FIRST TRUST ENERGY INFRASTRUCTURE FUND

Form 4 June 18, 2014

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

if no longer subject to Section 16. Form 4 or Form 5

obligations

may continue.

Check this box

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

See Instruction 1(b).

(Last)

(City)

(Instr. 3)

(Print or	Type	Responses)
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1. Name and Address of Reporting Person *

(First)

(State)

KLASSMAN ERIN E

FIRST TRUST ADVISORS

(Middle)

(Zip)

2. Issuer Name and Ticker or Trading Symbol

FIRST TRUST ENERGY INFRASTRUCTURE FUND [FIF]

3. Date of Earliest Transaction

(Month/Day/Year) 06/09/2014

L.P., 120 EAST LIBERTY DRIVE

(Street)

4. If Amendment, Date Original

Filed(Month/Day/Year)

Applicable Line)

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

X Form filed by One Reporting Person Form filed by More than One Reporting

6. Individual or Joint/Group Filing(Check

5. Relationship of Reporting Person(s) to

(Check all applicable)

Assistant Secretary

10% Owner

Other (specify

Issuer

below)

Director

X_ Officer (give title

WHEATON, IL 60187

1. Title of 2. Transaction Date 2A. Deemed Security

(Month/Day/Year) Execution Date, if (Month/Day/Year)

3. 4. Securities TransactionAcquired (A) or Code Disposed of (D) (Instr. 8)

Code V Amount (D) Price

(Instr. 3, 4 and 5) (A)

or

5. Amount of Securities Beneficially Owned Following Reported

Transaction(s)

(Instr. 3 and 4)

6. Ownership 7. Nature of Form: Direct Indirect (D) or Indirect Beneficial Ownership (I) (Instr. 4) (Instr. 4)

OMB APPROVAL

3235-0287

January 31,

2005

0.5

OMB

Number:

Expires:

response...

Estimated average

burden hours per

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

3. Transaction Date 3A. Deemed 1. Title of 5. 6. Date Exercisable and 7. Title and 8. Price of (Month/Day/Year) Execution Date, if TransactionNumber **Expiration Date** Amount of Derivative Deriv Derivative Conversion

Secur Bene Own Follo Repo Trans (Insti

Security (Instr. 3)	or Exercise Price of Derivative Security	any (Month/Day/Year)	Code (Instr. 8)	Securities Acquired (A) or Disposed of (D) (Instr. 3,	3	Year)	Under Securi (Instr.		Security (Instr. 5)
			Code V	4, and 5) (A) (D)	Date Exercisable	Expiration Date		Amount or Number of Shares	

Reporting Owners

Reporting Owner Name / Address Relationships

Director 10% Owner Officer Other

KLASSMAN ERIN E FIRST TRUST ADVISORS L.P. 120 EAST LIBERTY DRIVE WHEATON, IL 60187

Assistant Secretary

Signatures

/s/ Erin E.

Klassman 06/18/2014

**Signature of Date Reporting Person

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Remarks:

Individual's position reclassified and is not a Section 16 officer.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. /FONT> 41,427 42,154 Subsidiary Viettel-CHT Co., Ltd. Vietnam IDC

services 91,239 91,239 33 88,198 (8,279) (2,759) Equity-method investee Skysoft Co., Ltd. Taipei Providing of music on-line, software, electronic information, and advertisement services 67,025 67,025 4,438 30 85,775 2,608 783 Equity-method investee Chunghwa Telecom Global, Inc. United States International data and internet services and long distance call wholesales to

carriers 70,429 70,429 6,000 100 69,024 19,569 (1,640) Subsidiary KingWaytek Technology Co., Ltd. Taipei Publishing books, data processing and software services 71,770 71,770 1,703 33 69,003 (8,789) (5,714) Equity-method investee Spring House Entertainment Inc. Taipei Network services, producing digital entertainment contents and broadband visual sound terrace development 62,209 62,209 5,996 56 47,986 4,602 2,873 Subsidiary So-net Entertainment Taiwan Taipei Online service and sale of computer hardware 60,008 3,429 30 44,929 (50,260) (15,079) Equity-method investee Chunghwa Telecom Japan Ptd., Ltd. Japan Telecom business, information process and information provide service, development and sale of software and consulting services in telecommunication 17,291 6,140 1 100 11,270 (3,034) (3,034) Subsidiary New Prospect Investments Holdings Ltd.

(B.V.I.) British Virgin Islands Investment

Reporting Owners 2

	(Note 3
100	
	(Note 3
	(Note 3
Subsidiary	
1 Senao International Co., Ltd. Senao Networks, Inc. Linkou Hsiang, Taipei Telecommunication facilities manufactures and	
sales 206,190 206,190 15,152 42 269,365 45,401 19,641 Equity-method investee	(Continued)
- 50 -	

				0	riginal Ir Amo		ent		Balance as of June 30, 2009			Not I		ecogniz	
mpany	Investee Company	Location	Main Businesses and Products		ie 30, 009	Decen	nber 31,	Shares (Thousands)	Percentage of		rying alue	(Loss)	ncome) of the estee	(Los (Note and	es 1
com	Unigate Telecom Inc.	Taipei	Telecommunication and internet service	\$	2,000	\$	2,000	200	* ` ′		1,856	\$	(108)		(108)
		Hong Kong	Network communication and engine room hiring	(IIIZ¢	1,678	(IIIZ¢	1,678	400	100		1,128		(82)		(82)
	Chief International Corp.	Samoa Islands	Network communication and engine room hiring	(HK\$	6,068	(HK\$	400) 6,068	200	100		7,145		531		531
				(US\$	200)	(US\$	(200)								
•	Concord Technology Corp.	Brunei	Providing advanced business solutions to telecommunications		16,179		16,179	500	100		13,245		112		112
				(US\$	500)	(US\$	500)			(US\$	404)	(US\$	3)	(US\$	3)
Corp.	Glory Network System Service (Shanghai) Co.,	Shanghai	Providing advanced business solutions to telecommunications		16,179		16,179	500	100		13,241		112		112
	Ltd.			(US\$	500)	(US\$	500)			(US\$	404)	(US\$	3)	(US\$	3)
	ST-2 Satellite Ventures Ptd., Ltd.	Singapore	Operation of ST-2 telecommunication satellite		410,841		108,212		38		409,790		(1,956)		(746)
				(SG\$	18,102)	(SG\$	4,735)			(SG\$	18,068)	(SG\$	89))	(SG\$	34)

Note 1: The equity in net income (loss) of investees was based on audited financial statements.

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(Concluded)

Note 2: The equity in net income (loss) of investees includes amortization between the investment cost and net value and elimination of unrealized transactions.

Note 3: New Prospect Investments Holdings Ltd. (B.V.I.) and Prime Asia Investments Group Ltd. (B.V.I.) were incorporated in March 2006, but not on operating stage. Chunghwa has 100% ownership right in an amount of US\$1 in each holding company.

TABLE 6

CHUNGHWA TELECOM CO., LTD.

INVESTMENT IN MAINLAND CHINA

FOR THE SIX MONTHS ENDED JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars, in Thousands of U.S. Dollars)

Investee	Main Businesses	Total Amount of Paid-in Capital		Accumulated In Outflow of ivestment from Taiwan as of January 1, 2009 Ou	Flows Inv	ccumulated Outflow of estment from Taiwan as of June 30, 2009	% Ownership of Direct or Indirect Investment	Investment Gain (Loss) (Note 2)	Accumulated Inward Carrying Value ittance of as of Earnings as of June 30, June 30, 2009 2009
Glory Network System Service (Shanghai) Co., Ltd.	Providing advanced business solutions to telecommunications	\$ 16,179 (US\$ 500)	Note 1	\$ 16,179 (US\$ 500)	\$ \$ \$	16,179 US\$ 500)	100%	φ 112	\$ 13,241 \$ (US\$ 404)

Mainlar	d Investment in nd China as of 30, 2009	Investment Authorized by Comm MO	y Investment ission,	Stipt Inv Com	t on Investment lated by estment mission, IOEA
\$	16,179	\$	16,179	\$	373,143
(US\$	500)	(US\$	500)		(Note 3)

Note 1: Chunghwa System Integration Co., Ltd. indirectly owns these investees through an investment company registered in a third region.

Note 2: Recognition of investment gains (losses) was calculated based on the investees audited financial statements.

Note 3: The amount was calculated based on the net assets value of Chunghwa System Integration Co., Ltd.

Exhibit 3

Chunghwa Telecom Co., Ltd. and

Subsidiaries

Consolidated Financial Statements for the

Six Months Ended June 30, 2009 and 2008 and

Independent Auditors Report

INDEPENDENT AUDITORS REPORT

The Board of Directors and Stockholders

Chunghwa Telecom Co., Ltd.

