OPUS 2 INTERNATIONAL

Sainsbury's Supermarkets Ltd v (1) MasterCard Inc, (2) MasterCard International Inc, (3) MasterCard Europe S.P.R.L.

Day 7 Redacted

February 5, 2016

Opus 2 International - Official Court Reporters

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1	Friday, 5th February 2016	1	Tab 71. This is a pack of slides I think "Making
2	(10.00 am)	2	Sainsbury's Great Again", dated 19th October 2004. But
3	(In camera)	3	clearly there would have been some talk about it at
4	(End of in camera session)	4	Sainsbury's throughout 2004, I would have thought?
5	(Beginning of non confidential session)	5	A. Yes.
6	MR HOSKINS: I call Mr Abrahams.	6	Q. At page 1981, so the numbers are at the bottom
7	MR SCOTT JOHN ABRAHAMS (affirmed)	7	right-hand corner we see here the key points about
8	Examination-in-chief by MR HOSKINS	8	making Sainsbury's great again and then the slides
9	MR JUSTICE BARLING: Thank you, Mr Abrahams.	9	essentially follow these key themes, "What we have
10	A. Thank you.	10	found", "New and experienced management team",
11	MR JUSTICE BARLING: Take a seat, make yourself comfortable	11	"Restoring universal appeal", "Fixing the basics",
12	before we start and there should be a clean glass there	12	"Sales-led profit recovery".
13	for you, I hope.	13	Now, this was again announced to the market, so
14	A. I have a bottle anyway. Thank you.	14	A. Yes.
15	MR HOSKINS: Do you have bundle C2 in front of you?	15	Q. If you can go to page 1989, this is a kind of the
16	A. Yes, I do.	16	intro to one of the themes and we see this is dealing
17	Q. Can you turn to tab 4, please. There should be	17	with the second main theme, new and experienced
18	a document entitled "Witness Statement of	18	management team. Because if we go over to 1990, this is
19	Scott John Abrahams"?	19	the new management team that came on board in 2004?
20	A. That is right.	20	A. Okay.
21	Q. Can you look through to the end and confirm that that is	21	Q. Do you remember any of these people on the operating
22	your witness statement?	22	board? Do you remember Mike Coupe coming along?
23	A. Yes it is.	23	A. I recognised the name. I mean, I have had dealings with
24	Q. On final page, page 75, can you confirm that that's your	24	Sainsbury's throughout my career past 2004, both at
25	signature?	25	Barclaycard and at Amex, so I knew the names but that's

1	A. Yes it is.
2	Q. Can you confirm that the contents of the statement are
3	true to the best of your information, knowledge and
4	belief?
5	A. Yes.
6	MR HOSKINS: Mr Brealey will have some questions for you.
7	A. Thank you.
8	Cross-examination by MR BREALEY
9	MR BREALEY: Good morning.
10	A. Good morning.
11	Q. You ceased employment with Sainsbury's in 2004; that is
12	correct, isn't it?
13	A. That is correct.
14	Q. Can you remember whether that was the beginning, middle
15	or end of the year? It is a long way back, I know.
16	A. Yes, indeed. It was around about the middle of the
17	year.
18	Q. 2004 was the year that Justin King arrived at
19	Sainsbury's, can you remember that?
20	A. Not particularly, no. I know of Justin King obviously
21	but I can't remember when he joined.
22	Q. Were you aware of the initiative called "Making
23	Sainsbury's Great Again"?
24	A. Yes, I think I was.
25	Q. Okay, if you were, could you then go to bundle E5 .5.

2

1	it.
2	Q. You see there "Finance succession underway"?
3	A. I do.
4	Q. You refer to Mr Elvidge in your witness statement?
5	A. Yes, that is right.
6	Q. Do you know that he resigned as finance director in
7	June 2006, were you aware of that?
8	A. I was aware that he had left the business at some point,
9	I was not aware of the exact date.
10	Q. Are you aware that Mr John Rogers joined Sainsbury's as
11	director of corporate finance in November 2005, are you
12	aware of that?
13	A. No.
14	Q. But you are aware that Mr Elvidge, who you refer to at
15	paragraph 7, essentially left in 2006?
16	A. I was aware that he had left, I was not aware of the
17	exact date.
18	Q. If you go to page 1992, this is under the "Restoring
19	universal appeal: the customer offer", this is another
20	theme:
21	"Great food at fair prices supported by strong
22	promotions programme, Nectar."
23	Then it goes on:
24	"By the end of 2007/2008, grow sales by 2.5 billion,
25	invest at least 200 million in improving customer

offer."
Were you aware of that, that initiative?
A. As I say, I was aware of the general initiative, I was
not aware of these numbers.
Q. Would you, reading that, accept that improving customer
offer would essentially include quality, service and
price, the customer offer?
A. Well, it doesn't say quality, service and price.
Q. What would you understand you have been at
Sainsbury's, what would you understand by that?
A. Quality, service, price, availability, all of those
different things.
Q. Yes. This was the initiative but you I think have just
accepted that you don't have any real knowledge of how
it was implemented because you left?
A. That is correct, I had left the business by then.
Q. So let's, as it were, start at the very beginning, which
is a very good place to start.
A. As good a place as any.
Q. At paragraph 3.1 of your statement.
A. Yes.
Q. I will just go through this briefly but it is important
I think the Tribunal knows this precisely. At
paragraph 3.1 you state that you started at Sainsbury's
in the position of deputy store manager and this was in

1	1995 and lasted until 1998; is that about right?
2	A. I didn't start as a deputy store manager, I was
3	a department store manager of a very small store which
4	meant that I was in charge of the store at many
5	different times of the day because the management team
б	there was relatively light.
7	Q. I see. So that is one of the questions I was going to
8	ask you which is, when you say "I was partly responsible
9	for the leadership of 300 colleagues and a business".
10	That's not relating to every single store you were
11	employed at?
12	A. No, absolutely not.
13	Q. Some were a lot smaller?
14	A. Some were smaller, some were bigger.
15	Q. When you say partly responsible, you were?
16	A. I was responsible for a large chunk of the store
17	directly in terms of the departments that under my
18	control, which was mostly fresh foods, and I felt and
19	acted as if I was responsible for the rest of the stores
20	as part of the leadership team and of course the area
21	that I ran was an important part of the performance of
22	the store.
23	Q. Then is it in 1998 you were appointed a project manager?
24	A. Yes, I believe so. It was around then.
25	Q. Doing what? What was a project manager

a our u	
1	A. The first thing I did it was working in procurement
2	at Sainsbury's head office which at the time was in
3	Stamford Street and I was working on projects related to
4	systems that we either used to buy things or the stores
5	used to order services, so facilities management
6	basically, refrigeration, cleaning, anything like that.
7	Q. So what was the difference between a project manager and
8	a procurement buyer?
9	A. Not that much. As I moved within that role I took a lot
10	more responsibility for in particular the facilities
11	management side. Again refrigeration, cleaning, all
12	those types of things and I worked with the outsourced
13	third parties that Sainsbury's used to service its
14	stores.
15	Q. So if I then get the feeling of what you were doing
16	here, this was what it is not a goods for resale
17	role, it is a not concerned with retail.
18	A. It is a Goods Not For Resale role.
19	Q. That's what it is called?
20	A. Yes.
21	Q. Goods Not For Resale role.
22	A. GNFR as the acronym goes.

- 2. Okay. So it was furniture, uniforms, not milk, eggs and
- 24 cheese?
- 25 A. That is correct.

1	Q. So when you were at what was the acronym, I beg your
2	pardon?
3	A. It was in the procurement department, Goods Not For
4	Resale.
5	Q. So when you were in procurement, Goods Not For Resale,
б	it is at this time, and I get this from paragraph 4 of
7	your statement, that you say you had some visibility of
8	the pricing strategy?
9	A. Yes, that is right.
10	Q. Could you just give a flavour of what you were
11	observing? I think you say that you had weekly update
12	meetings so you are in Goods Not For Resale. So what
13	was the visibility of the pricing strategy that you had
14	during this time in 2002, say?
15	A. One of the great things about working in retail is it is
16	a trading business that you get updates on a daily, even
17	hourly basis. As a manager in the head office function,
18	Sainsbury's felt that it was important that every
19	manager had an understanding of how the business was
20	performing. Given that there were numerous management
21	meetings in certain parts of my time there, there was
22	a regular Monday morning meeting where we would go
23	through the trading of the business of the previous
24	week. Within that there were obviously updates on
25	sales, like for like sales, losses and also how

