,166	
Depreciation	9,607	7,896	7,243	9,607	7,896	7,243	
Other manufacturing costs and expenses (including rent)	29,939	31,124	30,370	29,093	30,336	29,584	
	621 120	(07 (72	564 150	110 675	410 071	296 107	
Change in finished goods, goods in process, and products in	631,139	607,672	564,159	442,675	418,871	386,197	
transit.(**)	(21,387)	(1,934)	(7,269)	(22,117)	(2,367)	5,295	
	609,752	605,738	556,890	420,558	416,504	391,492	

	Consolida	ted	Company			

- (*) The purchases of the Group are related principally to commercial operations.
- (**) Change in raw and auxiliary materials are included in materials consumed.

NOTE 18 - SELLING EXPENSES

		Consolidat	ed		Company			
	Year E	nded Dece	ember 31,	Year Ended December				
	2005	2004	2003	2005	2004	2003		
	_	dReported s Amounts	-	_	_	-		
	NIS	S in Thous	ands	NIS	in Thous	ands		
Salaries and related expenses	17,205	17,169	16,913	17,146	17,169	16,913		
Packaging and shipping to customers	16,719	16,235	14,368	16,096	15,464	13,756		
Maintenance and rent	8,237	7,973	7,641	750	313	429		
Transportation expenses	1,360	1,256	1,178	1,349	1,137	399		
Advertising	166	-	180	166	-	180		
Commissions and license fees								
to a shareholder	1,164	2,912	1,865	-	-	-		
Depreciation	417	552	670	417	523	653		
Other		38	77					
	45,268	46,135	42,892	35,924	34,606	32,330		

NOTE 19 - GENERAL AND ADMINISTRATIVE EXPENSES

	Consolidated				Company			
	Year En	ided Decer	nber 31,	Year Ended December 3				
	2005	2005 2004 Reported Reported A Amounts Amounts A		2005	2004	2003		
						•		
	NIS in Thousands			NIS in Thousands				
Salaries and related expenses Office maintenance	3,863 169	3,811 187	3,821 232	3,863	3,811	3,821		
Professional and management fees	2,060	2,217	1,594	1,537	1,555	1,152		
Depreciation	74	47	28	74	40	31		
Amortization of goodwill	623	623	623	-	-	-		
Bad and doubtful debts	(840)	(311)	679	-	-	-		
Other	1,352	1,229	1,448	1,228	1,036	941		
	7,301	7,803	8,425	6,702	6,442	5,945		

NOTE 20 - FINANCING INCOME (EXPENSES), NET

	Consolidated				Company			
	Year E	Year Ended December 31,			Year Ended December 31,			
	2005	2004	2004 2003		2004	2003		
	-	-	•	-	d Reported s Amounts	· ·		
	NIS	in Thous	ands	NIS	in Thous	ands		
Interest on long-term bank loans	2,486	2,573	3,254	4,935	2,573	3,254		
Erosion of monetary assets and liabilities, net	5,630	2,070	(783)	4,883	1,293	(2,112)		
Forward transaction	(1,497)	1,322		(1,497)	1,322			

NOTE 21 - INCOME TAXES (TAXES BENEFITS)

A. The Company and its Subsidiaries are taxed according to the provisions of The Income Tax Ordinance and the Income Tax Law (Inflationary Adjustments), 1985. The Company is an industrial company in conformity with the Law for the Encouragement of Industry (Taxes), 1969. The major benefits the Company is entitled to under this law is accelerated depreciation rates.

		Company					
	Year I	Year Ended December 31,					
	2005	2004	2003	2005	2004	2003 Adjusted Amounts	
	Reported Amounts	Reported Amounts	Adjusted Amounts	Reported Amounts	Reported Amounts		
D G W	NIS in Thousands NIS in Thousands						
B. Composition							
Current taxes	54	81	80	-	-	-	
Taxes in respect of prior years	36	(86)	-	-	-	-	
Deferred taxes (E. below)	(8,470)	823	10,438	(8,470)	359	10,275	
	(8,380)	818	10,518	(8,470)	359	10,275	

C. Reconciliation of the Statutory Tax Rate to the Effective Tax Rate

	C	onsolidate	d	Company				
	Year En	ded Decen	nber 31,	Year En	Year Ended December 31,			
	2005	2004	2003	2005	2004	2003		
		Reported Reported A Amounts Amounts A						
	NIS	in Thousa	nds	NIS in Thousands				
Income (loss) before income taxes	(11,786)	18,080	29,037	(12,540)	17,550	30,054		
Statutory tax rate Tax computed by statutory tax rate	34% (4,007)	35% 6,328	36% 10,453	34% (4,264)	35% 6,143	36% 10,819		
Tax increments (savings) due to:								
Non-deductible expenses Non-taxable income Reduction in corporate tax rates -	212 (22)	211 (40)	226	-	(21)	33 (15)		

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	(Consolidat	ed		Company	<i>'</i>
(E. below) Differences arising from	(3,888)	(4,397)	-	(3,962)	(4,479)	-
basis of measurement (*) Prior years income taxes	(711) 36	(1,198) (86)	(161)	(244)	(1,284)	(562)
	(8,380)	818	10,518	(8,470)	359	10,275

^(*) For 2004 and 2005 - Reported Amounts (NIS) for financial reporting purposes vis-a-vis the consumer price index for tax purposes;

For 2003 - U.S. dollar for financial reporting purposes vis-a-vis the Consumer Price Index for tax purposes.

NOTE 21 - INCOME TAXES (TAXES BENEFITS) (cont.)

D. Deferred Taxes

	(ted		Company			
	Year Ended December 31,			Year I	Ended Dece	mber 31,	
	2005	2004	2003	2005	2004	2003	
	_	_	-	_	_	d Adjusted s Amounts	
	NIS	S in Thous	sands	N	S in Thous	ands	
Balance as of beginning of year Changes during the year Adjustment due to	(21,470) 4,582	(20,647) (5,220)	(10,209) (10,438)	(22,494) 4,508	(22,135) (4,838)	(11,860) (10,275)	
change in income tax rates	3,888	4,397		3,962	4,479		
Balance as of end of year	(13,001)	(21,470)	(20,647)	(14,024)	(22,494)	(22,135)	
		-	2005	Deceminate 2 0 0 4		2 0 0 4	
			Reported Amounts	_	Reported Amounts	_	
			NIS	in Thousa	nds	NIS in Thousands	
Deferred taxes are presented in balance sheets as follows:	the						
Other receivables and prepay	ments (Note	5):					
Allowance for doubtful acc Vacation and recreation pay Carry forward tax losses			700 1,589 4,609	831 1,564 1,557	1,589 4,287	1,564 1,364	
		-	6,899	3,952	5,876	2,928	
Long-term liabilities: Depreciable fixed assets Accrued severance pay, net		1	(23,596) 13	(25,448) 26	(23,596) 13	(25,448) 26	

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		Consolidat	ted	Company	
Less- Carry forward tax losses	3,683		3,683		
	(19,900)	(25,422)	(19,900)	(25,422)	
	(13,001)	<u>(21,470</u>)	(14.024)	(22,494)	

For 2005 - Deferred taxes were computed at rates between 31%-25%, primarily - 25%.

For 2004 - Deferred taxes were computed at rates between 30%-34%, primarily - 30%.

For 2003 - Deferred taxes were computed at 36%. Deferred taxes are recognized in respect of all carry forward losses of the Group, see F.

NOTE 21 - INCOME TAXES (TAXES BENEFITS) (cont.)

E. Reduction of Corporate Tax Rates

In July 2005, the Israeli Knesset passed the Law for Amending the Income Tax Ordinance (No. 147), 2005, according to which commencing in 2006 the corporate income-tax rate would be gradually reduced, for which a 31% tax rate was established, through 2010, in respect of which a 25% tax rate was established. The effect of this amendment on the Group's deferred income tax provisions is reflected by an increase of NIS 3,888 thousand in income tax benefit for the year ended December 31, 2005.

- **F.** Carryforward tax losses of the Group and the Company are NIS 26,814 thousand and NIS 27,250 thousand as of December 31, 2005, respectively.
- G. The Company and its Subsidiaries have tax assessments that are considered final through the 2000 tax year.

NOTE 22 - RELATED PARTIES AND INTERESTED PARTIES

A. Balances with Related Parties and Subsidiaries

		Company		
	2005	2004	2005	2004
		-	Reported Amounts	
	NIS	S in Thous	ands	NIS in Thousands
Trade receivables - AIPM			227,368	178,289
Trade receivables - related parties	12,135	21,872	-	
Trade payables - AIPM	69,854	65,033	-	_
Trade payables - related parties	4,032	9,009	150,862	103,671
Other payables and accrued expenses - AIPM	2,406	2,478	2,406	2,478
Other payables and accrued expenses - related parties	3,241	2,252		_
Capital notes to shareholders	18,412	17,233	18,412	17,233

NOTE 22 - RELATED PARTIES AND INTERESTED PARTIES (cont.)

B. Transactions With Related Parties and Subsidiaries

Consolidated			Company				
Year Ei	nded Decer	nber 31,	, Year Ended December 3:				
2005	2004	2003	2005	2004	2003		
-	-	•	-	-	•		
NIS	in Thousa	ınds	NIS	in Thousa	nds		
103,196	165,596	171,131					
-	_	_	462,177	482,698	462,654		
106,076	106,546	88,613	77,930	78,400	73,024		
5,969	9,875	6,428	(450)	1,796	(1,909)		
1,750	1,837	1,410	1,447	1,480	1,086		
2,406	1,939	13,759	1,845	2,268	858		
	Year Er 2 0 0 5 Reported Amounts NIS 103,196 - 106,076 5,969	Year Ended Decer 2 0 0 5	Year Ended December 31, 2005 2004 2003 Reported Reported Adjusted Amounts Amounts NIS in Thousands 103,196 165,596 171,131 - - - 106,076 106,546 88,613 5,969 9,875 6,428 1,750 1,837 1,410	Year Ended December 31, Year Ended December 32, Ye	Year Ended December 31, Year Ended December 32 2005 2004 2003 2005 2004 Reported Reported Adjusted Amounts Amounts Amounts Reported Amounts Reported Amounts NIS in Thousands NIS in Thousands NIS in Thousands 103,196 165,596 171,131 - - - - - 462,177 482,698 106,076 106,546 88,613 77,930 78,400 5,969 9,875 6,428 (450) 1,796 1,750 1,837 1,410 1,447 1,480		

- **C.** (1) The Company leases its premises from AIPM and render services (including electricity, water, maintenance and professional services) under agreements, which are renewed every year.
 - (2) The Group is obligated to pay commissions and license fees to NAG.

NOTE 23 - DISCLOSURE AND PRESENTATION OF FINANCIAL INSTRUMENTS

A. Credit Risk

The revenues of the Group's are derive from a large number of customers mainly in Israel and in Europe. Management regularly monitors the balance of trade receivables and the financial statements include an allowance for doubtful accounts based on management's estimation. Taking the aforementioned into consideration, the exposure to credit risk from trade receivables is immaterial.

Cash and cash equivalents (including amounts in foreign currency) are deposited with major commercial banks in Israel.

B. Fair Value of Financial Instruments

The financial instruments of the Group consist primarily of non-derivative assets and liabilities. Non-derivative assets include cash and cash equivalents, receivables, other current assets and long-term loans given. Non-derivative liabilities include short-term bank credit, trade payables, other current liabilities, long-term loans from banks and capital notes to shareholders. Due to the nature of these financial instruments, their fair value, generally, is identical or close to the value at which they are presented in the financial statements, unless stated otherwise.

The fair value of the long-term loans approximates their carrying value, since they bear interest at rates close to the prevailing market rates.

The Group enters from time to time into off-balance sheet financial instruments for hedging against currency and interest-rate risks.

NOTE 24 - COMPANY'S FINANCIAL STATEMENTS IN NOMINAL VALUES FOR TAX PURPOSES

A. Balance Sheets

	Cor	npany
	Decer	nber 31,
	2005	2004
	NIS in T	Thousands
Current Assets		
Cash and cash equivalents	-	9,616
American Israeli Paper Mills Group, net	231,715	178,289
Other receivables	14,869	5,772
Inventories	90,454	60,301
	337,038	253,978
Long-Term Investments		
Investments in Subsidiaries	1,312	648
Fixed Assets, net	155,315	111,066
Long -Term Assets		
Deferred Taxes	2,555	-
	496,220	365,692
Current Liabilities		
Short term bank credit	85,871	_
Current maturities of long-term bank loans	16,242	15,125
Capital notes to shareholders	18,412	-
Trade payables	75,367	63,902
Subsidiaries	148,844	99,159
Other payables and accrued expenses	15,386	16,480
	360,122	194,666
Long term liabilities		
Long-term bank loans	21,807	36,248
Capital notes to shareholders	-	17,233
Accrued severance pay, net	51	87
	21,858	53,568
Shareholders' Equity	114,240	117,458

Соп	ірапу
496,220	365,692

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NOTE 24 - COMPANY'S FINANCIAL STATEMENTS IN NOMINAL VALUES FOR TAX PURPOSES (cont.)

B. Statement of Operations

	Year Ended December 31,				
	2005	2004	2003		
	NI	S in Thousa	nds		
Net sales	462,177	482,698	480,764		
Cost of sales	420,394	417,831	406,930		
Gross profit	41,783	64,867	73,834		
Selling expenses	35,904	34,598	33,455		
General and administrative expenses	6,698	6,444	9,080		
Operating profit (loss)	(819)	23,825	31,299		
Financing (expenses) income, net	(11,533)	(7,143)	3,152		
Other income (expenses), net		48	(93)		
Income (loss) before income tax benefits	(12,352)	16,730	34,358		
Income tax benefits	8,470				
Income (loss) after income tax benefits	(3,882)	16,730	34,358		
Equity in net earnings (losses) of Subsidiaries	664	272	(34)		
Net income (loss) for the year	(3,218)	17,002	34,324		

C. STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

	Share Capital	Premium	Retained Earnings	Total
		NIS in TI	nousands	
BALANCE - JANUARY 1, 2003	1	41,125	25,006	66,132
CHANGES DURING 2003: Net income for the year		-	34,324	34,324
BALANCE - DECEMBER 31, 2003	1	41,125	59,330	100,456
CHANGES DURING 2004: Net income for the year		-	17,002	17,002

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	Share Capital	Premium	Retained Earnings	Total
BALANCE - DECEMBER 31, 2004	1	41,125	76,332	117,458
CHANGES DURING 2005: Loss for the year			(3,218)	(3,218)
BALANCE - DECEMBER 31, 2005	1	41,125	73,114	114,240

Exhibit 19(a)(iii)

HOGLA-KIMBERLY LTD. FINANCIAL STATEMENTS

AS OF DECEMBER 31, 2005

HOGLA-KIMBERLY LTD. FINANCIAL STATEMENTS AS OF DECEMBER 31, 2005

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Shareholders Of Hogla-kimberly Ltd.