We have audited the accompanying consolidated balance sheets of Chunghwa Telecom Co., Ltd. and subsidiaries (the Company) as of June 30, 2009 and 2008, and the related consolidated statements of income, changes in stockholders equity and cash flows for the six months then ended. These consolidated financial statements are the responsibility of the Company s management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We did not audit the financial statements of Taiwan International Standard Electronics Co., Ltd., of Viettel - CHT Co., Ltd. and of Senao Networks, Inc. The aggregate carrying values of these equity method investees were NT\$852,721 thousand and NT\$830,220 thousand, respectively, as of June 30, 2009 and 2008 and the equity in their losses and earnings were NT\$7,471 thousand and NT\$80,097 thousand, respectively, for the six months then ended. The financial statements of Taiwan International Standard Electronics Co., Ltd., of Viettel - CHT Co., Ltd. and of Senao Networks, Inc. as of and for the six months ended June 30, 2009 and the financial statements of Taiwan International Standard Electronics Co., Ltd. and of Senao Networks Inc. as of and for the six months ended June 30, 2008, were audited by other auditors whose reports have been furnished to us, and our opinion, insofar as it relates to the amounts included for these equity method investees, is based solely on the reports of the other auditors.

We conducted our audits in accordance with auditing standards generally accepted in the Republic of China. Those standards required 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 management, as well as evaluating the overall financial statement presentation. We believe that our audits and the financial reports of other auditors provide a reasonable basis for our opinion.

In our opinion, based on our audits and the reports of the other auditors, such consolidated financial statements referred to first paragraph present fairly, in all material respects, the consolidated financial position of the Company as of June 30, 2009 and 2008, and the results of their operations and their cash flows for the six months ended June 30, 2009 and 2008, in conformity with accounting principles generally accepted in the Republic of China.

As discussed in Note 3 to the consolidated financial statements, beginning from January 1, 2008, the Company changed its method of accounting for bonuses paid to employees, directors and supervisors upon adoption of Interpretation 96-052 issued by the Accounting and Research Development Foundation in the Republic of China.

August 11, 2009

Notice to Readers

The accompanying consolidated financial statements are intended only to present the financial position, results of operations and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such consolidated financial statements are those generally accepted and applied in the Republic of China.

For the convenience of readers, the auditors report and the accompanying consolidated financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language auditors report and consolidated financial statements shall prevail.

CONSOLIDATED BALANCE SHEETS

JUNE 30, 2009 AND 2008

(Amounts in Thousands of New Taiwan Dollars, Except Par Value Data)

	2009		2008	
ASSETS	Amount	%	Amount	%
CURRENT ASSETS				
Cash and cash equivalents (Notes 2 and 4)	\$ 83,422,659	18	\$ 95,346,400	20
Financial assets at fair value through profit or loss (Notes 2 and 5)	22,454	10	135,307	20
Available-for-sale financial assets (Notes 2 and 6)	16,377,979	4	18,979,469	4
Held-to-maturity financial assets (Notes 2 and 7)	670,541		644,935	
Trade notes and accounts receivable, net of allowance for doubtful accounts of \$2,901,489	070,511		011,233	
thousand in 2009 and \$3,191,412 thousand in 2008 (Notes 2 and 8)	10,969,179	2	10,597,817	2
Receivables from related parties (Note 28)	113,429		2,033	Ĩ
Other current monetary assets (Notes 2, 9 and 31)	2,974,798	1	2,628,413	1
Inventories (Notes 2, 10 and 20)	3,229,670	1	3,369,478	1
Deferred income tax assets (Notes 2 and 25)	101,554		1,122,788	
Restricted assets (Notes 29 and 30)	101,843		2,865	
Other current assets (Notes 11 and 20)	5,783,318	1	7,097,509	1
Total current assets	123,767,424	27	139,927,014	29
LONG-TERM INVESTMENTS				
Investments accounted for using equity method (Notes 2 and 12)	2,303,693	1	1,992,999	
Financial assets carried at cost (Notes 2 and 13)	2,251,498		2,276,498	1
Held-to-maturity financial assets (Notes 2 and 7)	4,536,191	1	763,852	
Other monetary assets (Notes 14 and 30)	1,000,000		1,029,100	
Total long-term investments	10,091,382	2	6,062,449	1
PROPERTY, PLANT AND EQUIPMENT (Notes 2, 15, 28 and 29)				
Cost				
Land	101,474,866	22	102,056,021	21
Land improvements	1,513,208		1,484,013	
Buildings	63,157,815	14	62,850,705	13
Computer equipment	15,823,342	3	15,404,617	3
Telecommunications equipment	653,783,918	142	642,939,298	134
Transportation equipment	2,244,208		2,753,805	1
Miscellaneous equipment	7,283,620	2	7,479,111	2
Total cost	845,280,977	183	834,967,570	174
Revaluation increment on land	5,810,342	1	5,820,548	1
	.,,		. , , , , , , , , , , , , , , , , , , ,	
	851,091,319	184	840,788,118	175
Less: Accumulated depreciation	550,588,704	119	533,362,947	111
2005. Accommission depreciation	330,366,704	11)	333,302,947	111

	300,502,615	65	307,425,171	64
Construction in progress and advances related to acquisition of equipment	14,181,979	3	14,425,108	3
Property, plant and equipment, net	314,684,594	68	321,850,279	67
INTANGIBLE ASSETS (Note 2)				
3G concession	7,111,783	2	7,860,392	2
Goodwill	264,128		226,257	
Others	524,652		464,533	
	,		,	
Total intangible assets	7,900,563	2	8,551,182	2
OTHER ASSETS				
Leased assets (Note 29)	642,655		442,787	
Idle assets (Note 2)	985,728		963,460	
Refundable deposits	1,336,669	1	1,407,108	
Deferred income tax assets (Notes 2 and 25)	1,254,441		1,534,088	1
Restricted assets (Note 29)	29,104		8,532	
Others	820,105		758,113	
Total other assets	5,068,702	1	5,114,088	1
TOTAL	¢ 461 512 665	100	¢ 491 505 012	100
TOTAL	\$ 461,512,665	100	\$ 481,505,012	100

	2009		2008	
	Amount	%	Amount	%
LIABILITIES AND STOCKHOLDERS EQUITY				
CURRENT LIABILITIES				
Short-term loans (Note 16)	\$ 256,000		\$ 75,000	
Financial liabilities at fair value through profit or loss (Notes 2 and 5)	501		3,313,372	1
Trade notes and accounts payable	7,106,260	2	8,931,645	2
Payables to related parties (Note 28)	371,468		249,203	
Income tax payable (Notes 2 and 25)	6,683,388	1	7,976,754	2
Accrued expenses (Note 17)	13,570,531	3	11,597,582	2
Dividends payable (Note 21)	37,138,775	8	40,716,130	8
Current portion of long-term loans (Note 19)	104,668		4,200	
Other current liabilities (Notes 2, 18, 20, 28 and 31)	16,605,341	4	17,121,405	4
Total current liabilities	81,836,932	18	89,985,291	19
NONCURRENT LIABILITIES				
Long-term loans (Note 19)	270,043		33,640	
Deferred income	2,145,289	1	1,831,946	
Total noncurrent liabilities	2,415,332	1	1,865,586	
RESERVE FOR LAND VALUE INCREMENTAL TAX (Note 15)	94,986		94,986	
OTHER LIABILITIES	,	1	5,108,399	1
Accrued pension liabilities (Notes 2 and 27)	5,192,642	1	3,100,399	1

Customers deposits	6,054,883	1	6,328,579	2
Others	269,607	1	439,709	
Oulcis	207,007		737,707	
Total other liabilities	11,517,132	2	11,876,687	3
	,,	_	,-,-,-,-	
Total liabilities	95,864,382	21	103,822,550	22
EQUITY ATTRIBUTABLE TO STOCKHOLDERS OF THE PARENT (Notes 2, 15, 21 and				
23)				
Common stock - \$10 par value;				
Authorized: 12,000,000 thousand shares				
Issued: 9,696,808 thousand shares in 2009 and 9,557,777 thousand shares in 2008	96,968,082	21	95,577,769	20
Preferred stock - \$10 par value				
Capital stock to be issued	9,696,808	2	1,390,313	
- Cupital 310511 10 00 133404	,,0,0,0,00		1,000,010	
Additional paid in capital				
Additional paid-in capital Capital surplus	169,496,289	36	198,308,651	41
Donated capital	13,170	30	13,170	41
Equity in additional paid-in capital reported by equity-method investees	3		1,367	
Equity in additional palu-in capital reported by equity-method investees	3		1,307	
Total additional paid-in capital	169,509,462	36	198,323,188	41
Retained earnings				
Legal reserve	56,987,241	12	52,859,566	11
Special reserve	2,675,894	1	2,675,419	1
Unappropriated earnings	22,265,116	5	19,532,657	4
Total retained earnings	81,928,251	18	75,067,642	16
Other adjustments				
Cumulative translation adjustments	17,765		(12,295)	
Unrecognized net loss of pension	(5)		(87)	
Unrealized loss on financial instruments	(1,379,866)		(1,183,967)	
Unrealized revaluation increment	5,812,879	1	5,823,085	1
	0,012,077	•	2,022,002	•
Total other adjustments	4,450,773	1	4,626,736	1
Total other adjustments	4,430,773	1	4,020,730	1
Total equity attributable to stockholders of the parent	362,553,376	78	374,985,648	78
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		, , , , , , , ,	
MINORITY INTEREST	3,094,907	1	2,696,814	
Total stockholders equity	365,648,283	79	377,682,462	78
TOTAL I	Φ 461 513 66 5	100	A 401 505 015	100
TOTAL	\$ 461,512,665	100	\$ 481,505,012	100