1	Sainsbury's were performing in the way that it had	1	would you be observing?
2	decided to price vis-a-vis its competitors.	2	A. Well, it could be anything from new ranges being
3	Q. Just pause there. So you were in Goods Not For Resale.	3	launched in the stores. It could be new ways of
4	What were you communicating to the other how many	4	rewarding customers, it could be advertising on the
5	were at these weekly meetings?	5	television, radio, papers. It could be any of those
6	A. It would vary. There weren't that many people there and	6	things.
7	it wasn't me communicating to them, it was me being	7	Q. You refer also to promotions that you observed, you had
8	communicated to from the leader of that part of the	8	some visibility of promotions you say in paragraph 10,
9	department.	9	but what would be the difference between promotions and
10	Q. And who would that have been?	10	marketing?
11	A. At the time that I first went there it was a gentleman	11	A. Not much. One tends to come with the other I suppose
12	by the name of John Paget.	12	would be the best way that I could put it, although,
13	Q. Not the name, the name of the role?	13	they are not mutually inclusive or exclusive as well.
14	A. Apologies. I think at the time the department was split	14	When I talk about promotions it could either be
15	in two, there was a head buyer for all of the goods that	15	Sainsbury's refocusing on quality or it could be
16	we bought that we didn't sell and there was a head buyer	16	something regarding extra points on certain extra
17	for all of the services that were needed to run a store.	17	loyalty points on certain offers, it could be and we
18	It was the head of because I worked in that area, it	18	still see this to this day promotions related to
19	was the head of services.	19	using petrol as a lead item to get people into the
20	Q. So just what was your why were you there as a part of	20	shops, it could be any of those things.
21	Goods Not For Resale?	21	Q. So it is all about increasing sales on items, generating
22	A. Because he was one of the senior managers within Goods	22	goodwill, that sort of thing?
23	Not For Resale and as I said a little earlier, as	23	A. Yes. I don't think it is always about increasing sales
24	a manager within the head office function, all of us had	24	at any cost, but certainly, you know, as I think is
25	an accountability to understand how the stores and how	25	generally understood how a supermarket is performing on

1	our business was performing, a key part of that was
2	competitor activity, a part of that was sales, a key
3	part of that was losses. So on a regular basis, we
4	would be communicated to on that topic.
5	Q. It is at this point, so as part of that kind of
б	observing, of being communicated to, you saw how
7	Sainsbury's, for example, marketed, I think you refer in
8	paragraph 10 to the marketing. So in what shape did you
9	see marketing being put forward in these weekly
10	meetings?
11	A. We would if there were large campaigns running at
12	that time, which similar to the one that we have
13	already referenced a little earlier, we would obviously
14	get updates as to how that itself was performing. So
15	I would understand that. I was also a Sainsbury's
16	shopper, so I experienced their marketing on a daily, if
17	not weekly, basis anyway as a customer of theirs. And
18	again, you know, when you work in a supermarket
19	function, especially at head office, your only job is to
20	attempt to serve the stores as well as you can.
21	Q. So what would
22	A. So understanding what was happening in the stores, good
23	and bad, helped me do my job better.
24	Q. What would marketing involve? Can you assist the
25	Tribunal, what is involved in what type of marketing

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1	a sales perspective is extremely important to it.
2	Q. But you fairly say in the last sentence of paragraph 4,
3	you were not involved in price setting?
4	A. No, I wasn't.
5	Q. Then, after you you left procurement, as I understand
б	it, and I'm looking at paragraph 3.1.4, where you say
7	that you went from 2002 to the time you left in 2004,
8	I think you moved into financial services aspect of
9	Sainsbury's supermarket?
10	A. That is correct, yes.
11	Q. We have tried to dig out your blast from the past, but
12	if you go I don't know if you have still got
13	bundle E5.5?
14	A. No, I don't.
15	Q. If you could keep that bundle open because I will go to
16	some more documents. E5.5. It is the only bundle
17	I will go to, along with the witness statements.
18	Now, at tab 70
19	A. Oh, wow.
20	Q. I know, I told you it would be a blast from the past.
21	A. I'm surprised it isn't handwritten.
22	Q. There we go. Now, this is the finance division current
23	structure. If we can just
24	A. What date was this?
25	Q. Well, I don't know.

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1	A. It is certainly not 1977.
2	Q. I don't know why that's on there, it is probably because
3	it is the page.
4	A. Oh, yes. Apologies.
5	Q. When I looked at it I thought (Pause) I mean, if you
6	just you can see yourself there, Scott Abrahams in
7	financial services?
8	A. Yes.
9	Q. Then to the left "Finance Systems", what was that
10	concerned with?
11	A. I believe that was concerned with the running and
12	operating of all of the computer systems that systems
13	and processes probably, although I'm not certain of
14	that, but systems and processes that any large business
15	needs to effectively run its finance operation.
16	Q. Then, what is the BAS?
17	A. I think that's business accounts services, I believe.
18	That was quite a large operation that was based in
19	Streatham at that time.
20	Q. Then to the left "OR".
21	A. I don't know what "OR" is.
22	Q. If you take that little group, that is reporting up to
23	a director of finance operations?
24	A. Yes.
25	Q. What was the purpose of this little group? Why is that

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1	group together?
2	A. I believe that that group was together purely because
3	those managers were focused very much on the day-to-day
4	mechanics of finance and running the finance division,
5	so you have got people running the systems, the business
б	accounting services function was all about payments to
7	suppliers, invoice matching, fixed assets, all of those
8	types of things, the very core of a finance function, if
9	you like.
10	Q. It is pretty obvious, but I put it to you, during this
11	time, you are in kind of this mechanics of finance, you
12	are not having very much visibility about price
13	strategy, that's gone?
14	A. I don't have apart from obviously ongoing meetings
15	etc which I have already referred to which would have
16	continued in this job, and perhaps a little bit more
17	insight into the performance of the business as I was
18	working in finance, and also because my job, unlike my
19	colleagues', was very much an externally facing job. My
20	job was dealing with cash in transit, was dealing with
21	banks, both as ATM providers, acquirers, cheque
22	processing, cash processing. So no, I wasn't, but
23	I wasn't any further away from the pricing decisions as
24	I have already referred to them.

2.5 Q. If I could just summarise where we get to by 2004, and

A. Yes.			
Q. During your time at Sainsbury's, you were not involved			
in setting any promotion or strategy of goods for			
resale; that is correct?			
A. That is correct, no, I wasn't.			
Q. During your time at Sainsbury's you were not involved in			
setting any prices of goods for resale, that is correct			
I think as well?			
A. That is correct.			
Q. Your knowledge of Sainsbury's Bank essentially stems			
from your ATM role?			
A. Essentially, yes.			
Q. After 2004, you ceased to have any visibility within			
Sainsbury's of Sainsbury's pricing strategy?			
A. Within Sainsbury's, yes, because that was when I left to			
go and work for Barclays.			
Q. Absolutely. The next obvious question is, after 2004			

summarise your experience because it is important that

the Tribunal has an accurate account --

- you ceased to have any visibility within the Sainsbury's
- 21 group of the operational relationship between
- 22 Sainsbury's Supermarkets and the Bank?

23 A. Yes.

- 2.4 Q. I'm going to go on to certain pricing aspects. So you
- will see here at paragraphs 4, 5, 6, 7, 8, 9, 10, 11 are

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1	in yellow?
2	A. Yes.
3	Q. I believe I can get away without
4	MR JUSTICE BARLING: Right.
5	A. Do I have to be careful as well though?
6	MR JUSTICE BARLING: If you could just be careful, yes. If
7	you feel it is impossible to give a proper answer
8	without being not careful, then we will have to consider
9	whether to
10	A. For my clarity, everything in yellow is?
11	MR BREALEY: Is confidential to Sainsbury's.
12	A. Okay.
13	MR BREALEY: So we have members of the public here.
14	A. Indeed, okay.
15	Q. Now, just to start off. These are although I do
16	apologise.
17	MR JUSTICE BARLING: Is it going to be possible, Mr Brealey?
18	MR BREALEY: Let's just take it in stages.
19	MR HOSKINS: If it is difficult for Mr Brealey, how is the
20	witness going to manage, because he is trying to say:
21	I need to give an answer, but I'm not sure what I can
22	say. It is not ideal.
23	MR JUSTICE BARLING: Are the answers going to propose
24	a problem even if your questions don't?
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25 MR BREALEY: No, I will give it a go.

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A. Yes.

you state that:

So you say:

goods purchased."

1	You say at paragraph 6 of your witness statement	
1 2	5 1 5 1 5	
	that the transaction costs were at a certain figure and	
3	I would ask you not to read that figure out. But that	
4	figure was the amount of transaction costs, say, in	
5	2004?	
б	A. I believe so, yes.	
7	Q. And at paragraph 3.1.4, which is not in yellow, which	
8	I think is a public figure anyway, is that you say that	
9	Sainsbury's turnover was circa 20 billion?	
10	A. Yes.	
11	Q. Then, at paragraph 10, the first two lines, you say,	
12	given the transaction costs in the context of the total	
13	budget, there is a percentage figure there. And this is	
14	not trying to trick you, I'm just asking you whether you	
15	are certain about that 0. point whatever percent of	
16	turnover, because in my maths it should be a different	
17	figure?	
18	A. The point I was referring to there sorry,	
19	apologies was my understanding of the credit fees	
20	the credit card fees.	
21	I was just trying to aggregate the whole role that	
22	I had that included moving a lot of money,	
23	electronically and cash, moving a lot of money into the	
24	stores for ATMs, that was a substantial figure.	
25	Q. Sure, whatever.	