We have audited the accompanying balance sheets of HOGLA-KIMBERLY LTD. ("the Company") as of December 31, 2005 and 2004, and the consolidated balance sheets as of such dates, and the related statements of operations, changes in shareholders' equity and cash flows - of the Company and on a consolidated basis - for each of the three years in the period ended December 31, 2005. These financial statements are the responsibility of the Company's Board of Directors and management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with standards of the Public Company Accounting Oversight Board (United States) and with generally accepted auditing standards in Israel, including those prescribed by the Israeli Auditors' Regulations (Mode of Performance), 1973. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by the Board of Directors and management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position - of the Company and on a consolidated basis - as of December 31, 2005 and 2004, and the results of operations, changes in shareholders' equity and cash flows - of the Company and on a consolidated basis - for each of the three years in the period ended December 31, 2005, in accordance with generally accepted accounting principles in Israel. In addition, in our opinion, the financial statements referred to above are prepared in accordance with the Israeli Securities Regulations (Preparation of Annual Financial Statements), 1993.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Company and on a consolidated basis as of December 31, 2005 and 2004, and the results of operations, changes in shareholders equity and cash flows of the Company and on a consolidated basis for each of the three years in the period ended December 31, 2005, in accordance with generally accepted accounting principles in Israel. In addition, in our opinion, the financial statements referred to above are prepared in accordance with the Israeli Securities Regulations (Preparation of Annual Financial Statements), 1993.

/s/ Brightman Almagor & Co.
Brightman Almagor & Co.
Certified Public Accountants
A Member Firm of Deloitte Touche Tohmatsu

Tel Aviv, Israel: March 2, 2006

HOGLA-KIMBERLY LTD. BALANCE SHEETS

(NIS in thousands)

			Company		
			December 31,		December 31,
	Note	2005	2004	2005	2004
		Reported Amounts (1)	Reported Amounts (1)	Reported Amounts (1)	Reported Amounts (1)
Current Assets Cash and cash equivalents Trade receivables Other receivables Inventories	3 4 5 6	35,551 257,899 59,805 148,077	117,364 214,389 35,725 142,551	25,831 120,427 14,196 76,840	109,717 113,448 13,855 71,185
		501,332	510,029	237,294	308,205
Long-Term Investments Long-term bank deposit Capital note of shareholder Investments in Subsidiaries	7 8 9	32,770	68,928 32,770	32,770 286,133	32,770 176,400
		32,770	101,698	318,903	209,170
Fixed Assets Cost Less - accumulated depreciation	10	542,377 235,144	507,175 222,256	419,215 179,400	406,271 174,306
		307,233	284,919	239,815	231,965
Other Assets Goodwill Deferred taxes	9B 22	24,737 26,559 51,296	25,878 15,108 40,986		- - -
		892,631	937,632	796,012	749,340
Current Liabilities Short-term bank credit Current maturities of long-term bank loans Trade payables Other payables and accrued expenses	13 11 12	66,559 20,714 215,772 51,920	42,649 26,098 219,902 38,720	303,710 16,115 319,825	265,546 12,249 277,795
Long-term Liabilities					
Long-term bank loans Deferred taxes	13 22	38,566	81,851 37,388	36,003	35,013

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		Consolidated			Company	
Commitments and Contingent Liabilities Minority Interest	15	38,566 58,916	119,239 54,492	36,003	35,013	
Shareholders' Equity						
Share capital	16	29,038	29,038	29,038	29,038	
Capital reserves Translation adjustments relating to		180,414	180,414	180,414	180,414	
foreign held autonomous Subsidiary (2)		618	(3,377)	618	(3,377)	
Retained earnings		230,114	230,457	230,114	230,457	
		440,184	436,532	440,184	436,532	
		892,631	937,632	796,012	749,340	
(1) See Note 2A(1).						
(2) See Note 2B.						
/s/ T. Davis /s/ Y. Yerushalmi		/s/ O. Argov	<i></i>	/s/ A. Schor		
T. DAVIS Y. YERUSHALMI	[— —	O. ARGOV	. — —	A. SCH	OR	

Approval date of the financial statements: March 2, 2006.

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

Chairman of the Board of Directors Vice-Chairman of the Board of Chief Financial Officer

Directors

Chief Executive Officer

HOGLA-KIMBERLY LTD. STATEMENTS OF OPERATIONS

(NIS in thousands; except per share data)

Consolidated Year Ended December 31,

Company Year Ended December 31,

		Tear	Enaca Decemb			shaca Decemb	C1 C1,
	Note	2005	2004	2003	2005	2004	2003
		Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts (2)	Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts (2)
Net sales	17	1,145,981	995,569	868,671	540,002	479,320	377,117
Cost of sales	18	820,715	719,982	621,014	452,694	393,903	322,558
Gross profit		325,266	275,587	247,657	87,308	85,417	54,559
Selling and marketing expenses	19	202,683	193,701	130,670	13,708	15,286	7,538
General and administrative expenses	20	56,283	41,029	39,046	5,040	4,985	4,381
Operating profit		66,300	40,857	77,941	68,560	65,146	42,640
Financing income (expenses), net	21	752	(1,490)	5,517	34	(4,536)	(12,268)
Other income, net		176	903	496	153	205	238
Income before income taxes		67,228	40,270	83,954	68,747	60,815	30,610
Income taxes	22	19,527	10,244	20,566	18,895	17,627	11,775
Income after income taxes		47,701	30,026	63,388	49,852	43,188	18,835
Equity in net earnings (losses) of Subsidiaries		-	-	-	(6,576)	(16,260)	37,418
Minority interest in earnings of Subsidiary	_	(4,425)	(3,098)	(7,135)	_		
Net income for the year		43,276	26,928	56,253	43,276	26,928	56,253
Earnings per share (in NIS)		5.08	3.16	6.61	5.08	3.16	6.61
Number of shares used in computation		8,513,473	8,513,473	8,513,473	8,513,473	8,513,473	8,513,473

- (1) See Note 2A(1).
- (2) Adjusted for changes in the exchange rate of the U.S dollar as of December 31, 2003.

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HOGLA-KIMBERLY LTD. STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

(NIS in thousands)

	Share capital	Capital reserves	Translation adjustments relating to foreign held autonomous subsidiary	Retained earnings	Dividend declared after balance sheet date	Total
Balance - January 1, 2003 (Adjusted Amounts (3))	28,788	156,799	-	171,141	32,843	389,571
Changes During 2003:						
Dividend paid Net income for the year				56,253	(32,843)	(32,843) 56,253
Balance - December 31, 2003 (Adjusted Amounts (3))	28,788	156,799	-	227,394	-	412,981
Changes During 2004:						
Distribution of bonus shares Translation adjustments relating to foreign held	250	23,615		(23,865)		-
autonomous Subsidiary(2) Net income for the year			(3,377)	26,928		(3,377) 26,928
Balance - December 31, 2004 (Reported Amounts (1))	29,038	180,414	(3,377)	230,457	-	436,532
Changes during 2005: Translation adjustments relating to foreign held autonomous Subsidiary (2) Dividend paid Net income for the year			3,995	(43,619) 43,276		3,995 (43,619) 43,276
Balance - December 31, 2005 (Reported Amounts (1))	29,038	180,414	618	230,114		440,184

⁽¹⁾ See Note 2A(1).

⁽²⁾ See Note 2B.

⁽³⁾ Adjusted for changes in the exchange rate of the U.S dollar as of December 31, 2003.

HOGLA-KIMBERLY LTD. STATEMENTS OF CASH FLOWS

(NIS in thousands)

Consolidated

Company

	Year ended December 31,			Year ended December 31,			
	2005	2004	2003	2005	2004	2003	
	Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts (3)	Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts (3)	
Cash flows - operating activities Net income	43,276	26,928	56,253	43,276	26,928	56,253	
Adjustments to reconcile net income to net cash provided by operating activities (Appendix A)	(37,622)	30,683	4,190	44,953	60,934	7,188	
Net cash provided by operating activities	5,654	57,611	60,443	88,229	87,862	63,441	
Cash flows - investing activities Withdrawal of long-term bank deposit	73,648	8,138	9,195	-	8,138	9,195	
Capital notes and loans to Subsidiary Acquisition of fixed assets Proceeds from sale of fixed assets	(44,634) 293	(25,191) 1,827	(26,953) 1,092	(112,314) (16,335) 153	(17,490) 649	(20,351) 284	
Net cash provided by (used in) investing activities	29,307	(15,226)	(16,666)	(128,496)	(8,703)	(10,872)	
Cash flows - financing activities Dividend paid	(43,619)		(32,843)	(43,619)	-	(32,843)	
Long-term loans received Repayment of long-term loans Short-term bank credit	(94,437) 21,475	57,672 (15,162) (1,087)	28,949 (24,960) 1,087	- - -	(1,087)	1,087	
Net cash provided by (used in) financing activities	(116,581)	41,423	(27,767)	(43,619)	(1,087)	(31,756)	
Translation adjustments of cash and cash equivalents of foreign held autonomous subsidiary (2)	(193)	(3,784)				_	
Increase (decrease) in cash and cash equivalents	(81,813)	80,024	16,010	(83,886)	78,072	20,813	
Cash and cash equivalents - beginning of year	117,364	37,340	21,330	109,717	31,645	10,832	
Cash and cash equivalents - end of year	35,551	117,364	37,340	25,831	109,717	31,645	

⁽¹⁾ See Note 2A(1).

- (2) See Note 2B.
- (3) Adjusted for changes in the exchange rate of the U.S dollar as of December 31, 2003.

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HOGLA-KIMBERLY LTD. APPENDICES TO STATEMENTS OF CASH FLOWS

(NIS in thousands)

		Company					
	Year e	Year ended December 31,			Year ended December 31,		
	2005	2004	2003	2005	2004	2003	
	Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts (2)	Reported Amounts (1)	Reported Amounts (1)	Adjusted Amounts (2)	
A. Adjustments to reconcile net income to net cash provided by operating activities							
Income and expenses items not involving cash flows:							
Minority interest in earnings of Subsidiary	4,424	3,098	7,135	-	-	-	
Equity in net losses (earnings) of Subsidiaries	_	_	6,576	16,260	(37,418)		
Depreciation and amortization	25,162	23,468	25,213	15,606	14,702	14,789	
Deferred taxes, net	(12,740)	(5,011)	8,251	1,029	8,512	10,417	
Gain from sale of fixed assets	(293)	(1,162)	(482)	(153)	(205)	(208)	
Effect of exchange rate	,	, , ,	` ,	, ,	, ,	, ,	
differences, net	20	(1,901)	(2,266)	-	(258)	(2,476)	
Changes in assets and liabilities:							
Decrease (increase) in trade	(41, 401)	15.760	(47,022)	1.700	1.700	(4.020)	
receivables Increase in other receivables	(41,401) (18,974)	15,763 (20,938)	(47,933) (2,115)	1,733 (380)	1,799 (6,211)	(4,930) (1,431)	
Increase in inventories	(2,357)	(46,919)	(6,237)	(5,655)	(12,646)	(1,431)	
Increase in trade payables	6,167	49,624	27,544	9,936	8,392	13,628	
Net change in balances with	0,107	17,021	27,311	7,750	0,372	13,020	
related parties	(10,515)	13,591	(10,050)	12,395	28,985	42,067	
Increase (decrease) in other							
payables and accrued expenses	12,885	1,070	5,130	3,866	1,604	(11,003)	
	(37,622)	30,683	4,190	44,953	60,934	7,188	
B. Non-cash activities							
Acquisition of fixed assets on credit	37,617	18,470	8,661	7,121	11,619	8,460	
					· · · · · · · · · · · · · · · · · · ·		

⁽¹⁾ See Note 2A(1).

⁽²⁾ Adjusted for changes in the exchange rate of the U.S dollar as of December 31, 2003.

NOTE 1 - GENERAL

A. Description

Hogla Kimberly Ltd. ("the Company") and its Subsidiaries are engaged principally in the production and marketing of paper and hygienic products. The Company's results of operations are affected by transactions with shareholders and affiliated companies (see Note 23).

The Company is owned by Kimberly Clark Corp. ("KC" or the "Parent Company") (50.1%) and American-Israeli Paper Mills Ltd. ("AIPM") (49.9%).

B. Definitions:

The Company - Hogla-Kimberly Ltd.

C. Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements, and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

D. The financial statements of the Company are prepared in accordance with the Israeli Securities Regulations (Preparation of Annual Financial Statements), 1993.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES

The following are the principal accounting policies applied in the preparation of the financial statements in a manner consistent with previous years with the exception of the application of the provisions of Standard No. 19 "Income Taxes".

A. Cessation of Financial Statements Adjustment and Change to Reporting in Reported Amounts - Standard No. 12

(1) Definitions

Adjusted Amount - historical nominal amount adjusted for changes in the exchange rate of the U.S. dollar as of December 31, 2003, in accordance with Opinion No. 36 of the Institute of Certified Public Accountants in Israel.

Reported Amount - Adjusted Amount plus amounts in nominal terms added subsequent to December 31, 2003, and less amounts subtracted after that date.

(2) General

In January 2004, Israeli Accounting Standard No. 12 "Cessation of Financial Statements Adjustment" came into effect. Following the initial implementation of Standard No. 12, commencing January 1, 2004, the Group ceased the presentation of its financial statements based on nominal historical cost adjusted for the changes in the exchange rate of the U.S. Dollar in relation to the NIS. Effective with the interim financial statements as of March 31, 2004 and for the reporting periods thereafter, including each of the years ended December 31, 2004, and 2005 the Group's financial statements are prepared and presented in Reported Amounts.

Comparative figures included in these financial statements relating to the year ended December 31, 2003 are presented in Adjusted Amounts.

The amounts at which non-monetary items are presented in these financial statements do not necessarily represent their realization value or economic value, but solely their Reported Amount.