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

(With Deloitte & Touche audit report dated August 11, 2009)

CONSOLIDATED STATEMENTS OF INCOME

FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008

(Amounts in Thousands of New Taiwan Dollars, Except Earnings Per Share Data)

	2009		2008	
	Amount	%	Amount	%
NET REVENUES (Note 28)	\$ 97,178,944	100	\$ 100,922,554	100
OPERATING COSTS (Note 28)	54,269,907	56	55,217,765	55
GROSS PROFIT	42,909,037	44	45,704,789	45
OPERATING EXPENSES (Note 28)				
Marketing	10,403,837	11	10,187,310	10
General and administrative	1,933,644	2	1,662,492	2
Research and development	1,525,614	1	1,571,836	1
Total operating expenses	13,863,095	14	13,421,638	13
INCOME FROM OPERATIONS	29,045,942	30	32,283,151	32
NON-OPERATING INCOME AND GAINS (Note 28)				
Interest income	335,261	1	872,623	1
Valuation gain on financial instruments, net	146,448			
Foreign exchange gain, net	87,663			
Dividends income	2,872		15,076	
Equity in earnings of equity method investees, net			56,165	
Gain on disposal of financial instruments, net			753,831	1
Others	333,851		209,155	
Total non-operating income and gains	906,095	1	1,906,850	2
NON-OPERATING EXPENSES AND LOSSES				
Loss on disposal of financial instruments, net	234,095	1		
Impairment loss on assets	88,900			
Equity in losses of equity method investees, net	21,632		40.540	
Loss on disposal of property, plant and equipment, net	9,291		40,748	
Interest expense	8,837		2,724	1
Foreign exchange loss, net			726,723	1
Valuation loss on financial instruments, net	107.020		2,734,897	3
Others	107,029		68,829	
Total non-operating expenses and losses	469,784	1	3,573,921	4

(Continued)

CONSOLIDATED STATEMENTS OF INCOME

FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008

(Amounts in Thousands of New Taiwan Dollars, Except Earnings Per Share Data)

	2009	2009 2008		
	Amount	%	Amount	%
INCOME BEFORE INCOME TAX	\$ 29,482,253	30	\$ 30,616,080	30
INCOME TAX EXPENSES (Notes 2 and 25)	6,849,491	7	6,993,820	7
CONSOLIDATED NET INCOME	\$ 22,632,762	23	\$ 23,622,260	23
ATTRIBUTED TO				
Stockholders of the parent	\$ 22,261,402	23	\$ 23,230,513	23
Minority interest	371,360		391,747	
	\$ 22,632,762	23	\$ 23,622,260	23

		2009			2008		
	Inc	ome		I	ncome		
	Be	Before		Before			
		ome	Net	I	ncome	Net	
EARNINGS PER SHARE (Note 26)		ax	Income		Tax	Income	
Basic earnings per share	\$	2.71	\$ 2.09	\$	2.81	\$ 2.18	
Diluted earnings per share	\$	2.70	\$ 2.08	\$	2.81	\$ 2.18	

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

(With Deloitte & Touche audit report dated August 11, 2009)

(Concluded)

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY

FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008

(Amounts in Thousands of New Taiwan Dollars, Except Dividend Per Share Data)

Common Stock		Preferred Stock					ings	Other Adjustments Unrea-						
res ou-	Amo-	Shares (Thou-Amo-	Cap- ital Stock to Be	Addi- tional Paid -in	Legal	Special	Unappro- priated Ear-	lative Trans- lation Adjust-		(Loss) on Finan- cial Instru-	Unrea- lized Reva- luation Incre-	Trea- sury	Mir rit Inte in Suk	
ds)	unt	sands) unt	Issued	Capital	Reserve	Reserve	nings	ments	Pension	ments	ment	Stock	diaı	
,808	\$ 96,968,082	\$ \$		\$ 179,206,270	\$ 52,859,566	\$ 2,675,894	\$ 41,276,274	\$ 29,474	\$ (84)	\$ (2,272,242)	\$ 5,813,187	\$	\$ 3,13	
											(308)			
							(1.105.655)							
					4,127,675		(4,127,675)							
							(37,138,775)							
			9,696,808	(9,696,808)										
													(41	
							22,261,402						37	
							22,201,102						, .	
										5,163				

(6,110)

						(11,709)					
							79				
								887,213			
,808,	\$ 96,968,082	\$ \$ 9,696,808	\$ 169,509,462	\$ 56,987,241 \$ 2,675,894	\$ 22,265,116	\$ 17,765	\$ (5)	\$ (1,379,866)	\$ 5,812,879	\$	\$ 3,09
,845	\$ 96,678,451	\$ \$ 5	\$ 200,605,563	\$ 48,036,210 \$ 2,678,723	\$ 48,317,617	\$ (1,980)	\$ (90)	\$ 37,508	\$ 5,823,200	\$ (7,107,494)	\$ 2,77
									(115)		
				4,823,356	(4,823,356)						
				(3,304)	3,304						
					(40,716,130)						
		955,778			(955,778)						
		434,535			(1,303,605) (434,535)						
		15 1,555			(101,000)						
					(43,454)						
											(46
					23,230,513						39
								(576)			
			1,364		(18,846)	(10,315)					
1						(10,515)					

,068) (1,100,682) (2,283,739) (3,723,073) 7,107,494

(1,220,899)

3

,777 \$95,577,769 \$ \$1,390,313 \$198,323,188 \$52,859,566 \$2,675,419 \$19,532,657 \$(12,295) \$(87) \$(1,183,967) \$5,823,085 \$

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

(With Deloitte & Touche audit report dated August 11, 2009)

\$ 2,69

CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008

(Amounts in Thousands of New Taiwan Dollars)

	2009	2008
CASH FLOWS FROM OPERATING ACTIVITIES		
Consolidated net income	\$ 22,632,762	\$ 23,622,260
Provision for doubtful accounts	266,567	337,461
Depreciation and amortization	18,372,080	19,255,452
Amortization of premium (discount) of financial assets	7,617	(1,192)
Valuation loss on inventory		24,357
Valuation loss (gain) on financial instruments, net	(146,448)	2,734,897
Loss (gain) on disposal of financial instruments, net	234,095	(753,831)
Loss on disposal of property, plant and equipment, net	9,291	40,748
Loss from obsolescence of deferred charges		279
Equity in losses (earnings) of equity method investees, net	21,632	(56,165)
Dividends received from equity investees	76,435	(= 1, 11)
Impairment loss on assets	88,900	
Impairment loss on other noncurrent monetary assets	/	900
Deferred income taxes	305,855	(1,150,776)
Changes in operating assets and liabilities:		(-, ,,,, -)
Decrease (increase) in:		
Financial assets held for trading	171,783	704,805
Trade notes and accounts receivable	(373,526)	465,083
Receivables from related parties	(631,104)	(156,268)
Other current monetary assets	(1,086,316)	4,779,775
Inventories	(45,940)	198,885
Other current assets	(861,325)	(3,711,484)
Increase (decrease) in:	(001,020)	(5,711,101)
Trade notes and accounts payable	(3,733,239)	(2,891,043)
Payables to related parties	434,161	203,529
Income tax payable	992,799	718,805
Accrued expenses	(2,923,882)	(3,893,685)
Other current liabilities	347,256	1,338,524
Deferred income	72,992	326,796
Accrued pension liabilities	17,407	1,190,491
Net cash provided by operating activities	34,249,852	43,328,603
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of available-for-sale financial assets	(6,010,000)	(6,360,000)
Proceeds from disposal of available-for-sale financial assets	4,490,787	3,854,826
Acquisition of held-to-maturity financial assets	(1,948,505)	(300,000)
Proceeds from disposal of held-to-maturity financial assets	547,693	41,854
Acquisition of financial assets carried at cost		(200,000)
Proceeds from disposal of financial assets carried at cost	285,859	354,933
Increase in other monetary assets		(30,000)
Acquisition of investments accounted for using equity method	(362,637)	(163,009)
Proceeds from disposal of long-term investments	(c 3 2 ,00 1)	209

Acquisition of property, plant and equipment

(10,296,388)

(11,309,142)

(Continued)

- 7 -

CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008

(Amounts in Thousands of New Taiwan Dollars)

		2009		2008
Proceeds from disposal of property, plant and equipment	\$	1,136	\$	3,057
Increase in intangible assets		(56,204)		(53,166)
Increase in restricted assets		(40,202)		(2,558)
Increase in other assets		(247,562)		(233,509)
Net cash used in investing activities	(13,636,023)	(1	14,396,505)
CASH FLOWS FROM FINANCING ACTIVITIES				
Increase (decrease) in short-term loans		(2,000)		39,000
Repayment of long-term loans		(63,129)		(37,280)
Increase in long-term loans		400,000		
Decrease in customers deposits		(34,125)		(10,890)
Decrease in other liabilities		(161,910)		(302,576)
Capital reduction	(19,115,554)		(9,557,777)
Proceeds from exercise of employee stock option Net cash used in financing activities	C	45,636 18,931,082)		41,142 (9,828,381)
EFFECT OF EXCHANGE RATE CHANGES	((6,243)		(3,510)
EFFECT OF CHANGE ON CONSOLIDATED SUBSIDIARIES		457,990		13,192
NET INCREASE IN CASH AND CASH EQUIVALENTS		2,134,494		19,113,399
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	;	81,288,165	ŕ	76,233,001
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 3	83,422,659	\$ 9	95,346,400
SUPPLEMENTAL INFORMATION				
Interest paid (excluding capitalized interest expense)	\$	5,688	\$	3,126
Income tax paid	\$	5,539,321	\$	7,434,336
NON-CASH FINANCING ACTIVITIES				
Dividends payable	\$ 3	37,138,775	\$ 4	40,716,130
Payables to employees bonuses and remuneration to directors and supervisors	\$		\$	1,394,077