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1	A. And from the best of my memory trying to come up with
2	a number because as I have stated here, we and
3	colleagues of mine managed those lines and those cost
4	lines very, very, very closely on behalf of all of the
5	stores.
6	Q. If you just do the maths on 20 billion and the figure at
7	paragraph 6, it is not 0.8.
8	You can't say because that's just not correct as
9	a matter of maths. So what you are saying are you
10	saying that the transactional costs were just the
11	interchange fees or what are you saying?
12	A. I was referring in 10 to the rough costs of credit
13	cards.
14	Q. So transaction costs are not the anything else
15	cash or
16	A. Yes, I think part of the is the number which isn't in
17	yellow, so the 20 billion, includes that was the
18	amount of cash, when I say "cash" I mean value, if you
19	like, that people who work within my team and I were
20	accountable roughly, very roughly, for moving every year
21	and that included a lot of ATM turnover cash as well.
22	MR JUSTICE BARLING: But the transaction cost in
23	paragraph 10, that doesn't include the ATM and all those
24	things?
25	A. No and that's the things. It was my best rough

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....

1	A. No.
2	Q. And you don't know, for example, the level of the
3	operational cost of rental or occupancy?
4	A. I certainly don't have that now. I'm sure at the time
5	that I was working there I would have seen some of those
6	costs, but it is fair to say that I wouldn't have had
7	a deep understanding of them.
8	Q. With that in mind, you go in paragraph 10, so if you go
9	to paragraph 10 and I don't think this is just your
10	evidence if you go to the bottom of page 17,
11	paragraph 10, so not at the end of the paragraph but at
12	the bottom of the page, where you say:
13	" if transactions charges were lower than
14	budgeted."
15	A. Yes.
16	Q. So in what sense are you using "transaction charges"
17	there?
18	A. I'm talking about transaction charges there as to the
19	piece of the cost pie that I was accountable for at my
20	time there which would have been all types of
21	transaction charges, whether they be card, cash, cheque
22	processing or anything.
23	PROFESSOR JOHN BEATH: Sorry, is that the same use of
24	transaction costs as in paragraph 6 then? Just so I'm
25	clear.

understanding of the credit card fees piece of that.

is to be used in two senses?

purchased, salaries, rents and utilities."

PROFESSOR JOHN BEATH: Sorry, the term "transaction costs"

MR BREALEY: Then also at paragraph 6, the last sentence,

"Transaction costs were one of the major operational costs of the business, for example the costs of goods

"Transaction costs were one of the major operational

costs of the business, after, for example, costs of

costs of goods purchased, ie are regarded as

A. That's a fair point, I would say. It is just the

treated as an operational cost?

level of COGs within Sainsbury's?

I just want to double-check, are you sure that the

an operational cost? Because COGs are not generally

language that's been used there. What I mean is that

the costs of transacting and accepting different types

of payment were a significant operational cost to the

Sainsbury's incurs, for example? You don't know the

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Q. But you don't have any access to the amount of COGs that

operation of Sainsbury's and its supermarkets.

1	A. I don't know what I said in paragraph
2	PROFESSOR JOHN BEATH: My understanding of your answers is
3	that you are using a rather global sense of transaction
4	costs in paragraph 6 and it seems the beginning of
5	paragraph 10 you are talking of a rather smaller
б	A. A subset.
7	PROFESSOR JOHN BEATH: A subset of that. I'm just at the
8	end of the paragraph have you changed to a bigger
9	definition?
10	A. Was that a question to me?
11	PROFESSOR JOHN BEATH: Yes.
12	A. I apologise. I was waiting for somebody else to answer
13	that, to be honest with you. Sorry, I think I might use
14	one of my lifelines, if that's all right!
15	I'm talking in paragraph 10 about the transaction
16	charges that I was accountable for within the role that
17	I was in as financial services manager at Sainsbury's.
18	MR JUSTICE BARLING: That's everything then? Cards, cash,
19	cheques, processing?
20	A. Everything to do I had a relatively large budget and
21	the way I used to talk about my job there was I was
22	accountable for the movement and banking of all
23	Sainsbury's turnover, somebody else counted it but
24	I needed to make sure it got to where it should be.
25	With the transaction charges I'm talking about there are

1	the charges that I had to pay to ensure that that
2	happened effectively and efficiently.
3	MR BREALEY: Thank you.
4	You say:
5	"If transaction charges were lower than budgeted,
6	this would have provided scope for a reduction in prices
7	or increases in marketing and promotions."
8	A. Yes.
9	Q. So, again, we touched on this earlier, what type of
10	marketing could have been increased if transaction
11	charges had been lower than budgeted?
12	A. As I made clear in my statement, I was I prepared
13	a budget, a very detailed budget that was monitored on
14	at least a monthly, if not weekly, basis. That was
15	relatively significant and therefore within my statement
16	I firmly believed that a shift in that one way or the
17	other would have been an impact of Sainsbury's overall
18	business plan for that financial year, if they are if
19	I'm spending too much, action may needed to have been
20	taken somewhere else and if I'm coming in under budget,
21	that could Sainsbury's have choices then. They
22	either take that to the bottom line or they look to
23	invest it in other ways.
24	Simply what I'm referring to there is that choice
25	that any business has, any trading business has around

1	that and that's what I meant by that.
2	Q. So I think you mentioned quality earlier on. It could
3	similarly have been invested into quality, which, as you
4	know from being a store manager, Sainsbury's prides
5	itself on the quality of its goods?
6	A. Yes, it could have been in anything, it was
7	a competitive market and continues to be. And one
8	aspect of that is quality along with price, service and
9	all the things that we spoke about at the beginning.
10	Q. You refer in paragraph 11 and again two-thirds of the
11	way down essentially you are referring to how
12	supermarkets
13	A. Is that confidential? This is still confidential, this
14	paragraph?
15	Q. It is.
16	A. Okay.
17	Q. If you take the last sentence where it is not specific
18	to anybody:
19	"Certainly no supermarket would have wanted to run
20	the risk of losing sales by keeping prices high."
21	That is correct, isn't it?
22	A. Yes.
23	Q. I'm trying to work out if your evidence is that, let's
24	assume you say in your evidence that pricing would at
25	least have been considered. You refer to marketing,

1	promotion as you have said it, quality, everything else,
2	but you say pricing would have been considered. So
3	lower prices would at least have been considered
4	an option, that's your
5	A. If my budget was running better than planned, yes.
6	Q. If you for example go we will have a bit of since
7	we are in supermarkets, if you go to tab 74
8	A. E5.5 again?
9	Q. E5.5. You will see there that I printed off from the
10	website Tesco's offer of potatoes. We will call this
11	the potatoes example. Try and put this into context.
12	So as we know, in this case, and I'm sure you are aware,
13	we are talking about an overcharge. You are aware of
14	what this case is about, I take it?
15	A. Yes.
16	Q. You discussed it with them. You are aware that there is
17	an allegation that there is an overcharge on interchange
18	fees?
19	A. Yes.
20	Q. What I'm trying to do here is to work out if that
21	overcharge was to be reflected in prices across the
22	board of any major supermarket, what would the
23	implications be? So that is why I'm going to show you
24	this.