The Company's condensed financial information in nominal values, on the basis of which the Company's financial statements in Reported Amounts and Adjusted Amounts were prepared, are presented in Note 25.

(3) Principles of Adjustment Applicable for Financial Statements Relating to Reporting Periods Ended in December 31, 2005 and 2004

a. Balance Sheet Items

Non-monetary items (items whose balances reflect historical value at acquisition or upon establishment) are presented at their Adjusted Amounts plus additions and dispositions occurring during the reporting period. Additions made subsequent to December 31, 2003 and dispositions of items added subsequent to such date, are presented at their historical nominal value. Dispositions of items added on or prior to December 31, 2003 are presented at their Adjusted Amount.

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HOGLA-KIMBERLY LTD. NOTES TO FINANCIAL STATEMENTS

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

A. Cessation of Financial Statements Adjustment and Change to Reporting in Reported Amounts - Standard No. 12 (cont.)

(3) Principles of Adjustment Applicable for Financial Statements Relating to Reporting Periods Ended in December 31, 2005 and 2004 (Cont.)

a. Balance Sheet Items (cont.)

Monetary items (items whose balance sheet amount reflects their current value or realization value at the balance sheet date) are presented at their nominal value as of the balance sheet date.

Investments in Subsidiaries and minority interest are presented based on the financial statements of these companies prepared according to the guidance of Standard No. 12.

b. Statement of Operations Items

Income and expenses reflecting transactions, and financial income and expenses, are presented at their nominal value

Income and expenses deriving from non-monetary items (mainly depreciation and amortization) were presented in a manner corresponding to the presentation of the related non-monetary balance sheet item, as illustrated above.

The Company's share and minority interest in the results of Subsidiaries are determined based on the financial statements of these companies prepared according to the guidance of Standard No. 12.

(4) Principles of Adjustment Applicable for Financial Statements Relating to Reporting Periods Ended Through December 31, 2003

Statement of Operations Items

Income and expenses reflecting transactions, other than financial income and expenses, were adjusted for changes in the exchange rate of the U.S. dollar from the date of the transaction to the December 31,2003.

Income and expenses arising from non-monetary items (mainly depreciation, amortization, deferred taxes and changes in inventory) were adjusted in a manner corresponding to the adjustment of the related balance sheet items.

Financing income (expenses), net reflect income and expenses in real terms and include exchange rate differences derived from monetary item.

The Company's share and the minority interest in the results of Subsidiaries were determined based on the dollar adjusted financial statements of these companies.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

B. Translation of Foreign Operations' Financial Statements - Standard No. 13

In January 2004, Israeli Accounting Standard No. 13 "Effect of Changes in Foreign Exchange Rates" came into effect. This Standard addresses the translation of transactions denominated in foreign currency, as well as the translation of financial statements of a foreign entity, for inclusion in the financial statements of the reporting company. Standard No. 13 supersedes Clarifications No. 8 and 9 to Opinion No. 36 of the Institute of Certified Public Accountants in Israel, which were nullified on the date on which Accounting Standard No. 12 came into effect, as described in A above.

(1) Principles of Translation of Financial Statements of Foreign Held Autonomous Subsidiary Applicable for Financial Statements Relating to Reporting Periods Ended in December 31, 2005 and 2004

Monetary and non-monetary assets and liabilities of the foreign entity are translated at the closing rate.

Statement of operations items and cash flow items of the foreign entity are translated, in general, by the average exchange rate for the reporting period, rather than by the closing rate as was previously required under the applicable accounting literature prior to the date in which Standard No. 13 came into effect (January 1, 2004).

All differences resulting from the translation of the foreign entity's financial statements by the method described above, are included in a separate component of shareholders' equity as "Translation adjustments relating to foreign held autonomous Subsidiary".

Following the implementation of Standard No. 13, commencing January 2004 goodwill derived from an investment made in another entity is to be treated as one of that entity's assets. Accordingly, the goodwill associated with the Group's investment in Ovisan (a Subsidiary located in Turkey) is translated to NIS at the closing rate, rather than at the exchange rate at the date in which said investment was made, as was previously required under the applicable accounting literature in effect through December 31, 2003.

(2) Principles of Translation of Financial Statements of Foreign Held Autonomous Subsidiary Applicable for Financial Statements Relating to Reporting Periods Ended in December 31, 2003

The financial statements of Subsidiaries operating abroad were prepared in U.S. dollars and translated into NIS based on the exchange rate of the U.S. dollar as of the balance sheet date.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

C. Principles of Consolidation

The consolidated financial statements include consolidation of the financial statements of the Company and all its Subsidiaries. Material inter-company balances and transactions of and between Subsidiaries and the Company have been fully eliminated.

The data included in the consolidated financial statements is based on audited financial statements of the Subsidiaries included therein.

The excess cost of an investment in a Subsidiary in Turkey over the net book value upon acquisition of that Subsidiary is allocated to fixed assets and is amortized at the rate applicable to those assets, or upon their realization. The unallocated excess cost reflects goodwill, which is presented in the consolidated balance sheet as "other assets" and amortized by the straight-line method over 15 years due to the unique economic conditions relating to that Subsidiary and the expected economic benefit period from its acquisition. See also I below.

D. Cash and Cash Equivalents

Cash and cash equivalents include bank deposits, available for immediate withdrawal, as well as unrestricted short-term deposits with maturities of less than three months from the date of deposit.

E. Allowance for Doubtful Accounts

The allowance for doubtful accounts is generally computed as percentage from the relevant balances, on the basis of historical experience, with the addition of a specific provision in respect of accounts, which on management estimate are doubtful of collection.

F. Inventories

Inventories are presented at the lower of cost or market value, with cost determined as follows:

Finished products - Based on actual production cost.

Raw, auxiliary

materials and other - Based on moving-average basis.

G. Investments in Subsidiaries

Investments in Subsidiaries are presented using the equity method based on their audited financial statements. In relation to excess cost of investment in Subsidiary in Turkey, see C above.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

H. Fixed Assets

Fixed assets are presented at cost less accumulated depreciation and amortization. Depreciation is calculated using the straight-line method at rates considered adequate to depreciate the assets over their estimated useful lives. Amortization of leasehold improvements is computed over the shorter of the term of the lease, including any option period, where the Company intends to exercise such option, or their useful life.

The annual depreciation and amortization rates are:	%
Buildings	2-4
Leasehold improvements	10-25
Machinery and equipment	5-10
Motor vehicles	15-20
Office furniture and equipment	6-33

Impairment of Long-lived Assets

Management reviews long-lived assets on a periodic basis, as well as when such a review is required based upon relevant circumstances, to determine whether events or changes in circumstances indicate that the carrying amount of such assets may not be recoverable. According to Standard No. 15 of the Israeli Accounting Standards Board, "Impairment of Assets", an asset's recoverable value is the higher of the asset's net selling price and the asset's value in use, the latter being equal to the asset's discounted expected cash flows. If applicable, an impairment charge is recorded at the amount in which the carrying amount of the asset exceeds its recoverable value.

I. Other Assets - Goodwill

Goodwill derived from the acquisition of Subsidiary in Turkey is amortized based on the straight line method over 15 years (see also C above). The amortization period and method were determined following the provisions of Standard No. 20 "The amortization Period of Goodwill" which calls for the amortization of goodwill over its useful life, based on a systematic method that should reflect the estimated expected period in which the goodwill is to contribute economic benefits. Impairment examinations and recognition are performed and determined based on the accounting policy outlined in H above.

J. Supplier Discounts

Ongoing discounts granted by suppliers, as well as year end discounts, in respect of which no commitments to meet given targets are required by the Group, are included in the financial statements upon the execution of purchases that grant the Group said discounts. Supplier discounts contingent upon the Group's fulfillment of certain targets, such as meeting a minimal annual volume (in quantities or amount), or an increase in purchases over previous periods, are included in the financial statements in proportion to the Group's purchases from suppliers during the reported period, which advance the Group towards the stated targets, only if it is expected that those targets will be reached and the discounts can reasonably be estimated. The estimate of meeting the targets is based, inter-alia, on historical experience, Group's relationships established with the suppliers and the estimated volume of purchases during the remaining reported period.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

K. Deferred Income Taxes

The Group records deferred income taxes in respect of temporary differences between the carrying values of assets and liabilities in the financial statements and their values for tax purposes, including those that result from depreciation differences on leased property and fixed assets. The Group records deferred-tax assets in respect of temporary differences as well as in respect of carry-forward tax losses so long as it is probable that those assets will be realized in the foreseeable future. The deferred income taxes are computed using the tax rates expected to be in effect at realization according to tax laws that have been substantively enacted by the balance sheet date.

The computation of deferred income taxes has not taken into account taxes that would have been applicable in case of future realization of investments in Subsidiaries, since the Group does not contemplate such realization in the foreseeable future. Moreover, the computation also excludes deferred taxes in respect of dividend distributions within the Group for cases in which such dividend distributions are expected to be tax-exempt.

L. Dividends

Dividends proposed or declared subsequent to the balance-sheet date, but prior to the financial statements approval date, are presented as a separate component of shareholders' equity.

M. Revenue Recognition

Revenues are recognized upon shipment, when title has been transferred and collectibility is reasonably assured.

Revenues are presented net of sales incentives, primarily: bonuses granted to chains as a percentage of their purchases (target bonus); volume discounts; and coupons distributed to customers entitling price discounts.

An accrual for estimated returns and sales incentives, computed primarily on the basis of historical experience, is recorded at the time revenues are recognized and deducted from revenues.

N. Earnings Per Share

Earnings per share are computed based on the weighted average number of shares outstanding during the year.

O. Exchange Rates and Linkage Basis

- (1) Balances in foreign currency or linked thereto are included in the financial statements based on the representative exchange rates, as published by the Bank of Israel, that were prevailing at the balance sheet date.
- (2) Exchange-rate differences are charged to operations as incurred.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

O. Exchange Rates and Linkage Basis (Cont.)

(3) Following are the changes in the representative exchange rate of the U.S. dollar vis-a-vis the NIS and the Turkish Lira, and in the CPI:

	Turkish Lira			
		Exchange		
	Representative	Rate	CPI	
	Exchange	Vis-a-vis the	''In	
	Rate of the	U.s. Dollar	Respect	
	Dollar	(Tl'000 Per	Of''	
	(Nis Per \$1)	\$1)	(In Points)	
As of				
December 31, 2005	4.603	1,351	185.05	
December 31, 2004	4.308	1,352	180.74	
December 31, 2003	4.379	1,393	178.58	
Increase (Decrease)				
during the year ended:	%	%	%	
December 31, 2005	6.8		2.4	
December 31, 2004	(1.6)	(2.9)	1.2	
December 31, 2003	(0)	(=)		
•	(7.6)	(15.0)	(1.9)	

P. Recent Accounting Standards

(1) Accounting Standard No.22 "Financial Instruments: Disclosure and Presentation"

In July 2005, the Israeli Accounting Standards Board approved for publication Accounting Standard No. 22, "Financial Instruments: Disclosure and Presentation". Financial instrument under this Standard is, in general, any contract that establishes a financial asset of an entity, or a financial liability or equity instrument of another entity.

This Standard establishes the requirements for presentation of financial instruments in the financial statements and indicates the information that should be disclosed in relation thereto. The presentation requirements relate to the classification of financial instruments as financial assets, financial liabilities or equity instruments. It also deals with the classification of related interest, dividends, losses and gains and to the circumstances under which financial assets and liabilities derived from financial instruments are to be offset. The Standard requires disclosure of information relating to factors affecting the amount, timing and certainty of the entity's future cash flows relating to financial instruments and accounting policy implemented in respect of these instruments. The Standard also establishes requirements for disclosure of information about the nature and the extent of an entity's use of financial instruments, the business purposes they serve, the risks associated with them and management's policies for the oversight of those risks.

Standard No. 22 is effective for financial statements for periods commencing January 1, 2006 or thereafter. The initial adoption of the Standard will be accounted for prospectively. Comparative financial statements for prior periods shall not be adjusted. The Standard's effect on the Group's financial position and results of operations is not expected to be significant.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

P. Recent Accounting Standards (cont.)

(2) Accounting Standard No.24 "Stock-based Compensation"

In September 2005, the Israeli Accounting Standards Board published Accounting Standard No. 24 "Share-Based Payment" (the "Standard"), which calls for the recognition in the financial statements of share-based payment transactions. Such transactions include transactions with employees and related parties to be settled by cash, by other assets, or by equity instruments. Consequently, amongst other matters, costs associated with grants of shares and options to employees will be expensed over the vesting period of each grant. These costs will be determined based on the fair value of the awards at each grant date. The Standard establishes guidelines for measuring each award based on the settlement terms (either by cash or equity instrument). The Standard also establishes certain disclosure requirements relating to share-based payment.

The Standard is effective for financial statements for periods commencing January 1, 2006 or thereafter (initial adoption is recommended). The application of the Standard is not expected to affect the Company's financial position and results of operations.

(3) Accounting Standard No. 21 "Earnings Per Share"

In February 2006, the Israeli Accounting Standards Board approved for publication Accounting Standard No. 21, "Earnings Per Share" (the "Standard"). With the initial adoption of the Standard, Opinion No. 55 of the Institute of Certified Public Accountants in Israel - Earnings per share will be cancelled. The Standard prescribes that an entity shall calculate basic earnings per share amounts for profit or loss attributable to ordinary equity holders of the parent entity and, if presented, profit or loss from continuing operations attributable to those equity holders. The basic earnings per share shall be calculated by dividing profit or loss attributable to ordinary equity holders of the parent entity (the numerator) by the weighted average number of ordinary shares outstanding (the denominator) during the reported period.

For the purpose of calculating diluted earnings per share, an entity shall adjust profit or loss attributable to ordinary equity holders of the parent entity, and the weighted average number of shares outstanding, for the effects of all dilutive potential ordinary shares.

The Standard is effective for financial statements for periods commencing January 1, 2006 or thereafter. The initial adoption of the Standard will be accounted for retrospectively and comparative Earnings per share data for prior periods shall be adjusted. The application of the Standard is not expected to materially affect the Company's Earnings per share data.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (cont.)

P. Recent Accounting Standards (cont.)

(4) Accounting Standard No. 25 "Revenues"

In February 2006, the Israeli Accounting Standards Board approved for publication Accounting Standard No. 25, "Revenues" (the "Standard").

This Standard establishes the requirements for recognition criteria, measurement, disclosure and presentation of revenues arising from sale of goods, rendering of services and from the use by others of entity assets yielding interest, royalties and dividends. This Standard prescribes that revenue shall be measured at the fair value of the consideration received or receivable.