CASH AND NON-CASH INVESTING ACTIVITIES		
Increase in property, plant and equipment	\$ 9,424,425	\$ 10,608,146
Payables to suppliers	900,824	649,936
Prepayments for equipment	(28,861)	51,060

(Continued)

\$ 11,309,142

4,200

104,668

\$ 10,296,388

\$

Current portion of long-term loans

CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008

(Amounts in Thousands of New Taiwan Dollars)

The acquisition of InfoExplorer Co., Ltd. (IFE) was made on January 20, 2009. The following table presents the allocation of acquisition costs of IFE to assets acquired and liabilities assumed based on their fair values on the basis of the final data performed by a third-party valuation firm on May 7, 2009:

Cash and cash equivalents	\$ 457,990
Receivables	13,479
Other current assets	14,792
Property, plant, and equipment	40,221
Identifiable intangible assets	53,001
Refundable deposits	2,468
Other assets	2,338
Payables	(83,319)
Income tax payable	(246)
Other current liabilities	(153)
Total	500,571
Percentage of ownership	49.07%
	245,630
Goodwill	37,870
Acquisition costs of acquired subsidiary (cash prepaid for long-term investments in December 2008)	\$ 283,500

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

(With Deloitte & Touche audit report dated August 11, 2009)

(Concluded)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008

(Amounts in Thousands of New Taiwan Dollars, Unless Stated Otherwise)

1. GENERAL

Chunghwa Telecom Co., Ltd. (Chunghwa) was incorporated on July 1, 1996 in the Republic of China (ROC) pursuant to the Article 30 of the Telecommunications Act. Chunghwa is a company limited by shares and, prior to August 2000, was wholly owned by the Ministry of Transportation and Communications (MOTC). Prior to July 1, 1996, the current operations of Chunghwa were carried out under the Directorate General of Telecommunications (DGT). The DGT was established by the MOTC in June 1943 to take primary responsibility in the development of telecommunications infrastructure and to formulate policies related to telecommunications. On July 1, 1996, the telecom operations of the DGT were spun-off to as Chunghwa which continues to carry out the business and the DGT continues to be the industry regulator.

As the dominate telecommunications service provider of fixed-line and Global System for Mobile Communications (GSM) in the ROC, Chunghwa is subject to additional regulations imposed by ROC.

Effective August 12, 2005, the MOTC had completed the process of privatizing Chunghwa by reducing the government ownership to below 50% in various stages. In July 2000, Chunghwa received approval from the Securities and Futures Commission (the SFC) for a domestic initial public offering and its common shares were listed and traded on the Taiwan Stock Exchange (the TSE) on October 27, 2000. Certain of Chunghwa s common shares had been sold, in connection with the foregoing privatization plan, in domestic public offerings at various dates from August 2000 to July 2003. Certain of Chunghwa s common shares had also been sold in an international offering of securities in the form of American Depository Shares (ADS) on July 17, 2003 and were listed and traded on the New York Stock Exchange (the NYSE). The MOTC sold common shares of Chunghwa by auction in the ROC on August 9, 2005 and completed the second international offering on August 10, 2005. Upon completion of the share transfers associated with these offerings on August 12, 2005, the MOTC owned less than 50% of the outstanding shares of Chunghwa and completed the privatization plan.

Senao International Co., Ltd. (SENAO) was incorporated in 1979. SENAO engages mainly in selling and maintaining mobile phone and its peripheral products. Chunghwa acquired 31.33% shares of SENAO on January 15, 2007 and has control in SENAO by obtaining four out of seven seats of the board of directors of SENAO on April 12, 2007. On March 27, 2009, the board of directors of Chunghwa resolved to purchase 48,000 thousand common shares of SENAO through SENAO s private placement. However, Chunghwa and SENAO did not complete the required procedures within the legal payment period; therefore, Chunghwa and SENAO decided to discontinue the private placement.

Chunghwa established Chunghwa International Yellow Pages Co., Ltd. (CIYP) in January 2007. CIYP engages mainly in yellow pages sales and advertisement services.

CHIEF Telecom Inc. (CHIEF) was incorporated in 1991. CHIEF engages mainly in internet communication and internet data center (IDC) service. Chunghwa acquired 70% shares of CHIEF on September 2006.

Unigate Telecom Inc. (Unigate) was established by CHIEF in 1999. Unigate engages mainly in telecommunication and information software service.

CHIEF Telecom (Hong Kong) Limited (CHIEF (HK)) was established by CHIEF in 2003. CHIEF (HK) engages mainly in internet communication and internet data center (IDC) service.

Chief International Corp. (CIC) was established by CHIEF in 2008. CIC engages mainly in internet communication and internet data center (IDC) service.

Chunghwa System Integration Co., Ltd. (CHSI) was incorporated in 2002. CHSI engages mainly in providing communication and information integration services. Chunghwa has acquired 100% shares of CHSI in December 2007.

Concord Technology Co., Ltd. (Concord), a subsidiary of CHSI, was incorporated in 2006. Concord engages mainly in investment.

Glory Network System Service (Shanghai) Co., Ltd. (GNSS (Shanghai)), a subsidiary of Concord, was incorporated in 2006. GNSS (Shanghai) engages mainly in planning and designing of systems and communications and information integration services. On March 20, 2009, the stockholders of CHSI resolved to dissolve GNSS (Shanghai). On July 23, 2009, the board of directors of CHSI revoked the original resolution of dissolution.

Chunghwa Telecom Global, Inc. (CHTG) was incorporated in 2004. CHTG engages mainly in international data and internet services and long distance call wholesales to carriers. Chunghwa acquired 100% shares of CHTG in December 2007.

Donghwa Telecom Co., Ltd. (DHT) was incorporated in 2004. DHT engages mainly in international telecommunications, IP fictitious internet and internet transfer services. Chunghwa acquired 100% shares of DHT in December 2007.

Spring House Entertainment Inc. (SHE) was incorporated in 2000. SHE engages mainly in network services, producing digital entertainment contents and broadband visual sound terrace development. SHE was an equity method investee before Chunghwa obtained control interest over it in January 2008.

Chunghwa established Light Era Development Co., Ltd. (LED) in February 2008. LED engages mainly in development of property for rent and sale.

Chunghwa established Chunghwa Telecom Singapore Pte. Ltd. (CHTS) in July 2008 and increased its investment in CHTS for \$610,659 thousand in July 2009. CHTS engages mainly in telecommunication wholesale, internet transfer services, international data, long distance call wholesales to carriers and the world satellite business.

Chunghwa established Chunghwa Telecom Japan Co., Ltd. (CHTJ) in October 2008. CHTJ engages mainly in telecommunication business, information processing and information providing service, development and sale of software and consulting services in telecommunication.

InfoExplorer Co., Ltd. (IFE) was incorporated in 2008. IFE engages mainly in information system planning and maintenance, software development, and information technology consultation services. Chunghwa acquired 49% shares of IFE on January 5, 2009 and has control over IFE by obtaining four out of seven seats of the board of directors of IFE on January 20, 2009. IFE s financial results have been consolidated with Chunghwa from January 20, 2009.

Chunghwa has established New Prospect Investments Holdings Ltd. (New Prospect) and Prime Asia Investments Group Ltd. (Prime Asia) in March 2006, but not on operation stage yet. Both holding companies are operating as investment companies and Chunghwa has 100% ownership right in an amount of US\$1 in each holding company.

The following diagram presents information regarding the relationship and ownership percentages between Chunghwa and its subsidiaries as of June 30, 2009:

Chunghwa together with its subsidiaries are hereinafter referred to collectively as the Company . Minority interests in the aforementioned subsidiaries are presented as a separate component of stockholders equity.

As of June 30, 2009 and 2008, the Company had 27,248 and 26,885 employees, respectively.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accompanying consolidated financial statements were prepared in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers and accounting principles generally accepted in the ROC (ROC GAAP). The preparation of consolidated financial statements requires management to make reasonable estimates and assumptions on allowances for doubtful accounts, valuation allowances on inventories, depreciation of property, plant and equipment, impairment of assets, bonuses paid to employees, directors and supervisors, pension plans and income tax which are inherently uncertain. Actual results may differ from these estimates. The significant accounting policies are summarized as follows:

Principle of Consolidation

The Company accounts for business combinations in accordance with the requirements of the Statement of Financial Accounting Standards No. 25, Business Combinations - the accounting treatment of purchase method when acquiring the information of its subsidiaries.

The accompanying consolidated financial statements include the accounts of all directly and indirectly majority owned subsidiaries of the Company, and the accounts of investees in which the Company s ownership percentage is less than 50% but over which the Company has a controlling interest. All significant intercompany transactions and balances are eliminated upon consolidation.