A. Okay.

1	Q. We know from your evidence that Sainsbury's turnover is	1	A. Potentially. It depends how much
2	20 billion, correct? Assume this should not be taken	2	Q. A promotion?
3	as a fact, assume that the overcharge is 20 million. So	3	A. It depends how much it is, obviously. I just think that
4	you have a 20 billion turnover and an overcharge of	4	that would be you know, in my experience, both at
5	20 million per year. Now that figure of 20 million	5	Sainsbury's and afterwards, where you have that
6	compared to 20 billion is 0.1%; correct?	6	opportunity to make some decisions on what you do v
7	A. Yes.	7	an unexpected upside, that would be one of your optic
8	Q. Now, if you look at the Tesco baby potatoes of £1, if	8	And I believe the supermarkets took that option
9	Tescos was to increase the price of baby potatoes	9	regularly.
10	because of the 20 million overcharge, Tesco's would	10	Q. Going back to paragraph 10, you say that you believe
11	increase it by 1/10 of a penny?	11	that investors would not have allowed Sainsbury's to
12	A. Not necessarily, no.	12	take a hit on profit, is that essentially what you are
13	Q. What would it do, then?	13	saying there? Investors would not have allowed
14	A. Well, I think there is a couple of things. If we are	14	Sainsbury's to take a hit on profit?
15	talking specifically here about paragraph 11, much of	15	A. What I'm saying there is that it is my belief, although
16	what I have said there is around a general change in	16	it might be confidential, that a supermarket is
17	those transaction costs driven by interchange. So this	17	normally, in my experience, judged on two things. It is
18	is an example of Sainsbury's reacting potentially to	18	judged on many things but from a City perspective, it i
19	competition, either up or down, from a price	19	judged on like for like sales. Actually there is three:
20	perspective. I am not talking there about necessarily	20	like for like sales, market share and profitability and
21	in paragraph 11 an upside that only Sainsbury's are	21	when I make that statement which you have said,
22	enjoying.	22	haven't you? So that is not confidential now, is it?
23	In terms of your example of baby potatoes, what	23	Q. Go on.
24	I believe could happen, if you were looking to use that	24	A. That what I meant by that is that obviously Sainsbury
25	from a price perspective is you would try and make one	25	have made certain commitments to the City and their

1	big hit that gave you a headline in some way. So you
2	would knock 2p off the price of petrol. My job was to
3	accurately target and budget all of those figures, I was
4	aware that that went into a financial plan. I was not
5	aware of what decisions were made because of it and
6	I have used the word, I believe in my statement, rather
7	than I know. But you wouldn't just pass all of that
8	price across the 20,000 items that you sell in a store
9	and I'm making that number up but let's say it is nearer
10	30 you had the option and I believe often it did
11	happen, that you would invest in certain headline
12	prices, promotions, as I mentioned earlier, so you
13	would and we have seen it a lot, you know, the
14	European Championship is on, so 24 cans of lager are ${ m \pounds10}$
15	or as I have said already, petrol is a lead thing. So
16	you the supermarket any supermarket has the
17	opportunity and option to invest in price but it needs
18	to make a splash with that investment. It doesn't want
19	to do it as 10 basis points across every product it
20	sells.
21	Q. So it is not realistic to suppose that this 20 million
22	is just going to, at the start, be fed in and it is
23	going to prices are going to increase by a fraction
24	of a penny. What you are talking about is what you call
25	a big hit, a big splash?

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insbury's and afterwards, where you have that portunity to make some decisions on what you do with unexpected upside, that would be one of your options. nd I believe the supermarkets took that option gularly. Going back to paragraph 10, you say that you believe hat investors would not have allowed Sainsbury's to ke a hit on profit, is that essentially what you are ying there? Investors would not have allowed insbury's to take a hit on profit? Vhat I'm saying there is that it is my belief, although might be confidential, that a supermarket is ormally, in my experience, judged on two things. It is dged on many things but from a City perspective, it is dged on like for like sales. Actually there is three: ke for like sales, market share and profitability and hen I make that statement -- which you have said,

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1	investors, normally both in terms of like for like sales
2	and profits. I'm not so sure whether they make
3	commitments around market share but of course if you
4	look like you may not achieve those commitments, like
5	any business, I think it is a fair belief to say that
6	you would take action.
7	Q. Are you aware that the City analysts are always
8	reviewing their profit forecasts for big companies like
9	this?
10	A. I see and read in the press all the time, views of City
11	analysts on all businesses and what I see and I still
12	work with a lot of retailers, the two lead indicators,
13	which are like for like sales and profitability are
14	something that are always the sort of lead headlines
15	when you only have to see it very recently after
16	Christmas, all the news reports, the first thing they
17	talk about is the sales performance of those businesses
18	over Christmas. Profitability less often because they
19	only report profitability twice a year in their
20	accounts, rather you can do like for like sales more
21	often.
22	So I think it is fair belief to say that if there
23	was downside or upside in a large budget, action would
24	have to be taken to try and get that business back on

track with its commitments to the City.

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1	O It is a halisfy such and reading the FT and your
_	Q. It is a belief you hold reading the FT and your
2	knowledge
3	A. No, it is a belief I hold from working at Sainsbury's
4	for a number of years, for working at a large bank and
5	working at another large American business in
6	increasingly senior roles.
7	Q. Have you ever spoken to investors about Sainsbury's
8	performance?
9	A. No.
10	Q. In paragraph 12 onwards you refer to Sainsbury's Bank.
11	You state that Sainsbury's Bank and Sainsbury's
12	Supermarkets are operationally separate. What do you
13	mean by that?
14	A. I meant that what I'm talking about there is that the
15	reporting line, if you like, of myself and colleagues
16	within Sainsbury's Bank, that there was no crossover,
17	certainly not at my level and even higher up into the
18	organisation.
19	Q. Can you expand on that? It is part of your evidence.
20	When you say there is no crossover, what does that mean?
21	A. I mean that there is no at my level and certainly
22	further up into the business these were two group
23	reported functions, I believe at that time, the
24	supermarket and the Bank, which at the time was a joint
25	venture, and that those two entities reported into the

1	Sainsbury's group function as it stood at that time.
2	Q. You are aware that obviously that Sainsbury's
3	Supermarkets is based in London?
4	A. Yes.
5	Q. And that the Bank is based in Edinburgh?
6	A. Yes, I flew there a lot.
7	Q. Can you assist the Tribunal as to the nature of
8	Sainsbury's Bank's fiduciary duties, the directors of
9	Sainsbury's Bank fiduciary duties: are you aware of
10	their duties to be independent?
11	A. I'm not aware of those duties.
12	Q. The Bank in Edinburgh employs about 1,000 people. Are
13	you aware of that?
14	A. No, I wasn't aware of the numbers.
15	Q. Are you aware that the major central business roles are
16	carried out in Edinburgh?
17	A. Are you talking about when I was working there?
18	Q. Let's take from your experience when you were at the
19	ATM.
20	A. I was certainly the senior people that I dealt with
21	within the Bank were all in Edinburgh.
22	Q. Are you aware that the training division, the risk
23	division, the audit division, the customer care
24	division, the operations division are all out of
25	Scotland rather than London?

1	A. I was not aware of those specifics but it doesn't
2	surprise me that those departments were all in
3	Edinburgh, no.
4	Q. If you go to paragraph 17.4, in the light of what you
5	have just accepted, can you at least qualify that
б	statement which is "to all intents and purposes,
7	the Bank was run out of the supermarkets" because that
8	is not a fair and accurate description?
9	A. I believe it is fair in the sense that I meant it.
10	Q. How did you mean it?
11	A. I meant it in terms of the supermarkets were by far the
12	largest and most effective channel for Sainsbury's Bank
13	to be successful. They had I don't know how many
14	supermarkets they had then, probably 500 or 600 and the
15	internet was only really kicking off, even then.
16	So what I mean by run out of the supermarket was
17	that and this was a key part of my role that to
18	access customers and for the Bank to be successful and
19	therefore for the supermarket to be successful because
20	of the success of the Bank, they had to have access to
21	customers through the supermarkets and that is the sense
22	that I meant that statement.
23	Q. But you do accept that the major trading operations of
24	the bank are carried out in Scotland independently from
~ -	

25 Sainsbury's Supermarkets?

1	A. In terms of where all those people were based, yes.
2	I don't accept that it was independent. I spent days,
3	weeks, with the Bank and I didn't work for the Bank,
4	I worked for the supermarket.
5	Q. What did you actually do in your role as ATM?
б	A. Well, it is marked "confidential" here.
7	Q. That is a fair point.
8	A. Sorry.
9	Q. I'm sorry about that.
10	A. I used to use them to take money out, if that's any
11	help!
12	Q. Yes. That's fine. So we can
13	A. I'm more than happy to answer that question.
14	Q. Yes.
15	A. In my general role, if I talk about that first and then
16	Sainsbury's Bank.
17	Q. Yes.
18	A. In the time that I was there as financial services
19	manager, ATMs were a relatively profitable thing to site
20	at any locations, but at supermarket locations, you have
21	got a lot of space and there were I inherited this,
22	I did not do this but there were many, many ATMs, as
23	there are to this day, at supermarket locations. I even
24	had stores where there were five ATMs within the store.
25	Now, some of that was because before the advent of Link,