The Standard is effective for financial statements for periods commencing January 1, 2006 or thereafter. Assets and liabilities included in the financial statements as of December 31, 2005 in different amounts from those that would have been presented if the standard's requirements were applied will be adjusted on January 1, 2006 to the amounts to be recognized in accordance with the Standard's guidelines. The results of the initial adoption of the Standard as at January 1, 2006 shall be accounted for by the cumulative effect of a change in accounting method.

The company is currently evaluating the impact, if any, of the adoption of the Standard on its financial position and results of operations.

NOTE 3 - CASH AND CASH EQUIVALENTS

Conso	lidated	Com	pany	
December 31,				
Reported Amounts Reported		2005	2004	
		Reported Amounts	Reported Amounts	
NIS in Thousands		NIS in Thousands		
1,086	875	20	589	
34,465	116,489	25,811	109,128	
35,551	117,364	25,831	109,717	
	2 0 0 5 Reported Amounts NIS in T 1,086 34,465	2005 2004 Reported Amounts Reported Amounts NIS in Thousands 1,086 875 34,465 116,489	December 31, 2005 2004 2005 Reported Amounts Reported Amounts Reported Amounts NIS in Thousands NIS in Thousands NIS in Thousands 1,086 875 20 34,465 116,489 25,811	

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NOTE 4 - TRADE RECEIVABLES

	Conso	lidated	Com	pany
	December 31,			
	2005	2004	2005	2004
	Reported Amounts	Reported Amounts	Reported Amounts	Reported Amounts
	NIS in T	housands	NIS in Thousands	
Domestic - Open accounts - Checks receivable - Related parties (*)	184,952 36,077 782	159,693 33,013 598	34 35 118,302	91,023
	221,811	193,304	118,371	91,023
Foreign - Open accounts - Related parties	54,364 668	25,971 775	2,056	3,900 18,567
	55,032	26,746	2,056	22,467
Less - allowance for doubtful accounts	276,843 18,944	220,050 5,661	120,427	113,490 42
	257,899	214,389	120,427	113,448

^(*) Balances with Israeli related parties are linked to the CPI and bear 4% annual interest

The Company's products are marketed principally by its Subsidiaries.

NOTE 5 - OTHER RECEIVABLES

	Conso	lidated	Com	pany
		December 31,		
	2005	2004	2005	2004
	Reported Amounts	Reported Amounts	Reported Amounts	Reported Amounts
	NIS in T	housands	NIS in Tl	nousands
Deferred taxes (Note 22D) Prepaid expenses Advances to suppliers	8,207 1,775 7,549	4,611 2,175 615	1,493 1,446	1,532 1,429 411

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	Consolidated		Company	
Value Added Taxes	24,345	15,970	-	-
Income tax advances, net	16,230	10,973	10,906	10,134
Loans to employees	509	600	245	232
Other	1,190	781	106	117
	59,805	35,725	14,196	13,855

NOTE 6 - INVENTORIES

	Conso	lidated	Com	pany		
		December 31,				
	2005	2004	2005	2004		
	Reported Amounts	Reported Amounts	Reported Amounts	Reported Amounts		
	NIS in T	NIS in Thousands		IS in Thousands NIS in Thousa		nousands
Raw and auxiliary materials Finished goods Spare parts and other	71,426 57,741 18,910	67,765 56,872 17,914	39,453 19,499 17,888	37,710 18,729 14,746		
	148,077	142,551	76,840	71,185		

NOTE 7 - LONG-TERM BANK DEPOSIT

The US dollar linked deposit was held as collateral for long-term loan received by Subsidiary (see Note 15C) that was fully repaid on December 30, 2005. Consequently, the Group withdrew the deposit at the same time.

NOTE 8 - CAPITAL NOTE OF SHAREHOLDER

The capital note of AIPM, denominated in NIS, is not linked and does not bear interest. Repayment date will be mutually agreed upon.

NOTE 9 - INVESTMENTS IN SUBSIDIARIES

	Com	pany	
	December 31,		
	2005	2004	
	NIS in Thousands		
A. Composition			
Cost of shares	972	972	
Equity in post-acquisition earnings, net	168,024	174,600	
Translation adjustments relating to foreign held autonomous Subsidiary	(2,179)	(3,377)	
	166,817	172,195	
Long-term loans (1)	46,114	_	
Capital notes (2)	70,405	4,205	
Translation adjustments on loans and capital notes	2,797	-	

Company		
119,316	4,205	
286,133	176,400	

- (1) Non-interest bearing loans, denominated in Turkish Lira, with all principle to be repaid in 2025. See also C below.
- (2) Non-interest bearing capital notes, denominated in U.S. dollar. Repayment dates have not yet been determined. See also C below.

	Consoli	dated	
	December 31,		
	2005	2004	
	NIS in thousands		
B. Goodwill (see Note 2C above) Cost Translation adjustments	44,927 (1,272)	44,927 (4,068)	
Less - accumulated amortization	43,655 18,918	40,859 14,981	
	24,737	25,878	

C. Investment in Kimberli Clark Tuketim Mallari Sanayi Ve Ticaret A.(S). ("KCTR") (Formerly: Ovisan)

As of December 31, 2005, the Group's investment in KCTR (a Turkish Subsidiary) amounted to NIS 4,358 thousand (including goodwill - see above). In the recent years KCTR incurred significant losses from operations.

NOTE 9 - INVESTMENTS IN SUBSIDIARIES (cont.)

C. Investment in Kimberli Clark Tuketim Mallari Sanayi Ve Ticaret A.(S). ("KCTR") (Formerly: Ovisan) (cont.)

In addition to the NIS 116.5 million the Company provided KCTR in 2005 for the continuation of its on going operations, the Company has committed to financially support KCTR in 2006. Such finance support may be granted to KCTR either by cash injection, long-term loans, or guaranteed if required so by banks according to the financing needs of KCTR. The ability of KCTR to continue as a stand-alone business unit depends significantly on the occurrence of its multiple-year working plan and on said financial support by the Company.

D. Consolidated Subsidiaries

The consolidated financial statements as of December 31, 2005, include the financial statements of the following Subsidiaries:

	Ownership And Control as Of December 31, 2005	
	%	
Rakefet Marketing and Trade Services Ltd. ("Rakefet") Subsidiaries of Rakefet:	(*) 79.7	
Hogla-Kimberly Marketing Ltd. ("Marketing")	(**) 99.5	
Shikma Ltd. ("Shikma")	(**) 99.0	
Subsidiary of Shikma		
Kimberli Clark Tuketim Mallari Sanayi Ve Ticaret A.(S). ("KCTR")	100.0	
Mollet Marketing Ltd. ("Mollet")	100.0	
H-K Overseas (Holland) B.V	100.0	
Subsidiary of H-K Overseas (Holland) B.V.:		
Hogla-Kimberly Holding Anonim Sirketi (***)	100.0	

- (*) The remaining ownership and control of Rakefet are held by AIPM Group (10.1%) and by KC (10.2%).
- (**) The remaining ownership and control of Marketing and Shikma are held by the Company.
- (***) During the year ended December 31, 2005 the company was dormant.

E. Supplemental Data

On December 30, 2005, H-K Overseas (Holland) B.V sold the entirety of its holdings in KCTR to Shikma Ltd. in consideration for NIS 70,826. The consideration amount was determined based on an independent appraisal, and reflects a fair value of the transaction.

In December 2005, the Company filed a request with the Israeli Tax Authority for the merger of Rakefet and Shikma into the Company. According to the merger request, the assets and liabilities of Shikma and Rakefet will be merged into those of the Company, and the Company will issue shares to its shareholders, KC and AIPM, in respect of their holdings in Rakefet. As of the approval date of the financial statements, the Company's request has not yet been approved by the Israeli Tax Authority.

NOTE 10 - FIXED ASSETS

	Buildings (1)	Leasehold Improvements	Machinery and Equipment	Motor Vehicles	Office Furniture And Equipment	Total ⁽²⁾
CONSOLIDATED		NIS	S in Thousands;	Reported Amou	ints	
Cost: Balance - January 1, 2005 Changes during 2005:	56,884	9,713	412,663	14,029	13,886	507,175
Additions Dispositions	815	1,189 -	37,090 (10,066)	921 (768)	1,527 -	41,541 (10,834)
Foreign currency translation adjustments	2,139	22	2,002	130	202	4,495
Balance - December 31, 2005	59,838	10,924	441,711	14,312	15,592	542,377
Accumulated Depreciation:				_		 -
Balance - January 1, 2005 Changes during 2005:	17,821	4,809	178,265	11,726	9,635	222,256
Additions Dispositions	1,074	573	17,792 (10,066)	1,405 (768)	1,495 -	22,317 (10,834)
Foreign currency translation adjustments	299	-	879	119	86	1,383
Balance - December 31, 2005	19,194	5,383	186,848	12,482	11,237	235,144
Net Book Value: December 31, 2005	40,644	5,541	254,863	1,830	4,355	307,233
December 31, 2004	40,247	3,441	235,674	2,313	3,244	284,919
COMPANY Cost:						
Balance - January 1, 2005 Changes during 2005:	25,291	7,611	367,247	2,325	3,797	406,271
Additions Dispositions		59	22,672 (10,066)	421 (446)	304	23,456 (10,512)
Balance - December 31, 2005	25,291	7,670	379,853	2,300	4,101	419,215
Accumulated Depreciation: Balance - January 1, 2005 Changes during 2005:	12,763	4,074	152,372	2,221	2,876	174,306
Additions Dispositions	473	274 -	14,569 (10,066)	35 (446)	255	15,606 (10,512)
Balance - December 31, 2005	13,236	4,348	156,875	1,810	3,131	179,400
Net Book Value: December 31, 2005	12,055	3,322	222,978	490	970	239,815

	Buildings (1)	Leasehold Improvements	Machinery and Equipment	Motor Vehicles	Office Furniture And Equipment	Total (2)
CONSOLIDATED						
December 31, 2004	12,528	3,537	214,875	104	921	231,965

⁽¹⁾ Company - leasehold improvements of industrial buildings on lands leased by the Company from AIPM (until 2005). The lease agreements are renewed annually.

⁽²⁾ The majority of the Group's fixed assets are located in Israel with the remaining located in Turkey.

NOTE 11 - TRADE PAYABLES

	Cons	olidated	Com	pany
		Decemb	ber 31,	
	2005	2004	2005	2004
	Reported Amounts		Reported	Amounts
	NIS in T	Γhousands	NIS in TI	nousands
In Israeli currency:				
Open accounts	114,140	94,218	51,292	38,567
Related parties	19,690	23,124	205,037	184,476
In foreign currency:				
Open accounts	71,935	86,719	42,177	37,845
Related parties	10,007	15,931	5,204	4,658
	215,772	219,902	303,710	265,546

NOTE 12 - OTHER PAYABLES AND ACCRUED EXPENSES

	Conse	olidated	Com	pany
		Decem	per 31,	
	2005	2004	2005	2004
	Reported Amounts		Reported Amounts	
	NIS in T	Thousands	NIS in T	housands
Accrued income taxes, net of advances Accrued payroll and related expenses	12,621 24,101	10,464 22,195	11,316	10,796
Value Added Tax Advances from customers Other	5,462 1,099 8,367	2,695 726 2,640	2,329 - 2,288	1,269 - 184
	51,920	38,720	15,933	12,249

NOTE 13 - LONG-TERM BANK LOANS

	Consolidated
Interest Rate	December 31,

		Consoli	idated
		2005	2004
		Reported .	Amounts
		NIS in Th	ousands
In U.S. dollar Less - current maturities	Libor + 1.22-1.63	20,714 20,714	107,679 26,098
		-	81,851

NOTE 14 - SEVERANCE PAY

Obligations of the Group for severance pay to its employees are covered by current payments to pension and severance funds. Accumulated amounts in the pension and severance funds are not under the control or administration of the Group, and accordingly, neither those amounts nor the corresponding accruals are reflected in the financial statements.

NOTE 15 - COMMITMENTS AND CONTINGENT LIABILITIES

A. Commitments

- (1) The Group is obligated to pay royalties to a shareholder see also Note 23B.
- (2) The Company and its Subsidiaries lease certain of their facilities under operating leases for varying periods with renewal options. Future minimum lease rentals as of December 31, 2005 are as follows:

	Consolidated	Company
	Nis in Tho	ousands
2006	14,695	6,585
2007	8,399	766
2008	7,548	669
2009	7,548	669
2010 and thereafter	87,074	1,342
	125,263	10,031

B. Guarantees

- (1) The Company is contingently liable in respect of a guarantee securing bank loans provided to a Subsidiary, the balance of which as of December 31, 2005 amounted to NIS 87,273 thousand.
- (2) As part of their normal course of business, the Subsidiaries provided third parties with bank guarantees for contract performance, the balance of which as of December 31, 2005 amounted to NIS 2,636 thousand.

C. Legal Proceedings

(1) The Company received on December 7, 2003 a claim and a petition that was filed in the Tel-Aviv district court for the approval of a class action against the Company. According to the petition the Company has reduced the number of units of diapers in a package and thus misled the public according to the Israeli Consumer Protection Act. The plaintiffs estimate the scope of the class action to be NIS 18 million. The Company rejects the claim and intends to defend itself against the action. Based on the opinion of the Company's legal counsel for this matter, the Company's management is unable, at this stage, to estimate the possible outcome of the lawsuit. However, based on the legal counsels' opinion, the Company's management estimates that the Company has valid arguments to oppose the lawsuit and reasonable basis for denying it from being recognized as a class action. Therefore, no provision was recorded in the financial statements in respect of this claim.

NOTE 15 - COMMITMENTS AND CONTINGENT LIABILITIES (cont.)