The consolidated financial statements for the six months ended June 30, 2009 include the accounts of Chunghwa, SENAO, CIYP, CHIEF, Unigate, CHIEF (HK), CIC, CHSI, Concord, GNSS (Shanghai), CHTG, DHT, SHE, LED, CHTS, CHTJ, IFE, New Prospect and Prime Asia. The consolidated financial statements for the six months ended June 30, 2008 include the accounts of Chunghwa, SENAO, CIYP, CHIEF, Unigate, CHIEF (HK), CHSI, Concord, GNSS (Shanghai), CHTG, DHT, SHE, LED, New Prospect and Prime Asia.

For foreign subsidiaries using their local currency as their functional currency, assets and liabilities are translated into New Taiwan dollars at the exchange rates in effect on the balance sheet date; stockholders equity accounts are translated into New Taiwan dollars at historical exchange rates and income statement accounts are translated into New Taiwan dollars at average exchange rates during the period.

Classification of Current and Noncurrent Assets and Liabilities

Current assets are assets expected to be converted to cash, sold or consumed within one year from balance sheet date. Current liabilities are obligations expected to be settled within one year from balance sheet date. Assets and liabilities that are not classified as current are noncurrent assets and liabilities, respectively.

As LED engages mainly in development of property for rent and sale, its operating cycle is over one year.

Cash Equivalents

Cash equivalents are commercial paper purchased with maturities of three months or less from the date of acquisition. The carrying amount approximates fair value.

Financial Assets and Liabilities at Fair Value Through Profit or Loss

Financial instruments classified as financial assets or financial liabilities at fair value through profit or loss (FVTPL) include financial assets or financial liabilities held for trading and are designated as at FVTPL on initial recognition. The Company recognizes a financial asset or a financial liability when the Company becomes a party to the contractual provisions of the financial instrument. A financial asset is derecognized when the Company losses control of its contractual rights over the financial asset. A financial liability is derecognized when the obligation specified in the relevant contract is discharged, cancelled or expired.

Financial instruments at FVTPL are initially measured at fair value. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognized as expenses as incurred. Financial assets or financial liabilities at FVTPL are remeasured at fair value, subsequently with changes in fair value recognized in earnings. Cash dividends received subsequently (including those received in the period of investment) are recognized as income. On derecognition of a financial asset or a financial liability, the difference between its carrying amount and the sum of the consideration received and receivable or consideration paid and payable is recognized in earnings. A regular way purchases or sales of financial assets is accounted for using trade date accounting.

Derivatives that do not meet the criteria for hedge accounting is classified as financial assets or financial liabilities held for trading. When the fair value is positive, the derivative is recognized as a financial asset; when the fair value is negative, the derivative is recognized as a financial liability.

Available-for-sale Financial Assets

Available-for-sale financial assets are initially recognized at fair value plus transaction costs that are directly attributable to the acquisition. Changes in fair value from subsequent remeasurement are reported as a separate component of stockholders—equity. The corresponding accumulated gains or losses are recognized in earnings when the financial asset is derecognized from the balance sheet. A regular way purchase or sale of financial assets is accounted for using trade date accounting.

The recognition and derecognition of available-for-sale financial assets are similar to those of financial assets at FVTPL.

Fair values are determined as follows: Listed stocks - at closing prices at the balance sheet date; open-end mutual funds - at net asset values at the balance sheet date; bonds - quoted at prices provided by the Taiwan GreTai Securities Market; and financial assets and financial liabilities without quoted prices in an active market - at values determined using valuation techniques.

Cash dividends are recognized in earnings on the ex-dividend date, except for the dividends declared before acquisition are treated as a reduction of investment cost. Stock dividends are recorded as an increase in the number of shares and do not affect investment income. The total number of shares subsequent to the increase of stock dividends is used for recalculate cost per share.

An impairment loss is recognized when there is objective evidence that the financial asset is impaired. If, in a subsequent period, the amount of the impairment loss decreases, for equity securities, the previously recognized impairment loss is reversed to the extent to the decrease and recorded as an adjustment to stockholders—equity; for debt securities, the amount of the decrease is recognized in earnings, provided that the decrease is clearly attributable to an event which occurred after the impairment loss was recognized.

Held-to-maturity Financial Assets

Held-to-maturity financial assets are carried at amortized cost using the effective interest method. Those financial assets are initially recognized at fair value plus transaction costs that are directly attributable to the acquisition. Gains and losses are recognized at the time of derecognition, impairment or amortization. A regular way purchase or sale of financial assets is accounted for using trade date accounting.

If there is objective evidence which indicates that a financial asset is impaired, a loss is recognized. If, in a subsequent period, the amount of the impairment loss decreases and the decrease is clearly attributable to an event which occurred after the impairment loss was recognized, the previously recognized impairment loss is reversed to the extent of the decrease. The reversal may not result in a carrying amount that exceeds the amortized cost that would have been determined as if no impairment loss had been recognized.

Revenue Recognition, Account Receivables and Allowance for Doubtful Receivables

Revenues are recognized when they are realized or realizable and earned. Revenues are realized or realizable and earned when the Company has persuasive evidence of an arrangement, the goods have been delivered or the services have been rendered to the customer, the sales price is fixed or determinable and collectibility is reasonably assured.

Revenue is measured at the fair value of the consideration received or receivable and represents amounts agreed between the Company and the customers for goods sold in the normal course of business, net of sales discounts and volume rebates. For trade receivables due within one year from the balance sheet date, as the nominal value of the consideration to be received approximates its fair value and transactions are frequent, fair value of the consideration is not determined by discounting all future receipts using an imputed rate of interest.

Usage revenues from fixed-line services (including local, domestic long distance and international long distance), cellular services, Internet and data services, and interconnection and call transfer fees from other telecommunications companies and carriers are billed in arrears and are recognized based upon minutes of traffic processed when the services are provided in accordance with contract terms.

The costs of providing services are recognized as incurred. Incentives to third party dealers for inducing business which are payable when the end user enters into an airtime contract are recognized in marketing expenses as incurred.

Other revenues are recognized as follows: (a) one-time subscriber connection fees (on fixed-line services) are deferred and recognized over the average expected customer service periods, (b) monthly fees (on fixed-line services, wireless and Internet and data services) are accrued every month, and (c) prepaid services (fixed-line, cellular and Internet) are recognized as income based upon actual usage by customers or when the right to use those services expires.

Where the Company enters into transactions which involve both the provision of air time bundled with products such as 3G data card and handset, total consideration received from handsets in these arrangements is allocated and measured using units of accounting within the arrangement based on relative fair values limited to the amount that is not contingent upon the delivery of other items or services.

Where the Company sells products to third party cellular phone stores the Company records the direct sale of the products, typically handsets, as gross revenue when the Company is the primary obligor in the arrangement and when title is passed and the products are accepted by the stores.

An allowance for doubtful receivables is provided based on a review of the collectibility of accounts receivable. The Company determines the amount of allowance for doubtful receivables by examining the aging analysis of outstanding accounts receivable.

Inventories

Inventories including merchandise and work-in-process are stated at the lower of cost (weighted-average cost) or net realizable value item by item, except for those that may be appropriate to group items of similar or related inventories. Net realizable value is the estimated selling price of inventories less all estimated costs of completion and costs necessary to make the sale.

Beginning from 2008, the Company classified certain land as land held for development within inventories. Prior to 2008, such land was classified as part of property, plant, and equipment. Such land is stated at the lower of cost or net realizable value. Prepayments for licensing and other miscellaneous costs have been capitalized as part of inventory. Profit shall be recognized in full when the land is sold, provided (a) the profit is determinable, that is, the collectibility of the sales price is reasonably assured or the amount that will not be collectible can be estimated, and (b) the earnings process is virtually complete.

Investments Accounted for Using Equity Method

Investments in companies in which the Company exercises significant influence over the operating and financial policy decisions are accounted for by the equity method. Under the equity method, the investment is initially stated at cost and subsequently adjusted for its proportionate share in the net earnings of the investee companies. Any cash dividends received are recognized as a reduction in the carrying value of the investments.

Gains or losses on sales from the Company to equity method investees wherein Chunghwa exercises significant influence over these equity investees are deferred in proportion to the Company s ownership percentage in the investees until such gains or losses are realized through transactions with third parties. Gains or losses on sales from equity method investees to Chunghwa are deferred in proportion to Chunghwa s ownership percentages in the investees until they are realized through transactions with third parties.

Effective January 1, 2006, pursuant to the revised Statement of Financial Accounting Standards No. 5, the cost of an investment shall be analyzed and the difference between the cost of investment and the fair value of identifiable net assets acquired, representing goodwill, shall not be amortized and instead shall be tested for impairment annually. If the fair value of identifiable net assets acquired exceeds the cost of investment, the excess shall be proportionately allocated as reductions to fair values of noncurrent assets except (a) financial assets other than investments accounted for using equity method, (b) assets to be disposed of by sale (c) deferred tax assets, and (d) prepaid assets relating to pension or other postretirement benefit plans. If any excess remains after reducing the aforementioned items, the remaining excess shall be recognized as an extraordinary gain.