1	certain banks had alliances where you had to use this	1	played no part in that?
2	one or they charged you and all those different things,	2	A. It depends what level you mean by strategy. I think in
3	but there was an interchange fee payable from the banks	3	terms of
4	whose customer was being served payable to the bank that	4	Q. A decision to replace ATMs, a decision to issue credit
5	had serviced that customer.	5	cards?
6	Therefore, there is two reasons really to get into	б	A. I didn't play a part in that.
7	ATMs as a supermarket. Either you are a very large	7	Q. No. So again you didn't play a part in it so you
8	current account provider, such as Lloyds and Barclays,	8	wouldn't really know how much it is going to cost, you
9	where it is opportune to try and service as many of your	9	wouldn't be familiar
10	customers yourself to avoid those charges or you are not	10	A. No, I knew exactly how much it was costing because that
11	and you have the opportunity to collect charges from	11	was a key input. We built a financial model that
12	your competitors.	12	allowed us to understand what the supermarket could
13	So, you know, there was a significant amount of	13	expect to gain from this deal.
14	ATMs I forget the number, but it was a lot. So that	14	Q. On the ATM?
15	was why and therefore that was an income line that	15	A. On the ATMs, absolutely. We put a financial model in
16	somebody had to manage, I would negotiate with banks on	16	place that allowed us to understand the costings for
17	new deals when it came to rental agreements, when it	17	every single site, because obviously it is building
18	came to income, when it came to transaction income.	18	works and they have to be done in a relatively secure
19	MR JUSTICE BARLING: Would these be Sainsbury's Bank ATMs?	19	environment. So I understood every cost on every line.
20	A. No, I will come to that now. It was a good thing to	20	It is a big decision for the supermarket to make. You
21	have in a store. On top of the fact, of course, it is	21	know, you may not be able to trade as effectively while
22	another service to your customers.	22	you are having that work done.
23	MR JUSTICE BARLING: It could be a Barclays ATM or a Natwest	23	Did I make the decision to actively swap out ATMs?
24	ATM?	24	No. Was I very clear on the direction of that strategy
25	A. We had many many, different ATMs for many different	25	and how I had to enact it in a way that made sense for

1	providers. In my time there, I think we started to
2	proactively replace those ATMs with Sainsbury's Bank
3	ATMs, hence my close working relationship with the Bank.
4	There were good reasons for that on all sides. One is
5	that at the time Sainsbury's Bank were tiny, so
6	virtually every single transaction they stored at their
7	ATMs would have attracted this fee from another bank.
8	So that was good business sense to do that.
9	We actively I actively served notice on many
10	banks at that stage to remove their ATMs from our
11	property and to then proactively put Sainsbury's Bank
12	ATMs.
13	Q. It made sense?
14	A. It made a lot of sense and that's why I query slightly
15	that sense of independence because I relied entirely or
16	almost entirely on the Bank, I had to negotiate with the
17	Bank in terms of how many ATMs we had. My primary
18	function driven to me and made very clear to me by
19	Mr Elvidge was that I had to protect the supermarket and
20	to grow the supermarket and, you know, that was one of
21	the reasons we had a bank in the first place. So that
22	was what I was doing when it came to ATMs.
23	Q. Essentially I think what you are saying is you certainly
24	implemented the Bank's strategy but you weren't part of
25	the Bank strategy. The Bank decided what to do. You

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1	the supermarket and the Bank? Then yes, I did.
2	Q. You wouldn't generally have access to or at all, and
3	maybe the ATM the costings that the directors of
4	Sainsbury's Bank would have in order to make decisions
5	or not?
6	A. Outside of the ATMs piece you mean, no, I wouldn't.
7	Q. For example you gave evidence a moment ago about making
8	a splash 2p off the price of petrol. Do you have any
9	idea how much that would cost?
10	A. No.
11	Q. If I were to say to you 70 million, would you have any
12	idea?
13	A. I don't know. I was simply then answering your question
14	regarding you would need to invest that money in a way
15	that got you some cut-through, knock 10 basis point off
16	every single product you had.
17	Q. After you left MasterCard, you went to Barclaycard?
18	A. Yes.
19	Q. And then onto Amex?
20	A. Yes.
21	Q. At Amex, you worked for seven years?
22	A. Yes.
23	Q. I think you signed the Amex deal with Sainsbury's in
24	December 2011, is that correct? Can you remember that?
25	A. No I don't. Did I?

1	Q. I have seen your signature
2	A. Does it match the one on this? I would have signed
3	a lot of deals.
4	Q. I haven't compared it.
5	A. Apologies, I would have signed a lot of deals. My first
6	role at Amex was head of client management in the UK
7	which meant every customer that accepted American
8	Express was my customer, so Sainsbury's were obviously
9	an important customer.
10	Q. Obviously Amex are premium cards. Could you just give
11	the Tribunal a flavour of the sort of cards that Amex
12	has, issues?
13	A. Yes, well, they go all the way up from a Centurion card,
14	I believe it is still invite only, maybe it isn't,
15	through platinum, gold, most of these cards are charge
16	cards. They are not a massively large credit issuer and
17	then down to more for want of a better expression
18	everyday cards such as the dual products they have with
19	Lloyds, joints card issuance with people like MBNA and
20	their own blue credit cards and charge cards as well.
21	Q. They have higher fees generally?
22	A. Generally, to accept?
23	Q. Yes.
24	A. Yes.
25	

25 Q. I think it is well evidenced that Amex still has

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1	a problem with acceptability
2	A. Yes, that was you sound like my boss there. Yes,
3	indeed.
4	Q. It is also fair to say I think that MasterCard, with its
5	premium card, doesn't have the same problem with
б	acceptability because it rides on the back of the
7	"honour all cards" rule?
8	A. That's true to say to some extent. In terms of American
9	Express' position in the marketplace, my job was to
10	maintain and grow the acceptance footprint that we as
11	a company had. Our acceptability challenges at Amex
12	were mostly focused around much smaller retailers: you
13	know, restaurants and corner shops and those types of
14	things. The vast, vast majority of large retailers,
15	such as Sainsbury's, accepted American Express and still
16	do to this day and that was clearly my main area of
17	focus and I'm very pleased to say that I was actively
18	successful in maintaining that coverage in the time that
19	I was in that job.
20	Q. What, in broad terms, would be the difference between
21	an Amex rate, and I appreciate there are lots of
22	different cards, but can you give in broad terms what
23	the difference between the Amex rate would be and the
24	MasterCard rate be? MasterCard Standard card, for
25	example.

1	A. I'm not sure whether that's confidential. In terms
2	of I can give you in very broad senses, those cards,
3	American Express cards are not charged at different
4	rates, in my experience. I do not think they have
5	changed that, they may have done
6	MR JUSTICE BARLING: The ones you have referred to?
7	A. They are all charged in my time there at the same rate.
8	So whether a Lloyds Duo product was accepted by
9	Sainsbury's or a Centurion card that is £2,000 a year to
10	have, that the price of that card was the same to
11	accept. In my time there, the average gap would be
12	and I want to be very I want to be relatively clear
13	about this, I hope you understand that, 80 basis points,
14	1%, something like that.
15	MR JUSTICE BARLING: Difference?
16	A. Yes. American Express, they charge a lot more within
17	things like airlines and other bits and pieces like that
18	and much less within supermarkets and other retailers.
19	MR BREALEY: Obviously you left Amex to go to MasterCard, do
20	you know why MasterCard entered into what you could call
21	the premium card market?
22	A. Well, it is difficult for me to say, as I wasn't
23	there I wasn't at MasterCard at that time.
24	Q. But you have taken over quite a substantial operation?

A. Yes and the cards' market is highly competitive and

1	American Express, during my time they were a very
2	aggressive competitor to the other card schemes not just
3	MasterCard and many at Amex, we were very happy with
4	the amount of progress we had started to make with
5	traditional card issuers of Visa and MasterCard such as
6	Lloyds and MBNA. I did a lot of work with MBNA, I did
7	a lot of work with Lloyds at American Express. I spoke
8	to them a lot and from that perspective we were
9	aggressively going after the premium business that
10	currently sat on other card schemes and so I would
11	imagine that to some extent that was a reaction to that,
12	although I was not at MasterCard, so I don't know.
13	Q. It is fair to say I think that MasterCard entered the
14	premium market to take Amex on?
15	A. I would imagine so, but I don't know. I wasn't there.
16	Q. Okay. Your current position, as I say, is at MasterCard
17	and your group head of acceptance UK and Ireland. Could
18	you just inform the Tribunal what actually does that
19	involve, group head of acceptance UK and Ireland?
20	A. Yes, of course. My job is in some ways I suppose the
21	easiest way of looking at my job is that I'm accountable
22	for everything that isn't card issuing. So my
23	relationships on the whole aren't with large issuing
24	banks. My role covers everything from what I would call
25	pure basic acceptance where I run and am accountable for