C. Legal Proceedings (cont.)

- (2) In February 2004, a former customer filed a lawsuit against the Company. This lawsuit is a part from multi-suppliers lawsuit, filed by the customer claiming for one billion NIS from the Company and each other supplier for alleged damages. The customer asked for discharge from legal fee and the request was denied. Due to the preliminary stage of the proceedings, management is unable to estimate the possible outcome of the lawsuit. However, based on the Company's legal counsels, management estimates that the Company has valid arguments to oppose the lawsuit. Therefore, no provision was recorded in the financial statements relating to this lawsuit.
- (3) In July 2005, Clubmarket Marketing Chains Ltd. ("Clubmarket"), a customer of the Company and one of the largest retail groups in Israel, applied for the regional court in Tel-Aviv ("Court") for a staying of procedures by creditors. The court protection was granted until August 17, 2005. As a result, in the second quarter of 2005 a provision of NIS 10.6 million for doubtful accounts was recorded, which is included in the general and administrative expenses line item. In the third quarter of 2005, Shufersal, Israel's biggest retail chain, won a bid supervised by the Court for the purchase of the stores, operations and inventories of Clubmarket. In December 2005, the Court approved a creditors settlement submitted by the trustees, according to which, amongst other matters, the Company is to receive 51% of Clubmarket's debt to the Company. The settlement is subject to various conditions, including reaching an understanding between the trustees and the Company about the exact amount Clubmarket is to pay the Company, and crystallizing certain material issues between the trustees and the Israeli Tax Authorities. Due to said uncertainties relating to the exact amounts to be paid, and based on the opinions of the Company's legal advisors for this matter, management cannot estimate, at this stage, the exact payout of Clubmarket's debt to the Company as a result of said settlement. The remaining net balance of Clubmarket as of December 31, 2005, that is in excess of the doubtful accounts provision recorded in the financial statements, is approximately NIS 5.3 million (excluding VAT), which represents approximately 25% of the balance as of such date.

NOTE 16 - SHARE CAPITAL

A. Composition of Share Capital in Nominal NIS as of December 31, 2005 And 2004:

	Number	of Shares
	Authorized	Issued and Fully Paid Up
Ordinary Shares of NIS 1.00 par value	11,000,000	8,263,473

B. In connection with the Company's approved enterprise program, following the Company's Board of Directors decision in September 2004, the Company's issued its shareholders in 2004, 250,000 bonus shares with a premium of NIS 94.46 for each share.

NOTE 16 - SHARE CAPITAL (cont)

C. Holders of ordinary shares are entitled to participate equally in the payment of cash dividends and bonus share (stock dividend) distributions and, in the event of the liquidation of the Company, in the distribution of assets after satisfaction of liabilities to creditors. Each ordinary share is entitled to one vote on all matters to be voted on by shareholders.

NOTE 17 - NET SALES

		Consolidated Year Ended December 31,			
		2 0 05	2003		
		_	Reported Amounts	-	
		NIS in Thousands			
A.	Sales From Commercial Operations	227,960	238,989	251,433	
В.	Foreign Sales (Principally in Turkey)	173,966	96,128	106,935	
C.	Sales to Major Customers	%	%	%	
	(as percentage from total net sales)				
	Customer A	9.8	9.9	9.9	
	Customer B	10.7	11.0	11.3	

NOTE 18 - COST OF SALES

	Consolidated			Company		
	Year	Ended Decembe	er 31,	Year Ended December 31,		
	2005	2005 2004	2003	2005	2004	2003
	Reported Amounts	Reported Amounts	Adjusted Amounts	Reported Amounts	Reported Amounts	Adjusted Amounts
	NIS in Thousands			NIS in Thousands		
Purchases (*) Salaries and related expenses Manufacturing expenses Depreciation	614,281 88,175 100,371 18,757	558,155 85,167 87,201 17,244	446,008 67,516 79,810 18,221	276,319 67,792 93,487 15,568	239,402 62,870 84,717 14,674	178,339 56,812 73,281 15,309
Change in finished goods inventory	821,298 (583)	747,767 (27,785)	611,555 9,459	453,166 (472)	401,663 (7,760)	323,741 (1,183)
	820,715	719,982	621,014	452,694	393,903	322,558

(*) The purchases of the Company are related to manufacturing operations. Consolidated purchases in excess of Company purchases relate principally to commercial operations.

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NOTE 19 - SELLING EXPENSES

		Year Ended December 31,					
	Year Ended December 31,						
	2005	2005 2004	2003	2005	2004	2003	
	Reported Amounts	Reported Amounts	Adjusted Amounts	Reported Amounts	Reported Amounts	Adjusted Amounts	
	N	IS in Thousar	nds	NIS in Thousands			
Salaries and related expenses Maintenance and	61,574	57,003	46,887	-	-	-	
transportation expenses	40,153	42,283	26,596	8,925	7,206	5,810	
Advertising and sales promotion	49,375	59,264	30,482	2,577	6,373	86	
Commissions to distributors	19,067	5,130	4,571	-	-	-	
Royalties to a shareholder	22,703	21,318	15,891	2,157	1,679	1,500	
Depreciation	3,022	3,687	3,778	38	28	142	
Other	5,789	5,016	2,825	11			
	202,683	193,701	130,670	13,708	15,286	7,538	

NOTE 20 - GENERAL AND ADMINISTRATIVE EXPENSES

	Consolidated			Company			
	Year I	Ended Decem	ber 31,	Year Ended December 31,			
	2005	2005 2004	2003	2005	2004	2003	
	Reported Amounts	Reported Amounts	Adjusted Amounts	Reported Amounts	Reported Amounts	Adjusted Amounts	
	N	NIS in Thousands			NIS in Thousands		
Salaries and related expenses Administrative and computer	19,927	15,837	18,283	2,699	2,387	2,567	
services	9,189	10,150	6,287	1,417	1,640	1,190	
Services provided by							
Shareholder	1,194	1,188	1,161	199	238	215	
Office maintenance	4,804	4,632	5,376	198	230	207	
Depreciation	560	522	718	-	-	2	
Goodwill amortization	3,030	2,832	2,768	-	-	-	
Provision for doubtful accounts							
(see Note 15C(3))	10,327	2,144	1,562	-	-	-	
Other	7,252	3,724	2,891	527	490	200	
	56,283	41,029	39,046	5,040	4,985	4,381	

Consolidated	Company
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NOTE 21 - FINANCING INCOME (EXPENSES), NET

		Year Ended December 31,				Company		
	Year					ber 31,		
	2005	2004	2003	2005	2004	2003		
	Reported Amounts	Reported Amounts	Adjusted Amounts	Reported Amounts	Reported Amounts	Adjusted Amounts		
	N	NIS in Thousands				NIS in Thousands		
Interest on long-term bank loans	(6,330)	(2,673)	(2,111)	-	_			
Exchange rate differences	3,092	_	2,476	2,308		2,476		
Interest from long-term and short-term bank deposits	3,929	1,464	1,357	1,300	463	486		

The majority of the remaining balances of the consolidated financial income (expenses) for each of the periods presented are comprised of exchange rate differences.

NOTE 22 - INCOME TAXES

			Consolidated			Company		
		Year I	Year Ended December 31,			Year Ended December 31,		
		2005	2004	2003	2005	2004	2003	
		Reported Amounts	Reported Amounts	Adjusted Amounts	Reported Amounts	Reported Amounts	Adjusted Amounts	
Α.	Composition	N	NIS in Thousands			NIS in Thousands		
	Current taxes Taxes in respect of	32,267	16,258	10,878	17,866	9,952	-	
	prior years Deferred taxes - D	-	(1,003)	1,437	-	(837)	1,358	
	below	(12,740)	(5,011)	8,251	1,029	8,512	10,417	
		19,527	10,244	20,566	18,895	17,627	11,775	

B. The Company and its Israeli Subsidiaries are subject to the Income Tax Ordinance and the Income Tax Law (Inflationary Adjustments), 1985. Non-Israeli Subsidiaries are subject to income tax provisions of their home country. The Company is an industrial company in conformity with the Law for the Encouragement of Industry (Taxes), 1969. The principal benefit that the

Company is entitled to under this law is accelerated depreciation rates and reduced tax rates.

During 2002, the Company's program for the establishment of a new facility for manufacturing paper was granted Approved Enterprise status in accordance with the Law for the Encouragement of Capital Investments, 1959, under "alternative benefits" track. The approval program is for total investments of approximately NIS 80 million. According to the terms of the program, income derived from the Approved Enterprise will be tax-exempt for a period of 10 years commencing in the year in which the program was substantially completed. Distribution of dividends from tax exempt profits of the Approved Enterprise will be subject to income tax at a rate equal to the income tax rate of the Approved Enterprise had the Company not elected the alternative benefits track. The Company completed the investments relating to the new facility and commenced its operations during 2003.

NOTE 22 - INCOME TAXES (cont.)

C. Reconciliation of the Statutory Tax Rate to the Effective Tax Rate:

		Year Ended December 31,		Company			
	Year			Year Ended December 31,			
	2005	2004	2003	2005	2004	2003	
	Reported Amounts	Reported Amounts	Adjusted Amounts	Reported Amounts	Reported Amounts	Adjusted Amounts	
	N	NIS in Thousands		NIS in Thousands			
Income before income taxes	67,228	40,270	83,954	68,747	60,815	30,610	
Statutory tax rate (see							
E below)	34%	35%	36%	34%	35%	36%	
Tax computed by statutory tax	22.050	14.005	20.222	22 274	21 205	11.020	
rate-	22,858	14,095	30,223	23,374	21,285	11,020	
Tax increments (savings) due to:							
Income in reduced tax rate	1,112	(161)	(1,185)	_	(2,433)	(918)	
Non-deductible expenses	4,352	1,454	1,874	40	6	434	
Non-taxable income	(1,144)	(455)	(65)	-	(87)	-	
Unrecorded deferred taxes in	, ,	,	,		. ,		
connection with tax loss carry							
forward	450	-	-	-	_	-	
Utilization of prior years							
unrecorded deferred taxes in							
connection with tax loss carry							
forward	-	-	(3,471)	-	-	-	
Unrecorded deferred taxes in							
connection with submitting							
consolidated tax returns	-	-	-	-	-	2,053	
Reduction in corporate tax rates	(5.261)	(1.504)		(5.450)	(1.572)		
(E. below)	(5,361)	(1,594)	-	(5,476)	(1,573)	-	
Differences arising from	(1.664)	(2.921)	(7.620)	012	527	(1.752)	
basis of measurement (*) Income taxes for prior years	(1,664)	(2,821) (1,003)	(7,629) 1,437	813	537	(1,753) 1,358	
Other differences, net	(1,076)	(1,003) 729	(618)	- 144	(837) 729	1,338 (419)	
Other unreferices, liet	(1,070)	129	(010)	144	129	(419)	
	19,527	10,244	20,566	18,895	17,627	11,775	

^(*) For 2005 and 2004 - In Israel, Reported Amounts (NIS) for financial reporting purposes vis-a-vis the consumer price index for tax purposes; In Turkey - U.S. dollar for financial reporting purposes vis-a-vis the Turkish Lira for tax purposes.

For 2003 - U.S. dollar for financial reporting purposes vis-a-vis the Consumer Price Index in Israel and the Turkish Lira in Turkey for tax purposes.

Consolidated

Company

NOTE 22 - INCOME TAXES (cont.)

D. Deferred Taxes

		Year Ended December 31,						
	Year 1				Year Ended December 31,			
	2005	2004	2003	2005	2004	2003		
	Reported Amounts	Reporte Amount	_	Reported Amounts	Reported Amounts	Adjusted Amounts		
	N	IS in Thous	sands	N	NIS in Thousands			
Balance as of				_				
beginning of year	17,669	23,910	15,659	33,481	24,969	14,552		
Changes during the year Adjustment due to change in income	(7,473)	(3,417)	8,251	6,505	10,085	10,417		
tax rates	(5,361)	(1,594)	-	(5,476)	(1,573)	-		
Foreign currency								
translation adjustments	(1,035)	(1,230)						
Balance as of end of year	3,800	17,669	23,910	34,510	33,481	24,969		
			Consolid	ated	Comp	any		
				December	· 31,			
			2005	2004	2005	2004		
			Reported Amounts	Reported Amounts	Reported Amounts	Reported Amounts		
			NIS in Tho	usands	NIS in The	ousands		
Deferred taxes are presented in the balance sheets as follows:								
Long-term liabilities (in respect of depreciable assets)			38,566	37,388	36,003	35,013		
Other receivables (in respect of temporary differences) - Note 5 Other assets			(8,207) (26,559)	(4,611) (15,108)	(1,493)	(1,532)		
			3,800	17,669	34,510	33,481		

For 2005 - Deferred taxes were computed at rates between 26.5%-33%, primarily - 26.5%.

For 2004 - Deferred taxes were computed at rates between 30%-34%, primarily - 30%.

E. Reduction of Corporate Tax Rates

In July 2005, the Israeli Knesset passed the Law for Amending the Income Tax Ordinance (No. 147), 2005, according to which commencing in 2006 the corporate income-tax rate would be gradually reduced, for which a 31% tax rate was established, through 2010, in respect of which a 25% tax rate was established. For the effect of the reduction in tax rates, see D. above.

- **F.** The Company and one of its subsidiaries are "Industrial Companies" as defined in the Israeli Law for the Encouragement of Industry (Taxes)-1969. Based on this Law, the Company and that subsidiary file consolidated tax returns.
- **G.** The Company and its Israeli Subsidiaries possess final tax assessments through 2001.

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NOTE 23 - RELATED PARTIES AND INTERESTED PARTIES

A. Balances With Related Parties

Consolidated		Company		
December 31,				
2005	2004	2005	2004	
Reported Amounts		Reported A	Amounts	
NIS in Thousands		NIS in Thousands		
1,450	1,373	-	18,731	
32,770	32,770	32,770	32,770	
-		46,114		
-		70,405	4,205	
29,536	39,055	22,090	31,251	
	2 0 0 5 Reported NIS in Ti 1,450 32,770	Decemb	December 31, 2005 2004 2005 Reported Amounts Reported Amounts NIS in Th 1,450 1,373 - 32,770 32,770 32,770 - - 46,114 - - 70,405	

 $^{(*) \}qquad \hbox{Company - excludes Subsidiaries in Israel. See also Notes 4 and 11.}$

B. Transactions With Related Parties and Subsidiaries

	Year Ended December 31,			Year Ended December 31,			
	2005 2004 2003		2003	2005	2004	2003	
	Reported Amounts	Reported Amounts	Adjusted Amounts	Reported Amounts	Reported Amounts	Adjusted Amounts	
	NIS in Thousands			NIS in Thousands			
Sales to related parties	13,793	12,565	6,103	8,289	9,903	4,169	
Sales to Subsidiaries	-			508,355	454,289	358,767	
Cost of sales	157,073	162,096	169,469	73,951	58,254	61,703	
Royalties	23,703	21,318	15,891	2,157	1,679	1,500	
General and administrative expenses (*)	9,381	8,969	8,201	1,615	1,878	1,428	

	 Consolidated	d	 Company	
Financing income, net (*)	 	2,548	 _	

(*) Company - excludes Subsidiaries in Israel.