When the Company subscribes for additional investees shares at a percentage different from its existing ownership percentage, the resulting carrying amount of the investment in the investee differs from the amount of the Company share of the investee s equity. The Company records such a difference as an adjustment to long-term investments with the corresponding amount charged or credited to additional paid-in capital to the extent available, with the balance charged to retained earnings.

Financial Assets Carried at Cost

Investments in equity instruments that do not have a quoted price in an active market and whose fair values cannot be reliably measured such as non-publicly traded stocks are measured at their original cost. If there is objective evidence which indicates that a financial asset is impaired, a loss is recognized. A subsequent reversal of such impairment loss is not allowed.

The accounting treatment for cash dividends and stock dividends arising from financial assets carried at cost is the same as that for cash dividends and stock dividends arising from available-for-sale financial assets.

Property, Plant and Equipment

Property, plant and equipment are stated at cost plus a revaluation increment, if any, less accumulated depreciation and accumulated impairment loss. The interest costs that are directly attributable to the acquisition, construction of a qualifying asset are capitalized as property, plant and equipment. Major renewals and betterments are capitalized, while maintenance and repairs are expensed as incurred.

When an indication of impairment is identified, any excess of the carrying amount of an asset over its recoverable amount is recognized as a loss. If the recoverable amount increases in a subsequent period, the amount previously recognized as impairment would be reversed and recognized as a gain. However, the adjusted amount may not exceed the carrying amount that would have been determined, net of depreciation, as if no impairment loss had been recognized.

An impairment loss on a revalued asset is charged to unrealized revaluation increment under equity to the extent available, with the balance recognized as a loss in earnings. If the recoverable amount increases in a subsequent period, the amount previously recognized as impairment loss could be reversed and recognized as a gain, with the remaining credited to unrealized revaluation increment.

Depreciation expense is computed using the straight-line method over the following estimated service lives: land improvements - 10 to 30 years; buildings - 10 to 60 years; computer equipment - 3 to 10 years; telecommunication equipment - 5 to 30 years; transportation equipment - 5 to 10 years; and miscellaneous equipment - 2 to 12 years.

Upon sale or disposal of property, plant and equipment, the related cost, accumulated depreciation, accumulated impairment losses and any unrealized revaluation increment are deducted from the corresponding accounts, and any gain or loss recorded as non-operating gains or losses in the period of sale or disposal.

Intangible Assets

Intangible assets mainly including 3G Concession, computer software, patents and goodwill.

The 3G Concession is valid through December 31, 2018. The 3G Concession fee is amortized on a straight-line basis from the date operations commence through the date the license expires. Computer software costs and patents are amortized using the straight-line method over the estimated useful lives of 2-20 years.

Goodwill represents the excess of the consideration paid for acquisition over the fair value of identifiable net assets acquired. Goodwill is tested for impairment annually. If an event occurs or circumstances change which indicates that the fair value of goodwill is more likely than not below its carrying amount, an impairment loss is recognized. A subsequent reversal of such impairment loss is not allowed.

The Company adopted the Statements of Financial Accounting Standards No. 37, Intangible Assets. Expenditure on research shall be expensed as incurred. Development Costs are capitalized when those costs meet relative criteria and are amortized using the straight-line method over estimated useful lives. Development costs do not meet relative criteria shall be expensed as incurred.

When an indication of impairment is identified, any excess of the carrying amount of an asset over its recoverable amount is recognized as a loss. If the recoverable amount increases in a subsequent period, the amount previously recognized as impairment would be reversed and recognized as a gain. However, the adjusted amount may not exceed the carrying amount that would have been determined, as if no impairment loss had been recognized.

Idle Assets

Idle assets are carried at the lower of recoverable amount or carrying amount.

Pension Costs

For defined benefit pension plans, net periodic pension benefit cost is recorded in the consolidated statement of income and includes service cost, interest cost, expected return on plan assets, amortization of prior service costs, amortization of pension gains (losses) and curtailment or settlement gains (losses).

The Company recognizes into income, any unrecognized actuarial net gains or losses that exceed 10% of the larger of projected benefit obligations or plan assets, defined as the corridor. Amounts inside this 10% corridor are amortized over the average remaining service life of active plan participants. Actuarial net gains and losses occur when actual experience differs from any of the many assumptions used to value the plans. Differences between the expected and actual returns on plan assets and changes in interest rate, which affect the discount rate used to value projected plan obligations, can have a significant impact on the calculation of pension net gains and losses from year to year.

The curtailments and settlement gains (losses) resulted from the Chunghwa s early retirement programs. Curtailment/settlement gains or losses are equal to the changes of underfunded status plus the a pro rata portion of the unrecognized prior service cost, unrecognized net gains (losses), and unrecognized transition obligations/assets, before the settlement/curtailment event multiplied by the percentage reduction in projected benefit obligation.

The projected benefit obligation represents the actuarial present value of benefits expected to be paid upon retirement based on estimated future compensation levels.

The carrying amount of accrued pension liability should be the sum of the following amounts: (a) projected benefit obligation as of balance sheet date, (b) minus (plus) unamortized actuarial loss (gain), (c) minus unamortized prior service cost, and (d) minus the fair value of plan assets. If the amount determined by above calculation is negative, it is viewed as prepaid pension cost. The prepaid pension cost is measured at the lower of: (a) the amount determined above, and (b) the sum of the following amounts: (i) unamortized actuarial loss, (ii) unamortized prior service cost, and (iii) the present value of refunds from the plan or reductions in future contributions to the plan.

The measurement of benefit obligations and net periodic cost (income) is based on estimates and assumptions approved by the company s management such as compensation, age and seniority, as well as certain assumptions, including estimates of discount rates, expected return on plan assets and rate of compensation increases.

For employees under defined contribution pension plans, pension costs are recorded based on the actual contributions made to employees individual pension accounts during their service periods.

Expense Recognition

The costs of providing services are recognized as incurred. The cost includes incentives to third party dealers for inducing business which are payable when the end user enters into an airtime contract.

Treasury Stock

Treasury stock is recorded at cost and shown as a reduction to stockholders equity. Upon cancellation of treasury stock, the treasury stock account is reduced and the common stocks as well as the capital surplus are reversed on a pro rata basis. If capital surplus is not sufficient for debiting purposes, the difference is charged to retained earnings.

Share-based Compensation

Employee stock options granted on or after January 1, 2008 are accounted for using fair value method in accordance with under SFAS No. 39, Accounting for Share-based Payment. The adoption of SFAS No. 39 did not have any impact on the Company.

Employee stock options granted between January 1, 2004 and December 31, 2007 were accounted for under the interpretations issued by the Accounting Research and Development Foundation (the ARDF). The Company adopted the intrinsic value method, under which compensation cost was amortized over the vesting period.

Income Tax

The Company applies inter-period allocations for its income tax, whereby deferred income tax assets and liabilities are recognized for the tax effects of temporary differences and unused tax credits. Valuation allowances are provided to the extent, if any, that it is more likely than not that deferred income tax assets will not be realized. A deferred tax asset or liability is classified as current or noncurrent in accordance with the classification of its related asset or liability. However, if a deferred tax asset or liability does not relate to an asset or liability in the financial statements, then it is classified as either current or noncurrent based on the expected length of time before it is realized or settled.

Any tax credits arising from purchases of machinery, equipment and technology, research and development expenditures, personnel training, and investments in important technology-based enterprises are recognized using the flow-through method.

Adjustments of prior years tax liabilities are added to or deducted from the current year s tax provision.

Income taxes (10%) on undistributed earnings is recorded in the year of stockholders approval which is the year subsequent to the year the earnings are generated.

Foreign-currency Transactions

Foreign-currency transactions are recorded in New Taiwan dollars at the rates of exchange in effect when the transactions occur. Exchange gains or losses derived from foreign-currency transactions or monetary assets and liabilities denominated in foreign currencies are recognized in earnings. At the balance sheet date, monetary assets and liabilities denominated in foreign currencies are revalued at prevailing exchange rates with the resulting gains or losses recognized in earnings.

The financial statements of foreign equity investees are translated into New Taiwan dollars at the following exchange rates. Assets and liabilities - spot rates at period-end; stockholders equity - historical rates, income and expenses - average rates during the period. The resulting translation adjustments are recorded as a separate component of stockholders equity.

Hedge Accounting

A hedging relationship qualifies for hedge accounting only if, all of the following conditions are met: (a) at the inception of the hedge, there is formal documentation of the hedging relationship and the entity s risk management objective and strategy for undertaking the hedge; (b) the hedge is expected to be highly effective in achieving offsetting changes in fair value attributable to the hedged risk, consistently with the risk management strategy documented for that particular hedging relationship; (c) the effectiveness of the hedge can be reliably measured; (d) the hedge is assessed on an ongoing basis and determined actually to have been highly effective throughout the financial reporting periods for which the hedge was designated.

The gain or loss from remeasuring the hedging instrument at fair value and the gain or loss on the hedged item attributable to the hedged risk are recognized in earnings.