1	a lot of relationships with large acquirers that are	1	UK has stayed at 2?
2	based in the UK and in Ireland. I have I'm	2	A. The main reason they have done it, in my belief and
3	accountable for our merchant relationships. I'm	3	I have met the head of the commercial area of the Irish
4	accountable for all of our commercial public sector	4	Government the main reason they have done that is
5	relationships, of which we have a lot, both in central	5	that Ireland is still a very large cash economy,
б	government and the wider public sector and I'm also	б	particularly outside of Cork and Dublin. Ireland have
7	accountable for emerging and digital payments, so all of	7	had some challenging times, haven't they, over the last
8	the new things. My team helped the contactless cards	8	few years and part of the agreements that they have had
9	into Tfl, for instance. We helped Apple Pay launch here	9	to make within the EU put them under certain pressure to
10	last year. It is quite a wide-ranging role, if you	10	do certain things, I believe that many studies will show
11	like.	11	that there is a correlation between the amount of cash
12	MR JUSTICE BARLING: The public sector, that's the	12	in the economy and the amount of things that perhaps
13	relationship with government, lobbying and so on?	13	wouldn't be as good for the economy as if it was all
14	A. No, no, nothing to do with lobbying. It is all about	14	electronic.
15	that's why I always call it the commercial relationships	15	So it is my opinion that they have set those rates
16	we have with government. Government use thousands of	16	at that level to drive and to encourage more businesses
17	our corporate cards for their employees, they use our	17	to act and transact electronically, rather than just
18	virtual cards to transact with suppliers, we have	18	with cash.
19	2,000ish, I think. No, maybe a bit less than that	19	Q. Coming back to the UK, and going back to 2014,
20	actually. But we have a lot of relationships on the	20	MasterCard decided to lower its interchange fees, do you
21	prepaid side. So government is beginning to use prepaid	21	remember that, 2014? MasterCard decided to lower the
22	cards for disbursement purposes. We think that will	22	rate of the interchange fees? I'm not trying to trick
23	grow as universal credit comes into the marketplace. So	23	you or anything. If you go to tab 73 of E5.5-bundle
24	we have a very wide-ranging relationship with many areas	24	MR JUSTICE BARLING: Mr Brealey we have had a plea from the
25	of the public sector. It isn't a lobbying role. That's	25	shorthand writers.

1	done in other parts of the business.
2	Is that okay?
3	MR BREALEY: Yes. Why is it UK and Ireland? Why is it
4	grouped together? Just because it is English speaking?
5	A. I don't know. I would tell you if I knew. I don't
6	know, the European region is split into, I think, five
7	areas or four areas. I have no idea why the business
8	has ended up being run in this way.
9	Q. But you have responsibility for Ireland as well?
10	A. Yes.
11	Q. As you know the interchange fee regulation has come in,
12	the EU interchange fee regulation which caps credit and
13	debit card rates and you are also aware that Ireland has
14	exercised its discretion I believe to have debit at 1%
15	and not the 2%; is that correct?
16	A. Do you mean 10 rather than 20 basis points?
17	Q. Yes.
18	A. So yes. The cap for debits is 0.2 and they have done it
19	at 0.1.
20	Q. Do you know why they have done that?
21	A. I don't know
22	Q. You are responsible to a certain extent for
23	A. I'm not responsible for government decision-making and
24	so I thinkI wish I was sometimes.
25	Q. They must have informed you why they have done it. The

1	MR BREALEY: I'm sorry.
2	MR JUSTICE BARLING: Don't worry. While you are finding the
3	place there and Mr Abrahams is thinking about it, we
4	will just take a short break.
5	(12.00 pm)
6	(A short break)
7	(12.08 pm)
8	MR BREALEY: I think I said go to tab 73
9	A. I'm there, yes.
10	Q which is not confidential.
11	A. No.
12	Q. This is in the context of what I was saying, that in
13	2014, MasterCard decided to reduce its interchange rates
14	for standard and premium UK credit cards before the
15	adoption of the interchange fee regulation?
16	A. Yes.
17	Q. It wasn't certain that it was going to be I think you
18	probably foresaw that it was going to be adopted but it
19	wasn't certain it was, let alone the date by which
20	correct?
21	A. I have not been involved in many of those discussions
22	but I would imagine that that's a fair assumption.
23	Q. You see here that this is an email from a Holly Hewitt
24	at Sainsbury's, she works for David Brooks?
25	A. Okay.

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1	Q. You see here the planned reduction. So April 15th, 0.8.
2	Are you able to say when it what it came down from?
3	We don't need to go through that at the moment.
4	July 15th, 0.7, October 15th, 0.57 and then it tapers to
5	0.3 by April 16th?
б	A. Yes.
7	Q. Actually, that 0.3 came in earlier because the
8	regulation was adopted on 29th April 2005 and therefore
9	the
10	A. 2015?
11	Q. 2015, sorry?
12	A. Absolutely. I can take a punt at what it came down from
13	but it is a blend, right, because there is premium
14	interchange I believe in there and consumer interchange.
15	Q. If we go back a tab, and I won't read this out because
16	this is in blue, but this is an email exchange that
17	I think ultimately at page 2013, I don't think that's
18	confidential because you go "hmm", I can read that one
19	out.
20	If you just look at the kind of email exchange.
21	There is an updated UK bulletin. I will let the
22	Tribunal read it. But I'm just saying that the purpose
23	I'm drawing your attention to this blue document is that
24	clearly you were aware
25	A. Yes, and the reason I stumbled when you first raised it

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1	was that I couldn't remember the date of when we
2	announced it versus implemented it.
3	Q. Yes.
4	A. I knew we implemented it in 15, as it has been shown in
5	Holly's email, but I was racking my brains in terms of
6	when we actually made an announcement out to our
7	customers and to the market.
8	Q. But clearly MasterCard were doing something, reducing
9	its rates even before it was obliged to. I mean, that's
10	an obvious fact?
11	A. Yes.
12	Q. As a result of its dropping its premium rates, clearly,
13	the gap between MasterCard premium and Amex would grow?
14	A. Yes.
15	Q. You are dropping the rates then clearly
16	A. Yes.
17	Q. Are you aware of how retailers responded to this
18	widening gap? You must have certain other market
19	intelligence, you have been involved with Amex. You are
20	quite high up in MasterCard now. Are you aware of how
21	the retailers reacted to this widening gap?
22	A. I would imagine that one thing they did was probably
23	call American Express.
24	Q. With a view to?
25	A. With a view to discussing that that gap was growing.

therefore it is not a huge leap of faith to say that
they rang them up.
Q. Is it a huge leap of faith to it is not even a leap
of faith are you aware of any market intelligence
which would suggest that Amex has responded to those
queries by reducing the rates and bringing the gap more
in line to what it was before?
A. Well, those rates are confidential between the parties
and I don't think you would expect somebody from
MasterCard to know what that is.
Q. We do quite often see documents with all sorts of rates,
including Amex rates, on
A. Okay. I would imagine of course that there were
conversations going on but I think it would be unfair of
me and not right of me to ascertain what those were,
given the fact that I would be under the assumption that
they were confidential discussions between two parties
that aren't here.
Q. But on the MasterCard side, you can well see that it
47
was let's put it this way realistic that the
retailers would be phoning Amex and it is realistic that
Amex would be taking that call from the retailers with
the potential of Amex's rates coming down.

Q. With a view to Amex reducing its rate?

A. Potentially. You know, I think -- I don't work in

I think are guite aware of -- that the mix of their

transactions and the charges that they incur and

American Express any more and, you know, I would imagine

that some of them, some businesses, as we have seen here

5 A. Yes, I do think that's realistic.

6	Q. Again you were obviously involved in the reduction of
7	the MasterCard rates. You will be aware that a few
8	months later Visa followed MasterCard's lead. If you
9	take some of the press statements, they say "hot on the
10	heels of". Are you aware that Visa followed
11	MasterCard's lead in dropping its rates?
12	A. Well, Visa had already made a number of announcements in
13	the market as you may know, one of the things
14	I apologise if I get this slightly wrong that Visa
15	had done, and I'm not aware of the specific timing, but
16	they had allowed acquirers to export interchange rates
17	from one market to another. I believe that's actually
18	referred to in email from Holly in tab 73 regarding the

- 19 fact that supermarkets -- sorry, anybody could
- 20 potentially receive that reduced interchange if they
- 21 were acquired offshore, for want of a better expression.
- 22 Q. This is the Worldpay application to the CMA --
- 23 A. Yes. So I was aware of that. Yes.
- 24 Q. If we take -- but you accept then that MasterCard
- 25 dropped its rates, Visa dropped its rates, you are not