NOTE 24 - DISCLOSURE AND PRESENTATION OF FINANCIAL INSTRUMENTS

A. CREDIT RISK

The revenues of the Group's principal Subsidiaries are derived from two major customers and a large number of smaller customers. Management regularly monitors the balance of trade receivables and the financial statements include an allowance for doubtful accounts based on management's estimation. Taking the aforementioned into consideration, the exposure to credit risk from trade receivables is immaterial.

Cash and cash equivalents and long-term deposits are deposited with major banks in Israel and abroad. Therefore, it is not expected that such banks will fail to meet their obligations.

B. Fair Value of Financial Instruments

The financial instruments of the Group consist primarily of non-derivative assets and liabilities. Non-derivative assets include cash and cash equivalents, receivables and other current assets. Non-derivative liabilities include trade payables and other current liabilities. Due to the nature of these financial instruments, their fair value, generally, is identical or close to the value at which they are presented in the financial statements, unless stated otherwise.

Due to the fact that as of December 31, 2005, the terms of the capital note of shareholder do not include determined payment dates, fair value based on present values cannot be established. Accordingly, the fair value of the capital note is not disclosed in the financial statements.

NOTE 25 - COMPANY'S FINANCIAL INFORMATION IN NOMINAL VALUES FOR TAX PURPOSES

A. Balance Sheets

	Com	pany
	Decem	ber 31,
	2005	2004
	NIS in Th	nousands
Current Assets		_
Cash and cash equivalents	25,831	109,717
Trade receivables	120,427	113,448
Other receivables	12,739	12,360
Inventories	76,840	71,185
	235,837	306,710
Long-term Investments		
Capital note of shareholder	32,770	32,770
Investments in Subsidiaries	276,289	169,303
	309,059	202,073
Fixed Assets, Net	229,378	220,520
	774,274	729,303
Current Liabilities		
Short-term bank credit	-	-
Trade payables	303,710	265,546
Other payables and accrued expenses	16,115	12,249
	319,825	277,795
Shareholders' Equity	454,449	451,508
	774,274	729,303

NOTE 25 - COMPANY'S FINANCIAL INFORMATION IN NOMINAL VALUES FOR TAX PURPOSES (cont.)

B. Statement of Operations

	Year I	Year Ended December 31,			
	2005	2004	2003		
	N	NIS in Thousand			
Net sales	540,002	479,320	387,019		
Cost of sales	451,703	392,376	334,764		
Gross profit	88,299	86,944	52,255		
Selling expenses	13,861	15,283	7,827		
General and administrative expenses	5,040	4,985	4,327		
Operating Profit	69,398	66,676	40,101		
Financing income (expenses), net	(189)	(4,541)	(5,995)		
Other income, net	(153)	282	255		
Income before income taxes	69,740	62,417	34,361		
Income taxes	17,866	9,115	1,428		
Income After Income Taxes Equity in net earnings	51,874	53,302	32,933		
of Subsidiaries	(9,466)	16,660	29,682		
Net income for the year	42,408	36,642	62,615		

HOGLA-KIMBERLY LTD. NOTES TO FINANCIAL STATEMENTS

NOTE 25 - COMPANY'S FINANCIAL INFORMATION IN NOMINAL VALUES FOR TAX PURPOSES (cont.)

C. Statements of Changes in Shareholders' Equity

	Share Capital	Capital Reserves	Translation Adjustments Relating to Foreign Held Autonomous Subsidiary NIS in Tho	Retained Earnings ousands	Dividend Declared After Balance Sheet Date	Total
Balance - December 31, 2002	8,263	132,127		216,209	35,528	392,127
Changes during 2003: Dividend paid Exchange rate differences of					(35,528)	(35,528)
prior year declared dividend		-35-		(971)		(971)

AUDITORS REPORT

To the Shareholders of TMM INTEGRATED RECYCLING INDUSTRIES LTD.

We have audited the accompanying balance sheets of TMM Integrated Recycling Industries Ltd. (the Company) as of December 31, 2005 and 2004 and the consolidated balance sheets as of such dates and the related statements of operations, changes in shareholders equity and cash flows of the Company and consolidated for each of the three years in the period ended December 31, 2005. These financial statements are the responsibility of the Company s board of directors and management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States) and in accordance with generally accepted auditing standards in Israel, including those prescribed by the Auditors Regulations (Auditor's Mode of Performance), 1973. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. We were not engaged to perform an audit of the Company's internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, based on our audits, the financial statements referred to above present fairly, in all material respects, the financial position of the Company and consolidated as of December 31, 2005 and 2004, and the results of operations, changes in shareholders equity and cash flows of the Company and consolidated for each of the three years in the period ended December 31, 2005, in conformity with generally accepted accounting principles in Israel. Furthermore, in our opinion, the financial statements referred to above are prepared in accordance with the Securities Regulations (Preparation of Annual Financial Statements), 1993.

As described in Note 2a, the financial statements as of the dates and for the reported periods subsequent to December 31, 2003, are presented in reported amounts, in conformity with Accounting Standards of the Israel Accounting Standards Board. The financial statements for the year ended December 31, 2003, are presented in values that were adjusted until that date according to the changes in the general purchasing power of the Israeli currency, in accordance with pronouncements of the Institute of Certified Public Accountants in Israel.

AUDITORS REPORT

To the Shareholders of BARTHELEMI HOLDINGS LTD.

We have audited the accompanying balance sheets of Barthelemi Holdings Ltd. (the Company) as of December 31, 2005 and 2004 and the consolidated balance sheets as of such dates and the related statements of operations, changes in shareholders equity and cash flows of the Company and consolidated for each of the three years in the period ended December 31, 2005. These financial statements are the responsibility of the Company s board of directors and management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States) and in accordance with generally accepted auditing standards in Israel, including those prescribed by the Auditors Regulations (Auditor's Mode of Performance), 1973. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. We were not engaged to perform an audit of the Company's internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, based on our audits, the financial statements referred to above present fairly, in all material respects, the financial position of the Company and consolidated as of December 31, 2005 and 2004, and the results of operations, changes in shareholders equity and cash flows of the Company and consolidated for each of the three years in the period ended December 31, 2005, in conformity with generally accepted accounting principles in Israel.

As described in Note 2a, the financial statements as of the dates and for the reported periods subsequent to December 31, 2003, are presented in reported amounts, in conformity with Accounting Standards of the Israel Accounting Standards Board. The financial statements for the year ended December 31, 2003, are presented in values that were adjusted until that date according to the changes in the general purchasing power of the Israeli currency, in accordance with pronouncements of the Institute of Certified Public Accountants in Israel.

REPORT OF INDEPENDENT PUBLIC ACCOUNTING FIRM

To the Shareholders of

CARMEL CONTAINER SYSTEMS LTD.

We have audited the accompanying balance sheets of Carmel Container Systems Ltd. (the Company) as of December 31, 2005 and 2004, and the consolidated balance sheets as of such dates and the related statements of operations, changes in shareholders equity and cash flows Company and consolidated for each of the three years in the period ended December 31, 2005. These financial statements are the responsibility of the Company s board of directors and management. Our responsibility is to express an opinion on these financial statements based on our audits.

We did not audit the financial statements of certain subsidiaries, whose assets constitute approximately 10% and 8% of total consolidated assets as of December 31, 2005 and 2004, respectively, and whose revenues constitute approximately 10%, 9% and 8% of total consolidated revenues for the years ended December 31, 2005, 2004 and 2003, respectively. The financial statements of those companies were audited by other auditors, whose reports have been furnished to us, and our opinion, insofar as it relates to amounts included for those companies, is based on the reports of the other auditors.

We conducted our audits in accordance with generally accepted auditing standards in Israel, including those prescribed by the Auditors Regulations (Auditor's Mode of Performance)-1973. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the board of directors and management, as well as evaluating the overall financial statement presentation. We believe that our audits and the reports of other auditors provide a reasonable basis for our opinion.

In our opinion, based on our audits and the reports of other auditors, the financial statements referred to above present fairly, in all material respects, the financial position of the Company and consolidated as of December 31, 2005 and 2004, and the results of operations, changes in shareholders equity and cash flows of the Company and consolidated for each of the three years in the period ended December 31, 2005, in conformity with generally accepted accounting principles in Israel.

As described in Note 2a, the financial statements as of the dates and for the reported periods subsequent to December 31, 2003, are presented in reported amounts, in conformity with Accounting Standards of the Israel Accounting Standards Board. The financial statements for the year ended December 31, 2003, are presented in values that were adjusted until that date according to the changes in the general purchasing power of the Israeli currency, in accordance with pronouncements of the Institute of Certified Public Accountants in Israel.

In our opinion, based on our audits and the reports of other auditors, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Company and its subsidiaries as of December 31, 2005 and 2004, and the consolidated results of their operations and cash flows for each of the three years in the period ended of December 31, 2005, in conformity with Israel generally accepted accounting principles, which differ in certain respects from those followed in the United States, as described in Note 22 to the consolidated financial statements.

Report of Independent Registered Public Accounting Firm

To the shareholders of

C.D. PACKGING SYSTEMS LTD.

We have audited the balance sheets of C.D. Packaging Systems ltd. (hereafter - the Company) and the consolidated financial statements of the Company and its consolidated subsidiary: balance sheets as of December 31, 2005 and 2004 and statements of income (loss), changes in shareholders equity and cash flows for each of the three years in the period ended December 31, 2005. These financial statements are the responsibility of the Company s board of directors and management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in Israel including those prescribed by the Israeli Auditors (Mode of Performance) Regulations, 1973 and the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the Company s board of directors and management, as well as evaluating the overall financial statement presentation. We believe that our audits and the provide a fair basis for our opinion.

In our opinion, the aforementioned financial statements present fairly, in all material respects, the financial position of the Company and consolidated as of December 31, 2005 and 2004 and the results of operations, changes in shareholders equity and cash flows of the Company and consolidated for each of the three years in the period ended December 31, 2005, in conformity with accounting principles generally accepted (GAAP) in Israel.

As applicable to these financial statements Israeli GAAP and U.S. GAAP are practically identical in all material respects, except for differences which are explained in note 12.

As explained in note 1b the financial statements, as of dates and for reporting periods subsequent to December 31, 2003, are presented in New Israeli Shekels, in conformity with accounting standards issued by the Israel Accounting Standards Board. The financial statements as of dates and for reporting periods ended prior to, or on the above date, are presented in values that have been adjusted for the changes in general purchasing power of the Israeli currency, through that date, in accordance with pronouncements of the Institute of Certified Public Accountants in Israel.

/s/ Kesselman & Kesselman

Haifa March 6, 2006

Exhibit 19(a)(iv)

Report of Independent Accountants on Financial Statement Schedule

To the Board of Directors of American Israeli Paper Mills Limited.

Our audits of the consolidated financial statements referred to in our report dated March 16, 2006, appearing in the 2005 annual report to the shareholders of American Israeli Paper Mills Limited also included an audit of Financial Statement Schedule Valuation and Qualifying Accounts listed in Item 17 on this Form 20-F. In our opinion, the Schedule presents fairly, in all material respects, the information set forth therein when read in conjunction with related consolidated financial statements.

Tel-Aviv, Israel March 16, 2006 /s/ Kesselman & Kesselman Kesselman & Kesselman Certified Public Accountants (Isr.)

Report of Independent Registered Public Accounting Firm on the U.S. GAAP Reconciliation (Information)

To the Board of Directorsof American Israeli Paper Mills Ltd.

Our audits of the consolidated financial statements referred to in our report dated March 16, 2006 appearing in the Annual Report to Shareholders of American Israeli Paper Mills Ltd. included on page 69 of this Form 20-F also included an audit of the U.S. GAAP reconciliation (information) presented on pages 53-62 of this Form 20-F. In our opinion, based on our audits and the reports of other auditors referred to in our opinion on the financial statements above, this U.S. GAAP reconciliation (information) presents fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements.

PricewaterhouseCoopers

/s/ Kesselman & Kesselman

Tel Aviv, Israel June 28, 2006

Exhibit 19(a)(v)

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

RECONCILIATION OF ISRAELI GAAP TO U.S. GAAP

T.M.M. Integrated Recycling Industries Ltd. <u>Tel Aviv</u>

In connection with our audits of the balance sheets of T.M.M. Integrated Recycling Industries Ltd. (the Company) as of December 31, 2005 and 2004, and the related statements of operations, changes in shareholders equity and cash flows for each of the three years in the period ended December 31, 2005 (not presented separately herein), we have also audited the information in the Reconciliation of Israeli GAAP to U.S. GAAP (the Reconciliation). The Reconciliation is the responsibility of the Company s management. Our responsibility is to express an opinion on the Reconciliation based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the Reconciliation is free of material misstatement. We were not engaged to perform an audit of the Company s internal control over financial reporting. Our audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the Reconciliation. An audit also includes assessing the accounting principles used and significant estimates made by the management, as well as evaluating the overall Reconciliation presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the information set forth in the Reconciliation presents fairly, in all material respects, in relation to the financial statements of the Company taken as a whole, the material differences between Israeli GAAP and U.S GAAP.

T.M.M. INTEGRATED RECYCLING INDUSTRIES LTD.

RECONCILIATION OF ISRAELI GAAP TO U.S. GAAP

(In t	housands of NIS) Shareholders' equity as of December 31, 2005 as reported in the financial statements of the Company prepared in accordance with accounting principles generally accepted in Israel Adjustments to conform with accounting principles generally accepted in the United States: Inflation adjustments Capitalized start-up costs, net Amortization of goodwill	(713) (1,120) 8,135	73,450
			6,302
	Adjusted Shareholders' Equity in accordance with accounting principles generally accepted in the United States		79,752
В.	Loss for the year ended December 31, 2005 as reported in the financial statements of the Company prepared in accordance with accounting principles generally accepted in Israel Adjustments to conform with accounting principles generally accepted in the United States: Inflation adjustments Reversal of capitalized start-up costs, net Amortization of goodwill	537 48 1,896	(10,611)
	Adjusted Loss for the year ended December 31, 2005 in accordance with accounting principles generally accepted in the United States	_	(8,130)
C.	Changes in shareholders' equity for the year ended December 31, 2005 in accordance with accounting principles generally accepted in the United States Balance as of January 1, 2005 Net loss		87,882 (8,130)
	Balance as of December 31, 2005	_	79,752

D. Subsequent events (Unaudited)

On March 7, 2006, the Company announced that the Securities Authority (Israel) is conducting an investigation, the matter of which was not divulged to the Company. To the best of the Company's knowledge, the president of the Company had been arrested and released under restricting conditions. The details related to the investigation are unknown to the Company. The Company's management is unable to assess the effect to the aforesaid, if any, on the Company.