3. EFFECT OF CHANGES IN ACCOUNTING PRINCIPLES

The Company adopted the newly-revised Statements of Financial Accounting Standards No. 10, Accounting for Inventories, (SFAS No. 10) beginning from January 1, 2009, which requires inventories to be stated at the lower of cost (weighted-average cost) or net realizable value item by item, except for those that may be appropriate to group items of similar or related inventories. The inventory-related incomes and expenses shall be classified as operating cost. The adoption of the revised SFAS No. 10 does not have significant impact on the Company s consolidated net income and basic earnings per share (after income tax) for the six months ended June 30, 2009. The Company reclassified non-operating losses of \$24,357 thousand to operating costs for the six months ended June 30, 2008.

In March 2007, the ARDF issued an Interpretation 96-052 that requires companies to recognize bonuses paid to employees, directors and supervisors as an expense rather than an appropriation of earnings beginning from January 1, 2008. Beginning from 2009, such bonuses are classified as an operating activity for purposes of the statement of cash flows when paid.

4. CASH AND CASH EQUIVALENTS

	J	une 30
	2009	2008
Cash		
Cash on hand	\$ 495,080	5 \$ 161,406
Bank deposits	11,915,400	18,795,209
Negotiable certificate of deposit, annual yield rate - ranging from 0.15%-2.84% and 2.00%-4.31%		
for 2009 and 2008, respectively.	49,570,484	49,449,950
	61,980,970	0 68,406,565
Cash equivalents		
Commercial paper, annual yield rate - ranging from 0.13%-0.20% and 1.99%-2.04% for 2009 and		
2008, respectively.	21,441,689	9 26,939,835
	\$ 83,422,659	9 \$ 95,346,400

5. FINANCIAL ASSETS AND LIABILITIES AT FAIR VALUE THROUGH PROFIT OR LOSS

	Ju	ine 30
	2009	2008
Derivatives - financial assets		
Currency swap contracts	\$ 22,423	\$
Forward exchange contracts	31	69
Index future contracts		135,238
	\$ 22,454	\$ 135,307
Derivatives - financial liabilities		
Forward exchange contracts	\$ 501	\$ 38,765
Currency option contracts		3,274,607
	\$ 501	\$ 3,313,372

Chunghwa entered into investment management agreements with a well-known financial institutions (fund managers) to manage its investment portfolios in 2006. The investment portfolios managed by these fund managers aggregated to an original amount of US\$100,000 thousand. Chunghwa terminated the investment management agreements on April 14, 2009 and asked fund managers to dispose all the investment portfolios. The fund managers had disposed all investment portfolios before June 23, 2009 and returned the proceeds to Chunghwa.

The Company entered into currency swap contracts, forward exchange contracts and index future contracts to reduce its exposure to foreign currency risk and variability in operating results due to fluctuations in exchange rates and stock prices. However, derivatives that do not meet the criteria for hedge accounting is classified as financial assets or financial liabilities held for trading.

Outstanding currency swap contracts and forward exchange contracts on June 30, 2009 and 2008 were as follows:

	Currency	Maturity Period		ontract Amount in Thousands)
June 30, 2009				
Currency swap contracts	USD/NTD	2009.07	USD 85	,000/NTD 2,788,879
Forward exchange contracts - buy	NTD/USD	2009.07	NTD	183,773
June 30, 2008				
Forward exchange contracts - sell	USD/TWD	2008.07-09	USD	320,000
	EUR/USD	2008.08	EUR	18,105
	GBP/USD	2008.08	GBP	2,250
	JPY/USD	2008.08	JPY	523,000
Forward exchange contracts - buy	TWD/USD	2008.07	NTD	149,934

The Company did not have any outstanding index future contracts on June 30, 2009.

Outstanding index future contracts on June 30, 2008 were as follows:

				ntract mount
	Maturity Period	Units	(in Th	nousands)
June 30, 2008				
AMSTERDAM IDX FUT	2008.07	13	EUR	1,209
IBEX 35 INDX FUTR	2008.07	7	EUR	897
CAC40 10 EURO FUT	2008.07	3	EUR	141
DAX INDEX FUTURE	2008.09	1	EUR	172
MINI S&P/MIB FUT	2008.09	37	EUR	1,155
FTSE 100 IDX FUT	2008.09	18	GBP	1,065
TOPIX INDEX FUTURE	2008.09	36	JPY	504,432
S&P 500 FUTURE	2008.09	16	USD	5,373
S&P 500 EMINI FUTURE	2008.09	38	USD	2,549

As of June 30, 2008, the deposits paid for outstanding index future contracts were \$101,374 thousand.

In September 2007, Chunghwa entered into a 10-year, foreign currency derivative contract with Goldman Sachs Group Inc. (Goldman) and valuations are made biweekly starting from September 20, 2007 which are 260 valuation periods totally. Under the terms of the contract, if the NT dollar/US dollar exchange rate is less than NT\$31.50 per US dollar at any two consecutive bi-weekly valuation dates during the valuation period starting from October 4, 2007 to September 5, 2017, Chunghwa was required to make a cash payment to Goldman. The settlement amount is determined by the difference between the applicable exchange rates and the base amount of US\$4,000 thousand. Conversely, if the NT dollar/US dollar exchange rate was above NT\$31.50 per US dollar using the same valuation methodology, Goldman would have a settlement obligation to Chunghwa determined using a base amount of US\$2,000 thousand. Further, if the exchange rate is at or above NT\$32.70 per US dollar starting from December 12, 2007 at any time, the contract will be terminated at that time. In accordance with the terms of the contract, Chunghwa deposited US\$3,000 thousand with Goldman with annual yield rate of 8%. On October 21, 2008, the exchange rate was above NT\$32.70 per US dollar, so the contract was terminated at that time.

Net gain and loss arising from financial assets and liabilities at fair value through profit or loss for the six months ended June 30, 2009 and 2008 were \$44,016 thousand (including realized settlement loss of \$69,996 thousand and net valuation gain of \$114,012 thousand) and \$2,121,566 thousand (including realized settlement gain of \$542,283 thousand and net valuation loss of \$2,663,849 thousand), respectively.

6. AVAILABLE-FOR-SALE FINANCIAL ASSETS

	Jun	ie 30
	2009	2008
Open-end mutual funds	\$ 16,195,159	\$ 17,953,635
Real estate investment trust fund	182,820	236,455
Foreign listed stocks		789,379

\$ 16,377,979

\$18,979,469

For the six months ended June 30, 2009 and 2008, movements of unrealized gain or loss on financial instruments mentioned above were as follows:

		Six Months Ended June 30	
	2009	2008	
Balance, beginning of period	\$ (2,264,932)	\$ 37,420	
Recognized in stockholders equity	773,814	(1,409,684)	
Transferred to profit or loss	113,399	188,785	
Balance, end of period	\$ (1,377,719)	\$ (1,183,479)	

Global economic and financial circumstances have significantly changed. As a result, Chunghwa determined that the impairment losses of available-for-sale financial assets is other-than-temporary in nature, and recorded impairment losses of \$85,349 thousand and nil for the six months ended June 30, 2009 and 2008, respectively. Chunghwa recorded impairment losses of \$1,139,105 thousand in 2008.

7. HELD-TO-MATURITY FINANCIAL ASSETS

	June 30	
	2009	2008
Corporate bonds, nominal interest rate ranging from 0.799%-4.750% and 0.799%-2.680% for 2009 and 2008, respectively; effective interest rate ranging from 0.799%-2.950% and 0.799%-2.680%	¢ 4 200 012	¢ 750,000
for 2009 and 2008, respectively	\$ 4,388,813	\$ 750,000
Financial institution bonds, nominal interest rate ranging from 1.950%-2.300% and 0.0%-4.0% for 2009 and 2008, respectively; effective interest rate ranging from 1.140%-2.900% and 2.45%-4.0%,		
respectively	796,752	599,676
Collateralized loan obligation, nominal and effective interest rate were both 2.175% for 2009 and		
2008	21,167	59,111
	5,206,732	1,408,787
Less: Current portion	670,541	644,935
	\$ 4,536,191	\$ 763,852

8. ALLOWANCE FOR DOUBTFUL ACCOUNTS

	Six Months En	Six Months Ended June 30	
	2009	2008	
Balance, beginning of period	\$ 3,050,691	\$ 3,430,157	
Charge to expense for doubtful accounts	261,964	333,012	
Impact on acquisition of subsidiaries		983	
Accounts receivable written off	(411,166)	(572,740)	
Balance, end of period	\$ 2,901,489	\$ 3,191,412	

9. OTHER CURRENT MONETARY ASSETS

	Jun	June 30		
	2009	2008		
Accrued custodial receipts from other carriers	\$ 546,036	\$ 641,245		
Other	2,428,762	1,987,168		
	\$ 2,974,798	\$ 2,628,413		

10. INVENTORIES, NET

	Jun	June 30	
	2009	2008	
Merchandise	\$ 1,628,004	\$ 2,465,732	
Work in process	514,046	199,334	
	2,142,050	2,665,066	
Land held under development	706,177		
Land held for development	337,738	704,412	
Prepayment for construction	43,705		
	\$ 3,229,670	\$ 3,369,478	

The operating costs related to inventories for the six months ended June 30, 2009 was \$10,165,458 thousand, including the accruals for product warranty costs of \$3,827 thousand. The operating costs related to inventories for the six months ended June 30, 2008 was \$12,129,108 thousand, including valuation loss on inventories of \$24,357 thousand and the reversal of accruals for product warranty costs of \$19,484 thousand.