1	quite sure in which order, whether you followed Visa or	1	MR BREALEY: My Lord, thank you very much. I have no
2	Visa followed you?	2	further questions.
3	A. Well, I think and this is you know, I have been at	3	Re-examination by MR COOK
4	the business, what, four or five months, when these	4	MR COOK: I do but it will be very brief, sir, you will be
5	announcements and discussions were going. I hadn't been	5	pleased to hear.
6	there very long. I know that there were a number of	6	MR JUSTICE BARLING: Right.
7	discussions within MasterCard and with external bodies,	7	MR COOK: Mr Abrahams, you were asked questions in relation
8	regulators of course. We knew that we had	8	to putting Sainsbury's Bank ATMs in Sainsbury's stores.
9	an understanding that the regulation was probably going	9	A. Yes.
10	to come in at some stage and to me it looks like each of	10	Q. From your knowledge of that, who took that decision?
11	the schemes were working out the best way to respond to	11	Was that a Sainsbury's Bank decision or a group
12	that.	12	decision?
13	Q. On that subject, if we just take debit cards for	13	A. I don't know but I would imagine it is a group decision.
14	a moment, we have seen that Ireland has capped I think	14	Q. You were asked about the premium card credit card
15	both MasterCard and Visa at 0.1% for debit cards?	15	market
16	A. I believe so. I believe it is a debit card decision	16	A. Yes.
17	rather than a scheme decision.	17	Q in the UK. Has that changed over the period of time
18	Q. But it applies both to MasterCard and Visa.	18	that you have been involved in that industry? Sorry, in
19	A. Yes, I believe so.	19	terms of size and scale?
20	Q. We know that the UK has capped both MasterCard and Visa	20	A. I really don't know. I couldn't answer that question.
21	debit card rates at 0.2%?	21	I would imagine so if you if we see the general
22	A. Yes.	22	growth in prosperity of the UK, then perhaps, but I'm
23	Q. You just mentioned kind of the EU regulations but we	23	not aware of the market sizes.
24	know, for example, that the EU Commission has capped the	24	Q. Sorry, it may well be obvious but you were talking about
25	EEA MIF for Visa and MasterCard also at 0.2?	25	Ireland and the advantages of transactions being done

1	A. Yes, I believe that to be the case.	1	el
2	Q. So, it always seems to be the case that MasterCard and	2	A. \
3	Visa are capped at the same level. Can you assist the	3	Q. \
4	Tribunal why that should be so? Why Visa and MasterCard	4	to
5	always seem to be capped at the same level?	5	A. 1
6	A. I don't know why that is. I think that's more	6	ac
7	a question for the regulators both in the UK and in	7	gı
8	Europe.	8	W
9	Q. What would your reaction be if you were capped by the UK	9	Ir
10	regulator at 2 and Visa was capped at 0.4? What would	10	of
11	you say to that?	11	in
12	A. We would say that that is a that puts us in	12	th
13	a relatively challenging competitive situation and	13	th
14	I think we would say that that would be treating us	14	Ir
15	unfairly, or depending on which way it was, treating	15	Ca
16	Visa unfairly in a market that's highly competitive when	16	Q. <i>I</i>
17	it comes for the cards business.	17	ра
18	Q. So in order to cure that inequality or that unfairness,	18	A. 1
19	as you put it, again, it is realistic to suppose that	19	Q. 1
20	the regulators or the EU Commission would treat Visa and	20	MR
21	MasterCard in the same way because they are the closest	21	ac
22	competitors?	22	e١
23	A. I believe that's realistic but I'm not a regulator, so	23	A. Y
24	I don't know. But that would be that would seem to	24	ol
25	be realistic, yes.	25	da

electronically?
A. Yes.
Q. What were the advantages particularly you were referring
to?
A. There is advantages across the board. There would be
advantages for the business itself in terms of
guarantees of payments and all of the things that come
with it. My main contention there was more around, as
Ireland making that decision, as a country, for reasons
of more economic well-being for the country as a whole
in terms of traceability of payments, in terms of all of
the things that come with that, it is my belief that
that's the main reason, if not the only reason, why
Ireland has made the decision it has made on debit
cards.
Q. Again it is probably obvious, but traceability on
payments, what's the advantage for a country of that?
A. They could be taxed.
Q. Thank you.
MR SMITH: You said earlier that you were group head of
acceptance and that meant you were responsible for
everything except the issuing of credit cards within
A. Yes, I don't have direct accountability of that
obviously, it is an area of interest for me, but my main
day to day role is everything else, if you like.

1	MR SMITH: Including in particular what we would call card
2	acquisition and acquiring banks.
3	A. Yes, sorry, for me card acquisition is getting a new
4	customer, so I apologise. Card acquiring.
5	MR SMITH: I was unclear.
б	A. Worldpay. Barclaycard, the likes of those businesses.
7	MR SMITH: How many acquirers are there in the UK?
8	A. I'm going to have to take a guess.
9	MR SMITH: Rough figure, yes.
10	A. There's I think about 20 have a licence to acquire
11	transactions with MasterCard in the UK, something of
12	that ilk.
13	MR SMITH: That is a present figure?
14	A. That is a present figure.
15	MR SMITH: How is that looking back to over the years,
16	has that figure been decreasing over time or increasing
17	over time?
18	A. It has been a very interesting marketplace in that some
19	players have got in and some players have got out. What
20	we have seen over the years, particularly in the UK,
21	less so in other parts of Europe, but particularly in
22	the UK we have seen the advent of sort of monoline
23	acquirers and processors, businesses set up just to do
24	that, the best example of that being Worldpay, but
25	Worldpay was created, as we know, from the challenges

1	that RBS had in 2008. So my feeling in the marketplace
2	is that more acquirers are entering that marketplace and
3	not leaving it, particularly in this country and of
4	5 1 5
	course you know acquiring is quite a complicated
5	business. You can be based here and acquire
6	a transaction in Indonesia almost as well as you can
7	acquire a transaction in I can't think of anywhere in
8	this country beginning with I now, but somewhere like
9	that.
10	Those businesses on the whole have been growing and
11	have been relatively successful. In fact, we are seeing
12	some banks now moving back into the acquiring world
13	after years of not having much interest in it.
14	MR SMITH: Focusing on the UK, and looking at the
15	interchange relationship between issuers and acquirers,
16	obviously, there is a default, the MIF, that is set by
17	MasterCard. Do you have any sense of how many bilateral
18	interchange fee agreements exist between issuers and
19	acquirers in the UK?
20	A. I have a sense that there aren't any.
21	MR SMITH: None at all?
22	A. That's my sense. I'm not telling you there arent
23	clearly, because that may be of confidential nature
24	between those parties. I can't think of any, no.
25	MR SMITH: Do you have any explanation as to say why that

1	might be?
2	A. No. As I mentioned earlier, we have a situation where
3	most acquirers aren't owned and run by the bank. They
4	are a separate business entity which may or may not
5	explain where such arrangements may occur would
6	actually be between potentially retailers and acquirers
7	and banks. And you would have to you would be in
8	a position where and that could be the case, I don't
9	know whether it is, but it could be the case between
10	retailers who have their own banking function, for
11	instance, or retailers who have a close relationship
12	with a banking function, but between acquirers and
13	issuers, I'm not saying they don't exist, but I'm not
14	aware of any.
15	MR SMITH: Lastly, let me ask you a hypothetical question,
16	let's suppose that for whatever reason MasterCard was
17	not permitted to set a default that there was therefore
18	no MIF, how do you or would you envisage the market, in
19	particular MasterCard, reacting to that because clearly
20	you would have to have bilaterals there?
21	A. It is a very hard thing to say. I think it would be
22	chaotic to start off with. I think it is important to
23	remember that if you are a retailer and let's or
24	an acquirer and you have to have a bilateral agreement
25	that would mean having a bilatoral agreement with avery

25 that would mean having a bilateral agreement with every

1	single bank in the world who issued MasterCard or Visa.
2	You know, you could nail most of your volume with
3	Barclays, with Lloyds, with RBS but you would have to
4	have a deal with ITEL in Brazil, you would have to have
5	a deal with Westpac in New Zealand, you would have to
6	have a deal with Commonwealth Bank of Australia.
7	I envisage that to be chaotic.
8	MR SMITH: Thank you very much.
9	A. Thank you.
10	MR JUSTICE BARLING: Just on that, you are talking now about
11	MasterCard licensees, so they would all be licensees of
12	MasterCard, these banks?
13	A. Yes.
14	MR JUSTICE BARLING: I don't know whether it is
15	a confidential figure, there are presumably several
16	thousands of them, aren't there?
17	A. I really don't know the number but several thousand is
18	a good ballpark, I think, to talk about. It would be
19	a lot.
20	MR JUSTICE BARLING: Can I just ask you one thing too? You
21	talked about premium cards and I think you mentioned
22	a figure of £2,000 a year or something at one point.
23	A. Yes.
24	MR JUSTICE BARLING: Can you just sort of give me a rough
25	idea of what the attractions why would anyone want