June 22, 2006	/s/ Henry Starkman	/s/ Shalom Elkayam	/s/ Meir Sabag
Date of approval	Henry Starkman Chairman of the Board	Shalom Elkayam General Manager	Meir Sabag Chief Financial Officer

T.M.M. INTEGRATED RECYCLING INDUSTRIES LTD.

RECONCILIATION OF ISRAELI GAAP TO U.S. GAAP

(In A.	thousands of NIS) Shareholders' equity as of December 31, 2004 as reported in the financial statements of the Company prepared in accordance with accounting principles generally accepted in Israel Adjustments to conform with accounting principles generally		84,061
	accepted in the United States: Inflation adjustments Capitalized start-up costs, net of tax effect Amortization of goodwill	(1,250) (1,168) 6,239	
			3,821
	Adjusted Shareholders' Equity in accordance with accounting principles generally accepted in the United States		87,882
В.	Net income for the year ended December 31, 2004 as reported in the financial statements of the Company prepared in accordance with accounting principles generally accepted in Israel Adjustments to conform with accounting principles generally accepted in the United States: Inflation adjustments Reversal of capitalized start-up costs, net of tax effect	791 (323)	603
	Amortization of goodwill	2,080	
			2,548
	Adjusted net income for the year ended December 31, 2004 in accordance with accounting principles generally accepted in the United States		3,151
C.	Changes in shareholders' equity for the year ended December 31, 2004 in accordance with accounting	_	
	principles generally accepted in the United States Balance as of January 1, 2004 Net income Balance as of December 31, 2004		84,731 3,151 87,882

T.M.M. INTEGRATED RECYCLING INDUSTRIES LTD.

RECONCILIATION OF ISRAELI GAAP TO U.S. GAAP

A. Shareholders' equity as of December 31, 2003 as reported in the financial statements of the Company prepared in accordance with accounting principles generally accepted in Israel		83,458
Adjustments to conform with accounting principles generally accepted in the United States: Inflation adjustments	(2,041)	63,436
Capitalized start-up costs, net of tax effect	(845)	
Amortization of goodwill	4,159	1,273
Adjusted Shareholders' Equity in accordance with accounting principles generally accepted in the United States		84,731
B. Net loss for the year ended December 31, 2003 as reported in the financial statements of the Company prepared in accordance with accounting principles generally accepted in Israel Adjustments to conform with accounting principles generally accepted in the United States:		(3,098)
Inflation adjustments Reversal of capitalized start-up costs, net of tax effect Amortization of goodwill	2,629 (116) 2,080	4,593
Adjusted net income for the year ended December 31, 2003 in accordance with accounting principles generally accepted in the United States		1,495
C. Changes in shareholders' equity for the year ended December 31, 2003 in accordance with accounting principles generally accepted in the United States Balance as of January 1, 2003		83,236
Net income	_	1,495
Balance as of December 31, 2003		84,731

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

RECONCILIATION OF ISRAELI GAAP TO U.S. GAAP

Barthelemi Holdings Ltd. Tel Aviv

In connection with our audits of the balance sheets of Barthelemi Holdings Ltd. (the Company) as of December 31, 2005 and 2004, and the related statements of operations, changes in shareholders equity and cash flows for each of the three years in the period ended December 31, 2005 (not presented separately herein), we have also audited the information in the Reconciliation of Israeli GAAP to U.S. GAAP (the Reconciliation). The Reconciliation is the responsibility of the Company s management. Our responsibility is to express an opinion on the Reconciliation based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the Reconciliation is free of material misstatement. We were not engaged to perform an audit of the Company s internal control over financial reporting. Our audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the Reconciliation. An audit also includes assessing the accounting principles used and significant estimates made by the management, as well as evaluating the overall Reconciliation presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the information set forth in the Reconciliation presents fairly, in all material respects, in relation to the financial statements of the Company taken as a whole, the material differences between Israeli GAAP and U.S GAAP.

BARTHELEMI HOLDINGS LTD.

RECONCILIATION OF ISRAELI GAAP TO U.S. GAAP

(In thousands of NIS)

The financial statements of the Company have been prepared in accordance with generally accepted accounting principles applicable in Israel (Israeli GAAP). The Company presents the following information which describes the material effects on the Company s results of operations and shareholder s equity had the Company prepared its financial statements in accordance with accounting principles generally accepted in the U.S. (U.S. GAAP).

A.(1) Shareholders' equity as of December 31, 2005 as reported	d in the	e financial
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statements of the Company prepared in accordance with accounting principles generally accepted in Israel

50,698

Adjustments to conform with accounting principles generally accepted in the

United States:

United States:	
Inflation adjustments	(995)
Amortization of goodwill	20,230
Impairment of goodwill	(12,300)
Contingent consideration	1,378
Adjustment in respect of additional acquisition of T.M.M	(166)
Capitalized start-up costs, net (T.M.M.)	(786)
Amortization of goodwill (T.M.M.)	5,708

13,069

Adjusted shareholders' equity in accordance with accounting principles generally accepted in the United States

63,767

(2) Loss for the year ended December 31, 2005 as reported in the financial statements of the Company prepared in accordance with accounting principles generally accepted in Israel Adjustments to conform with accounting principles generally accepted in the United States:		(12,647)
Inflation adjustments Amortization of goodwill Impairment of goodwill Reversal of capitalized start-up costs, net (T.M.M.) Amortization of goodwill (T.M.M.)	(56) 5,261 (7,300) 34 1,330	
		(731)
Adjusted loss for the year ended December 31, 2005 in accordance with accounting principles generally accepted in the United States	_	(13,378)

BARTHELEMI HOLDINGS LTD.

RECONCILIATION OF ISRAELI GAAP TO U.S. GAAP

(In thousands of NIS)

(3) Changes in shareholders' equity for the year ended December 31, accordance with accounting principles generally accepted in the United States: Balance as of January 1, 2005 Net loss

77,145 (13,378)

Balance as of December 31, 2005

63,767

(4) Subsequent event (Unaudited)

On March 7, 2006, Tamam announced that the Securities Authority is conducting an investigation, the matter of which was not divulged to Tamam. To the best of Tamam s knowledge, the president of Tamam had been arrested and released under restricting conditions. The details related to the investigation are unknown to Tamam. Tamam s management is unable to assess the effect to the aforesaid, if any.

June 22 , 2006	/s/ Shaul Maoz	/s/ Israel Eldar
Date of approval	Shaul Maoz Director 2	Israel Eldar Director

BARTHELEMI HOLDINGS LTD.

RECONCILIATION OF ISRAELI GAAP TO U.S. GAAP

(In thousands of NIS) B.(1) Shareholders' equity as of December 31, 2004 as reported in the financial statements of the Company prepared in accordance with accounting principles generally accepted in Israel Adjustments to conform with accounting principles generally accepted in the United States: Inflation adjustments Amortization of goodwill Impairment of goodwill (5,000)

Contingent consideration Adjustment in respect of additional acquisition of T.M.M Capitalized start-up costs, net of tax effect (T.M.M.) Amortization of goodwill (T.M.M.)	1,378 (166) (820) 4,377	
		13,801
Adjusted shareholders' equity in accordance with accounting principles generally accepted in the United States		77,145
(2) Loss for the year ended December 31, 2005 as reported in the financial statements of the Company prepared in accordance with accounting principles generally accepted in Israel Adjustments to conform with accounting principles generally accepted in the		(4,713)
United States: Inflation adjustments Amortization of goodwill	457 5,239	
Impairment of goodwill Reversal of capitalized start-up costs, net of tax effect (T.M.M.) Amortization of goodwill (T.M.M.)	(5,000) (227) 1,459	
		1,928
Adjusted loss for the year ended December 31, 2004 in accordance with accounting principles generally accepted in the United States		(2,785)
(3) Changes in shareholders' equity for the year ended December 31, 2004 in accordance with accounting principles generally accepted in the United States:		
Balance as of January 1, 2004 Net loss	_	79,930 (2,785)
Balance as of December 31, 2004		77,145
3		

BARTHELEMI HOLDINGS LTD.

RECONCILIATION OF ISRAELI GAAP TO U.S. GAAP

(1) Shareholders' equity as of December 31, 2003 as reported in the financial		68,05
statements of the Company prepared in accordance with accounting principles generally accepted in Israel		
Adjustments to conform with accounting principles generally accepted in		
the United States:		
Inflation adjustments	(1,395)	
Amortization of goodwill	9,731	
Contingent consideration	1,378	
Adjustment in respect of additional acquisition of T.M.M	(166)	
Capitalized start-up costs, net of tax effect (T.M.M.)	(593)	
Amortization of goodwill (T.M.M.)	2,918	
		11,873

Adjusted shareholders' equity in accordance with accounting principles		79,930
generally accepted in the United States (2) Loss for the year ended December 31, 2003 as reported in the financial statements of the Company prepared in accordance with accounting principles generally accepted in Israel Adjustments to conform with accounting principles generally accepted in the United States:		(7,012)
Inflation adjustments Amortization of goodwill	1,994 4,902	
Amoruzation of goodwin	4,502	
Reversal of capitalized start-up costs, net of tax effect (T.M.M.)	(76)	
Amortization of goodwill (T.M.M.)	1,385	
		8,205
Adjusted net income for the year ended December 31, 2003 in accordance with accounting principles generally accepted in the United States		1,193
(3) Changes in shareholders' equity for the year ended December 31, 2003 accordance with accounting principles generally accepted in the United States:		
Balance as of January 1, 2003 Net income		78,737 1,193
Balance as of December 31, 2003		79,930

Date: March 5, 2006 Our ref: 802921

To: Mondi Business Paper Hadera Ltd.

<u>Hadera</u>

Gentlemen,

Re: US GAAP Adjustments Report as of December 31, 2005

and for the year then ended

Pursuant to your request and as the independent accountants of Mondi Business Paper Hadera Ltd. (the Company), we have audited the Company s US GAAP Adjustments Report as of December 31, 2005 and 2004 and for each of the two years then ended (the Report). The Report, which is enclosed herewith, marked by our Firm s identification seal, is the responsibility of the Company s board of directors and management.

The Company s US GAAP adjustments Report as of December 31, 2003 and for the year then ended was audited by other auditors whose report, dated March 10, 2004, expressed an unqualified opinion on the US GAAP adjustments contained in the Report.

We conducted our audit in accordance with standards of the Public Company Accounting Oversight Board (United States) and with generally accepted auditing standards in Israel, including those prescribed by the Israeli Auditors Regulations (Mode of Performance), 1973. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the Report is free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the Report, assessing the accounting principles used and significant estimates made by the Board of Directors and management, as well as evaluating the overall Report presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the Report referred to above present fairly, in all material respects, the adjustments required to present the financial position of the Company as of December 31, 2005 and 2004, and the results of operations and changes in shareholders equity for each of the two years then ended, in accordance with generally accepted accounting principles in the United States of America.

Sincerely,

/s/ Brightman Almagor & Co. Brightman Almagor & Co. Certified Public Accountants

Report of Independent Registered Public Accounting Firm on Reconciliation of Israeli GAAP to U.S. GAAP

To the Shareholders of

Mondi Business Paper Hadera Ltd. (formerly: Neusiedler Hadera Paper Ltd.)

In connection with our audits of the consolidated statements of income, changes in shareholders—equity and cash flows for the year ended December 31, 2003 of Mondi Business Paper Hadera Ltd. (the Company), included in the 2005 financial statements of the Company which are incorporated in this Form 20-F and regarding which, we have expressed an unqualified opinion, dated March 10, 2004, we have also audited the information included in the Reconciliation of Israeli GAAP to U.S. GAAP listed under U.S. GAAP Adjustment Report (hereafter Reconciliation). The Reconciliation is the responsibility of the Company s Board of directors and management. Our responsibility is to express an opinion on the Reconciliation based on our audits.

We conducted our audit in accordance with auditing standards generally accepted in Israel, and the standards of the Public Company Accounting Oversight Board (United States), which include examining, on a test basis, evidence supporting the amounts and disclosures in the attached report, in order to obtain reasonable assurance that there is no material misstatement, and to provide us with a reasonable basis for our opinion.

In our opinion, the reconciliation present fairly, in all material respects, the adjustments required to present the Company s net income for the year December 31, 2003, in order for them to be presented in accordance with accounting principles generally accepted in the United States.

Tel-Aviv, Israel March 10, 2004 /s/ Kesselman & Kesselman Kesselman & Kesselman Certified Public Accountants (Isr.)

Mondi Business Paper Hadera Ltd.

US GAAP Adjustments Report As of December 31, 2005

The consolidated financial statements of Mondi Business Paper Hadera Ltd. (the Company) as of December 31, 2005 and 2004 and for each of the three years in the period ended December 31, 2005, have been prepared in accordance with generally accepted accounting principles (GAAP) applicable in Israel. The following describes major effects on the Company s consolidated financial statements, had the Company prepared its financial statements in accordance with GAAP applicable in the United States of America.

1. Significant accounting policies

A. Goodwill

According to Israeli GAAP, goodwill is to be amortized over its useful life that reflects the period in which the goodwill is to contribute economic benefits. According to US GAAP (SFAS 142), commencing January 2002 goodwill is no longer amortized but rather is reviewed annually (or more frequently if impairment indicators arise) for impairment.

In February 2006, the Israeli Accounting Standards Board published standard No. 20, Goodwill and Intangible Assets Arising from Investments in Investee Company (Revised) that calls for ceasation of the goodwill amortization, commencing January 1, 2006.

B. Basis of Measurement Adjusted NIS vis-a-vis Nominal NIS

According to Israeli GAAP, the financial statements of the Group through December 31, 2003 were presented based on nominal historical cost adjusted for the changes in the exchange rate of the U.S. Dollar in relation to the NIS based on the principles presented in Note 2A(4) to the Company s financial statements as of December 31, 2005, while according to US GAAP, the financial statements are to be presented in nominal historical terms. Accordingly, the effect of the difference in the basis of measurement on the Group s financial position and results of operations is excluded for the U.S. GAAP presentation. As presented in Note 2A to the Company s financial statements as of December 31, 2005, commencing January 1, 2004, the Group ceased the presentation of its financial statements based adjusted NIS, and effective with the financial statements as of December 31, 2004 and 2005, the Group s financial statements are prepared and presented in Reported Amounts, as defined in Note 2A(1) to the Company s financial statements as of December 31, 2005.