1	a premium card, why would I want	1	kind of drill down in that question, which is that
2	A. What, at £2,000 a year?	2	assume in the hypothetical world that you can have a MIF
3	MR JUSTICE BARLING: Indeed or even at £200 a year. Why	3	for cross-border transactions, so that you will still
4	would I want to? Is it a status symbol or	4	have a common MIF for Indonesia speaking to the UK or
5	A. Well, it is partly that. I mean, certainly that card	5	wherever, but we are only talking about the UK MIF, so
б	that I'm referring to	6	domestic transactions. As I understand it, there are
7	MR JUSTICE BARLING: The Centurion or something?	7	fewer issuers. So you are not talking to the whole
8	A. Yes, I roughly know how many of those cards there are	8	world and there are fewer acquirers. So I would suggest
9	but I think that is confidential to Amex, so I won't say	9	that you wouldn't have that chaotic nature because you
10	that. Part of it was the status. They were made of	10	are only having bilaterals with a much smaller group of
11	titanium as well which meant they set off the x-ray	11	banks, would you accept that?
12	machines at airports.	12	A. No, I wouldn't.
13	MR JUSTICE BARLING: A bit of a nuisance.	13	Q. Why not?
14	A. Not a nuisance, no, then you get searched: oh, it is	14	A. Because I think if I can see forward to that, you would
15	that, sorry.	15	have to so what could happen is that you would have
16	MR JUSTICE BARLING: It is desirable.	16	to have some aggregation somewhere, right? You would
17	A. I thought it was my bad hip but it is actually my two	17	have to. Because I run a barber's shop I don't run
18	grand a year card in my pocket. So there is that and	18	a barber's shop, by the way, but if I was to run
19	then on top of that, there are a huge amount of benefits	19	a barber's shop I'm supposed to go and get a deal for
20	with those types of cards that businesses, such as the	20	every bank to get cards?
21	one I work for now, where Amex provides they get you	21	Q. No. We are talking about the common interchange fee has
22	into any restaurant you want, any play you want, any	22	gone and it is now for issuing banks and acquiring
23	show you want, they are some of them are advertised	23	acquirers in the UK. It is not concerned with
24	to personal concierge service, you get fantastic	24	retailers. It is just how many acquirers I think
25	insurance etc. I would say it is partly the cachet of	25	you said 20 but how many of the big ones are there,

1	having to be searched at an airport and partly the sheer
2	usability of the products.
3	MR JUSTICE BARLING: Yes. That's the hallmark of a premium
4	card, is it? That the cardholder pays a premium?
5	A. Not necessarily.
6	MR JUSTICE BARLING: Or is the premium a reference to the
7	fact that you may have a higher spending limit?
8	A. I suppose the premium is more to do with the person
9	holding it and how much they use it rather than
10	necessarily how much they are paying for it. Of course
11	a key piece with many premium cards is the rewards that
12	users of those cards get for using those cards and in
13	American Express' world and in MasterCard's world, what
14	a good thing that is for retailers, for airlines etc
15	that people are encouraged to use because they have
16	a large credit line open to them and they are also
17	rewarded for spending and spending more, whether that be
18	Avios points for BA flights and all those things.
19	MR JUSTICE BARLING: Thank you very much. I don't know if
20	there is anything arising out of our questions that any
21	of you want to ask?
22	Further cross-examination by MR BREALEY
23	MR BREALEY: Just to pick up what Mr Smith said about if you
24	get rid of the MIF and you now have a system of
25	bilaterals. You said it was chaotic, but can I just

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1	four or five?
2	A. Yes, four or five but you have also got to remember
3	there is acquirers who are acquiring domestic
4	transactions not within the soil of the UK. So you must
5	remember that too. I do take your point now, I still
б	think it would be chaos. I don't know how many
7	licensees there are of MasterCard in the UK but there
8	would be there is quite a lot. I also think
9	Q. When you say "licensees", sorry, "issuers", you mean?
10	A. Apologies, issuers. There is quite a lot. I also think
11	you would have to consider how new entrants would enter
12	into the market, so, you know, one of the big things the
13	government is trying to grow are new entrants into the
14	banking community. If I am the likes of Atom Bank and
15	I have to go and do bilateral agreements with every
16	acquirer before my products are even used, that would
17	stop me getting my business off the ground as quickly as
18	I would want.
19	Q. Is that really the case if Atom Bank only has to
20	negotiate bilaterals with four or five acquirers in the
21	UK?
22	A. The point I'm trying to make is that you may have to go
23	and do 20 if you want your card to be able to be
24	accepted everywhere. That's what I'm saying. It isn't
25	five or six. You then get to the situation that you

1	have with Amex where you can use your card four times
2	out of five but the fifth time you can't because Atom
3	Bank has not done a deal yet with the acquirer of that
4	corner shop, so unless I have got 20 done I would still
5	be if I have a card that I'm competing against the
6	likes of Barclays, you have all of those bilaterals in
7	place because I'm Barclays. It would be difficult to
8	get that in place in a quick period of time.
9	Q. Could I just one last question go to I think
10	bundle A. If you go to tab 2. We see here, this is the
11	skeleton argument of MasterCard. So this is what
12	MasterCard has been submitting in the trial.
13	If you go to page 293, at paragraph 436, you see
14	there MasterCard is saying to the Tribunal:
15	"The MIF is a default fee, it is always open to
16	a bank to negotiate a bilateral interchange fee instead.
17	So that is the same with acquirer and issuer. There is
18	no suggestion that it was not possible for Sainsbury's
19	Bank to enter into bilateral agreements or ever try to
20	do so."
21	So what is being said there: it is possible for
22	Sainsbury's Bank to enter into a bilateral agreement
23	with Worldpay for an interchange fee?
24	A. Yes.
25	Q. If you look at the footnote 360, this is what MasterCard

1	are saying:
2	"It is obvious that an acquirer, and particularly
3	an acquirer under pressure from SSL, one of the largest
4	merchants in the UK would have been willing to agree
5	a reduction of interchange fees since this would have
6	reduced the payments which the acquirer had to make and
7	in turn what they were charging merchants putting them
8	in a commercially advantageous position."
9	Do you agree from your experience with what
10	MasterCard is saying there?
11	A. I agree that Sainsbury's have a huge amount of power in
12	the marketplace and that if they were able to do
13	a bilateral agreement with an issuer, there would be no
14	reason why an acquirer wouldn't facilitate that.
15	Yes, I do agree with that.
16	Q. Then, if other issuers entered into bilaterals,
17	Sainsbury's would also have a leverage?
18	A. Yes, I don't know whether they did that with their own
19	issuer, which they could have done.
20	MR BREALEY: I have no further questions.
21	PROFESSOR JOHN BEATH: I have one question which is, I was
22	wondering whether you might be able to tell us something
23	about how the interchange fee regulation that has come
24	into place is likely to affect the nature of competition
25	between card schemes? How will it change the

1	competitive environment?
2	A. The competitive environment is very competitive already
3	and was very competitive before regulation.
4	PROFESSOR JOHN BEATH: Yes.
5	A. In terms of the fact that as we have been discussing
6	that the interchange fees caps have been kept consistent
7	between ourselves and Visa and to some extent with
8	American Express as well, I don't see the regulation
9	will not impact adversely the competitive market as it
10	currently stands.
11	PROFESSOR JOHN BEATH: Yes, but every firm is trying to
12	increase its market share. So what is the basis, or on
13	what basis do you then compete if you can't compete with
14	price?
15	A. Well, you can compete on many other things and you know
16	to be fair the one thing I would say is that the
17	regulation is still pretty new so there is a lot of
18	interpretation to be made both by ourselves, by Visa, by
19	retailers, by acquirers etc, but there are and we
20	have just been discussing them now, the types of
21	benefits you get from using cards, the types of benefits
22	you get from accepting cards, rewards that retailers
23	give on their own, on their own products such as
24	Sainsbury's Bank product, John Lewis product, Marks &
25	Spencer products so I still think that with the

1	regulation the way it is, it is hard to say where
2	competition will go but it certainly maintained the
3	amount of competition that was there already which is
4	significant.
5	PROFESSOR JOHN BEATH: Thank you.
б	MR JUSTICE BARLING: Anything arising out of that?
7	MR BREALEY: No, thank you.
8	MR JUSTICE BARLING: Thank you very much, Mr Abrahams.
9	A. Thank you.
10	MR JUSTICE BARLING: Mr Brealey, is anyone else coming today
11	or not?
12	MR BREALEY: I'm certainly haven't got any of mine
13	MR HOSKINS: As I said, we have lined up other people to
14	come on particular days.
15	MR JUSTICE BARLING: So the answer is no.
16	MR HOSKINS: We have nothing else to offer you today, I'm
17	afraid.
18	MR BREALEY: 5.15 pm is doable.
19	MR JUSTICE BARLING: Do you see any reason why we need to
20	start early on Monday or are you comfortable with
21	starting at 10.30 am?
22	MR BREALEY: I'm comfortable with starting at 10.30 am. Can
23	we see how we go and then maybe on the Tuesday we will
24	start I'm certainly happy.
25	MR JUSTICE BARLING: Good. Thank you very much.

$1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 9 \\ 20 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\$	(12.45 pm) (End of non-confidential session) (The court adjourned until 10.30 am on Monday, 8th February 2016)
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- 22 23
- 24 25

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