Mondi Business Paper Hadera Ltd.

US GAAP Adjustments Report As of December 31, 2005

- 1. Significant accounting policies (cont.)
 - C. Relevant recent accounting pronouncements by the FASB
 - (1) SFAS No. 151 Inventory Costs, an Amendment of ARB No. 43, Chapter 4 In November 2004 the FASB issued SFAS No. 151, Inventory Costs, an Amendment of ARB No. 43, Chapter 4". SFAS No. 151 amends the guidance in ARB 43, Chapter 4, Inventory Pricing, which provides guidance on the allocation of certain costs to inventory. SFAS 151 clarifies that abnormal amounts of idle facility expense, freight, handling costs, and wasted material (spoilage) should be recognized as current-period charges. In addition, SFAS 151 requires that allocation of fixed production overheads to the costs of conversion be based on the normal capacity of the production facilities. The provisions of this statement are effective for inventory costs incurred during fiscal years beginning after June 2005. The provisions of this statement shall be applied prospectively. This application of this Standard did not have a material effect on the Company s financial position or results of operations.
 - (2) SFAS 153, Exchange of Non-Monetary Assets In December 2004, the FASB issued SFAS No. 153, Exchanges of Nonmonetary Assets an amendment of APB No. 29". This Statement amends Opinion 29 to eliminate the exception for nonmonetary exchanges of similar productive assets and replaces it with a general exception for exchanges of nonmonetary assets that do not have commercial substance. The Statement specifies that a nonmonetary exchange has commercial substance if the future cash flows of the entity are expected to change significantly as a result of the exchange. This Statement is effective for nonmonetary asset exchanges occurring in fiscal periods beginning after June 15, 2005. Earlier application is permitted for nonmonetary asset exchanges occurring in fiscal periods beginning after the date this Statement is issued. Retroactive application is not permitted. The adoption of this Standard did not affected the Company s financial position or results of operations.
 - (3) SFAS No. 154, Accounting Changes and Error Corrections This Statement, published in May 2005, replaces APB Opinion No. 20, Accounting Changes, and FASB Statement No. 3, Reporting Accounting Changes in Interim Financial Statements, and changes the requirements for the accounting for and reporting of a change in accounting principles. This Statement applies to all voluntary changes in accounting principles, and to changes required by an accounting pronouncement in the unusual instance that the pronouncement does not include specific transition provisions.

Opinion 20 previously required that most voluntary changes in accounting principles be recognized by including the cumulative effect of changing to the new accounting principles in the net income of the period of the change. This Statement requires retrospective application to prior periods—financial statements of changes in accounting principles, unless it is impracticable to determine the specific effects or the cumulative effect of the change. The Statement also provides guidance for cases in which it is impracticable to determine the period-specific effects of an accounting change on one or more individual prior periods presented, and/or for cases in which it is impracticable to determine the cumulative effect of applying a change in accounting principles to all prior periods.

Mondi Business Paper Hadera Ltd.

US GAAP Adjustments Report As of December 31, 2005

- 1. Significant accounting policies (cont.)
 - C. Relevant recent accounting pronouncements by the FASB (Cont.)
 - (3) SFAS No. 154, Accounting Changes and Error Corrections (cont.)

This Statement defines retrospective application as (i) the application of a different accounting principle to prior accounting periods as if that principle had always been used, or (ii) as the adjustment of previously issued financial

statements to reflect a change in the reporting entity. This Statement also redefines restatement as the revisiting of previously issued financial statements to reflect the correction of an error.

This Statement also requires that a change in depreciation, amortization, or depletion method for long-lived, non-financial assets, be accounted for as a change in accounting estimate effected by a change in accounting principles. This Statement carries forward without change the guidance in Opinion 20 for reporting the correction of an error in previously issued financial statements and a change in accounting estimate. This Statement also carries forward the guidance in Opinion 20 requiring justification of a change in accounting principles on the basis of preferability.

The provisions of this Statement are effective for accounting changes and corrections of errors made during fiscal years beginning after December 15, 2005. The adoption of this Standard is not expected to have a material effect on the Company s financial position or results of operations.

2. Following are the selected balance-sheet items and selected statement of operations items as presented in accordance with GAAP applicable in Israel and the corresponding adjustments required in order for them to be presented according to US GAAP.

A. Selected Balance-Sheet Items

	As of 1	As of December 31, 2005		As of l	As of December 31, 2004		
	As reported	Adjustment	As per US GAAP	As reported	Adjustment	As per US GAAP	
			NIS in th	ousands			
	Reported Amounts			Reported Amounts			
Other assets - Goodwill	3,177	2,301	5,478	3,800	1,678	5,478	
Shareholders' equity	95,781	(1,718)	94,063	99,187	(2,313)	96,874	

Mondi Business Paper Hadera Ltd.

US GAAP Adjustments Report As of December 31, 2005

2. Cont.

B. Selected Statement of Operations Items

	Year ended December 31,		
	2005	2004	2003
	NIS in thousands		ınds
Net income (loss) under Israeli GAAP (*) Effect of material differences between Israeli GAAP and US GAAP: Change in basis of measurement	(3,406)	17,262	18,519
from reported / adjusted NIS to nominal NIS Amortization of goodwill Deferred taxes	188 623 (216)	(1,104) 623 440	5,367 602 (2,938)
Net income (loss) under US GAAP	(2,811)	17,221	21,550

^(*) For each of the two years ended in December 31, 2005 reported amounts. For the year ended in December 31, 2003 adjusted amounts.

3. Changes in Shareholders Equity in Accordance with US GAAP

	NIS in thousands		
	2005	2004	2003
Shareholders' equity under US GAAP as of January 1, Net income (loss) for the year under US GAAP	96,874 (2,811)	79,653 17,221	58,103 21,550
Shareholders' equity under US GAAP as of December 31,	94,063	96,874	79,653

/s/ Avi Magid	/s/ A. Solel	/s/ Y. Yerushalmi
Avi Magid	A. Solel	Y. Yerushalmi
Financial Director	General Manager	Vice Chairman
		of the Board of Directors
	Date: March 5, 2006	

Date: June 27, 2006 Our ref: 802811

To: Hogla-Kimberly Ltd.

Ramla

Gentlemen,

Re: US GAAP Adjustments Report as of December 31, 2005

Pursuant to your request and as the independent accountants of Hogla-Kimberly Ltd. (the Company), we have audited the Company s US GAAP Adjustments Report as of December 31, 2005 and 2004 and for each of the three years ended December 31, 2005 (the Report). The Report, which is enclosed herewith, marked by our Firm s identification seal, is Company s management responsibility.

We conducted our audits in accordance with standards of the Public Company Accounting Oversight Board (United States) and with generally accepted auditing standards in Israel, including those prescribed by the Israeli Auditors Regulations (Mode of Performance), 1973. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the Report is free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the Report, assessing the accounting principles used and significant estimates made by the Board of Directors and management, as well as evaluating the overall Report presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the Report referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2005 and 2004, and the results of its operations and changes in shareholders—equity for each of the three years ended December 31, 2005, in accordance with generally accepted accounting principles in the United States of America.

Sincerely,

/s/ Brightman Almagor & Co.
Brightman Almagor & Co.
Certified Public Accountants
A Member Firm of Deloitte Touche Tohmatsu

Hogla-Kimberly Ltd.

US GAAP Adjustments Report As of December 31, 2005

The consolidated financial statements of the Company have been prepared in accordance with generally accepted accounting principles (GAAP) applicable in Israel. The following describes the effects on the Company s consolidated financial statements had the Company prepared its financial statements in accordance with GAAP applicable in the United States of America.

A. Recent accounting pronouncements by the FASB

- (1) SFAS No. 151 Inventory Costs, an Amendment of ARB No. 43, Chapter 4 In November 2004 the FASB issued SFAS No. 151, Inventory Costs, an Amendment of ARB No. 43, Chapter 4". SFAS No. 151 amends the guidance in ARB 43, Chapter 4, Inventory Pricing, which provides guidance on the allocation of certain costs to inventory. SFAS 151 clarifies that abnormal amounts of idle facility expense, freight, handling costs, and wasted material (spoilage) should be recognized as current-period charges. In addition, SFAS 151 requires that allocation of fixed production overheads to the costs of conversion be based on the normal capacity of the production facilities. The provisions of this statement are effective for inventory costs incurred during fiscal years beginning after June 2005. The provisions of this statement shall be applied prospectively. The Standard s application is not expected to have a material effect on the Company s financial position or results of operations under U.S. GAAP.
- (2) SFAS 153, Exchange of Non-Monetary Assets In December 2004, the FASB issued SFAS No. 153, Exchanges of Nonmonetary Assets an amendment of APB No. 29". This Statement amends Opinion 29 to eliminate the exception for nonmonetary exchanges of similar productive assets and replaces it with a general exception for exchanges of nonmonetary assets that do not have commercial substance. The Statement specifies that a nonmonetary exchange has commercial substance if the future cash flows of the entity are expected to change significantly as a result of the exchange. This Statement is effective for nonmonetary asset exchanges occurring in fiscal periods beginning after June 15, 2005. Earlier application is permitted for nonmonetary asset exchanges occurring in fiscal periods beginning after the date this Statement is issued. Retroactive application is not permitted. The adoption of this Standard does not affect the Company s financial position or results of operations.

Hogla-Kimberly Ltd.

US GAAP Adjustments Report As of December 31, 2005

A. Recent accounting pronouncements by the FASB (Cont.)

(3) SFAS No. 154, Accounting Changes and Error Corrections This Statement, published in May 2005, replaces APB Opinion No. 20, Accounting Changes, and FASB Statement No. 3, Reporting Accounting Changes in Interim Financial Statements, and changes the requirements for the accounting for and reporting of a change in accounting principles. This Statement applies to all voluntary changes in accounting principles, and to changes required by an accounting pronouncement in the unusual instance that the pronouncement does not include specific transition provisions.

Opinion 20 previously required that most voluntary changes in accounting principles be recognized by including the cumulative effect of changing to the new accounting principles in the net income of the period of the change. This Statement requires retrospective application to prior periods—financial statements of changes in accounting principles, unless it is impracticable to determine the specific effects or the cumulative effect of the change. The Statement also provides guidance for cases in which it is impracticable to determine the period-specific effects of an accounting change on one or more individual prior periods presented, and/or for cases in which it is impracticable to determine the cumulative effect of applying a change in accounting principles to all prior periods.

This Statement defines retrospective application as (i) the application of a different accounting principle to prior accounting periods as if that principle had always been used, or (ii) as the adjustment of previously issued financial statements to reflect a change in the reporting entity. This Statement also redefines restatement as the revisiting of previously issued financial statements to reflect the correction of an error. This Statement also requires that a change in depreciation, amortization, or depletion method for long-lived, non-financial assets, be accounted for as a change in accounting estimate affected by a change in accounting principles.

This Statement carries forward without change the guidance in Opinion 20 for reporting the correction of an error in previously issued financial statements and a change in accounting estimate. This Statement also carries forward the guidance in Opinion 20 requiring justification of a change in accounting principles on the basis of preferability. The provisions of this Statement are effective for accounting changes and corrections of errors made during fiscal years beginning after December 15, 2005. The adoption of this Standard is not expected to have a material effect on the Company s financial position or results of operations.

B. Goodwill

According to Israeli GAAP, until December 31, 2005, goodwill is amortized over the expected estimated economic life of the asset acquired. Commencing January 1, 2006 goodwill shall not be amortized but rather will be examined for impairment annually or more frequently if events or changes in circumstances indicate that it might be impaired. According to US GAAP (SFAS 142), commencing January 2002 goodwill is not amortized but rather is reviewed annually (or more frequently if impairment indicators arise) for impairment.

Hogla-Kimberly Ltd.

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C. Basis of Measurement Adjusted NIS vis-a-vis Nominal NIS

According to Israeli GAAP, the financial statements of the Group through December 31, 2003 were presented based on nominal historical cost adjusted for the changes in the exchange rate of the U.S. Dollar in relation to the NIS. Commencing January 1, 2004, the Group ceased the presentation of its financial statements based adjusted NIS, and effective with the interim financial statements as of March 31, 2004 and for the reporting periods thereafter, including the year ended December 31, 2004, the Group s financial statements are prepared and presented in Reported Amounts, as defined in Note 2A to the Company s financial statements as of December 31, 2005. See also Note 2A to the Company s financial statements as of December 31, 2005.

According to US GAAP, the financial statements are to be presented in nominal historical terms. Accordingly, the effect of the difference in the basis of measurement on the Group s financial position and results of operations is excluded for the U.S. GAAP presentation.

D. Selected Balance Sheet Items

As of December 31, 2005		
As reported	Adjustment	As per US GAAP
NIS in thousands		
24,737	11,645	36,382
440,184	73	440,111
As of December 31, 2004		
As reported	Adjustment	As per US GAAP
NIS in thousands		
25,878	8,172	34,050
436,532	(419)	436,113
	As reported 24,737 440,184 As o As reported	As reported Adjustment NIS in thousands 24,737 11,645 440,184 73 As of December 31, 20 As reported Adjustment NIS in thousands 25,878 8,172

E. Selected Statements of Operation Items

Consolidated	and	Company
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	Year ended December 31,		
	2005	2004	2003
	NIS in thousands		
Net income under Israeli GAAP Effect of material differences between Israeli GAAP and US GAAP:	43,276	26,928	56,253
Change in basis of measurement from adjusted NIS to nominal NIS Amortization of goodwill Deferred taxes	1,080 2,850 (3,987)	1,254 2,832 (2,298)	(5,694) 2,768 (4,458)
Net income under US GAAP	43,219	28,716	48,869

F. Changes in Shareholders Equity in Accordance with US GAAP

	NIS in thousands
Shareholders' equity under US GAAP as of January 1, 2005 Dividend paid Translation adjustments Net income for the year under US GAAP	436,113 (43,619) 4,398 43,219
Shareholders' equity under US GAAP as of December 31, 2005	440,111
/s/ A. Schor	/s/ O. Argov
A. Schor Chief Executive Officer	O. Argov Acting Chief Financial Officer