Land held under development on June 30, 2009 was for Wan-Xi project which is expected to be completed in 2012.

11. OTHER CURRENT ASSETS

	Jun	June 30	
	2009	2008	
Prepaid expenses	\$ 2,486,753	\$ 3,512,790	
Spare parts	1,868,913	2,323,784	
Prepaid rents	884,389	762,602	
Miscellaneous	543,263	498,333	
	\$ 5,783,318	\$ 7,097,509	

12. INVESTMENTS ACCOUNTED FOR USING EQUITY METHOD

	June 30			
	200	9	200	8
	Carrying	% of	Carrying	% of
	Value	Ownership	Value	Ownership
Chunghwa Investment Co., Ltd. (CHI)	\$ 841,475	49	\$ 876,867	49
Taiwan International Standard Electronics Co., Ltd. (TISE)	495,158	40	578,926	40
ST-2 Satellite Ventures Pte., Ltd. (SSVP)	409,790	38		
Senao Networks, Inc. (SNI)	269,365	42	251,294	47
Viettel-CHT Co., Ltd. (Viettel-CHT)	88,198	33	88,207	33
Skysoft Co., Ltd. (SKYSOFT)	85,775	30	78,973	30
KingWaytek Technology Co., Ltd. (KWT)	69,003	33	75,671	33
So-net Entertainment Taiwan (So-net)	44,929	30		
ELTA Technology Co., Ltd. (ELTA)			42,883	32
A-Kuei Publishing Co., Ltd. (AKP)			178	49
· · · · · · · · · · · · · · · · · · ·				
	\$ 2,303,693		\$ 1,992,999	

ST-1 telecommunications satellite is expected be retired in 2011; therefore, CHTS and SingTelSat Pte., Ltd. established a joint venture, ST-2 Satellite Ventures Pte., Ltd. (SSVP) in Singapore in October 2008 in order to maintain the current service. By June 30, 2009, Chunghwa has invested \$409,061 thousand. SSVP will engage in the installation and the operation of ST-2 telecommunications satellite.

Chunghwa established Viettel-CHT Co., Ltd. ($\,$ Viettel-CHT $\,$) with Viettel Co., Ltd. in Vietnam in April 2008, by investing \$91,239 thousand cash. Viettel-CHT engages mainly in IDC services.

Chunghwa invested KingWaytek Technology Co., Ltd. (KWT) in January 2008, for a purchase price of \$71,770 thousand. KWT engages mainly in publishing books, data processing and software services.

Chunghwa participated in So-net Entertainment Taiwan s capital increase on April 3, 2009, by investing \$60,008 thousand cash, and acquired 30% of its shares. So-net Entertainment Taiwan engages mainly in online service and sale of computer hardware.

ELTA engages mainly in professional on-line and mobile value-added content aggregative services. Chunghwa sold all shares of ELTA with carrying value \$51,152 thousand on July 23, 2008 for a selling price of \$44,047 thousand and recognized a disposal loss of \$7,105 thousand.

The equity in earnings for the six months ended June 30, 2009 and 2008 were based on the audited financial statements.

13. FINANCIAL ASSETS CARRIED AT COST

	June 30			
	2009		2008	
	Carrying Value	% of Ownership	Carrying Value	% of Ownership
Taipei Financial Center (TFC)	\$ 1,789,530	12	\$ 1,789,530	12
Industrial Bank of Taiwan II Venture Capital Co., Ltd. (IBT II)	200,000	17	200,000	17
Global Mobile Corp. (GMC)	127,018	11	127,018	11
iD Branding Ventures (iDBV)	75,000	8	75,000	8
RPTI International (RPTI)	34,500	12	49,500	12
N.T.U Innovation Incubation (NTUI)	12,000	9	12,000	9
Essence Technology Solution, Inc. (ETS)	10,000	9	20,000	9
3 Link Information Service Co., Ltd. (3 Link)	3,450	10	3,450	10
eASPNet Taiwan Inc. (eASPNet)		2		2

\$ 2,251,498

\$ 2,276,498

Chunghwa invested in IBT II in January 2008, for a purchase price of \$200,000 thousand. IBT II engages mainly in investment. IBT II completed its incorporation on February 13, 2008.

Chunghwa invested in GMC in December 2007, for a purchase price of \$168,038 thousand for 16,796 thousand shares. GMC engages mainly in wire communication services and computer software wholesale and circuit engineering. The National Communications Commission (NCC) informed Chunghwa with the Communication Letter (#0974102087) on April 1, 2008 that its investment in GMC was not authorized by NCC, and notified Chunghwa on May 5, 2008 that Chunghwa should dispose of its investment in GMC no later than June 30, 2008; otherwise, NCC would fine Chunghwa according to the Telecommunication Act. In April 2008, Chunghwa disposed of a portion of its investment in GMC (4,100 thousand shares) and filed an appeal to NCC to suspend the enforcement. In July 2008, NCC resolved that according to the Administrative Penalty Act, Chunghwa could not divest of its investment in the short time period provided and that Chunghwa would not be subject to fines as noted above. In October 2008, NCC revoked the original decree about Chunghwa s investment in GMC, therefore, Chunghwa did not dispose of its remaining holding in GMC.

After evaluating the investments in RPTI and ETS, Chunghwa determined the investments in RPTI and ETS were impaired and recognized impairment losses of \$15,000 thousand and \$10,000 thousand, respectively, for the year ended December 31, 2008.

Chunghwa participated in TFC s capital increase in October 2008 and prepaid \$285,859 thousand. However, TFC is not expected to be able to collect enough amount of capital increase within a specific period; therefore TFC s board of directors held a meeting on April 10, 2009 and resolved to withdraw its capital increase plan from Securities and Futures Bureau of Financial Supervisory Commission, Executive Yuan (SFB). TFC returned the prepayment to Chunghwa on May 8, 2009.

The above investments that do not have a quoted market price in an active market and whose fair values cannot be reliably measured are carried at original cost.

14. OTHER MONETARY ASSETS - NONCURRENT

	June	June 30	
	2009	2008	
Piping Fund	\$ 1,000,000	\$ 1,000,000	
Taiwan Goal Co., Ltd. (TG)		29,100	
	\$ 1,000,000	\$ 1,029,100	

As part of the government s effort to upgrade the existing telecommunications infrastructure, Chunghwa and other public utility companies were required by the ROC government to contribute a total of \$1,000,000 thousand to a Piping Fund administered by the Taipei City Government. This funds was used to finance various telecommunications infrastructure projects.

In January 2008, CHSI invested in Taiwan Goal Co., Ltd. (TG) for a purchase price of \$30,000 thousand. TG engages mainly in import and export activities for machine wholesale, arms and ammunition products. On March 17, 2008, the stockholders of TG resolved to dissolve TG at a special meeting. Therefore, CHSI has reclassified its investment to other financial assets and recognized a loss of \$900 thousand for the six month ended June 30, 2008. As of December 31, 2008, TG has completed its dissolution process. CHSI received \$29,585 thousand for the liquidation and recognized a loss of \$415 thousand in 2008.

15. PROPERTY, PLANT AND EQUIPMENT

	June 30	
	2009	2008
Cost		
Land	\$ 101,474,866	\$ 102,056,021
Land improvements	1,513,208	1,484,013
Buildings	63,157,815	62,850,705
Computer equipment	15,823,342	15,404,617
Telecommunications equipment	653,783,918	642,939,298
Transportation equipment	2,244,208	2,753,805
Miscellaneous equipment	7,283,620	7,479,111
Total cost	845,280,977	834,967,570
Revaluation increment on land	5,810,342	5,820,548
	851,091,319	840,788,118
Accumulated depreciation		
Land improvements	923,853	871,734
Buildings	16,879,207	15,768,414
Computer equipment	12,017,316	11,759,381
Telecommunications equipment	512,567,243	495,949,466
Transportation equipment	2,057,372	2,604,918
Miscellaneous equipment	6,143,713	6,409,034
	550,588,704	533,362,947
Construction in progress and advances related to acquisition of equipment	14,181,979	14,425,108
Property, plant and equipment, net	\$ 314,684,594	\$ 321,850,279

Pursuant to the related regulations, Chunghwa revalued its land owned as of April 30, 2000 based on the publicly announced values on July 1, 1999. These revaluations which have been approved by the Ministry of Auditing resulted in increases in the carrying values of property, plant and equipment of \$5,986,074 thousand, liabilities for land value incremental tax of \$211,182 thousand, and stockholder s equity - other adjustments of \$5,774,892 thousand.

The amendment to the Land Tax Act, relating to the article to permanently lower land value incremental tax, went effective from February 1, 2005. In accordance with the lowered tax rates, Chunghwa recomputed its land value incremental tax, and reclassified the reserve for land value incremental tax of \$116,196 thousand to stockholders equity - other adjustments. As of June 30, 2009, the unrealized revaluation increment was decreased to \$5,812,879 thousand by disposal of revaluation assets.

Depreciation on property, plant and equipment for the six months ended June 30, 2009 and 2008 amounted to \$17,782,402 thousand and \$18,705,762 thousand, respectively. Capitalized interest expenses for the six months ended June 30, 2009 and 2008 amounted to \$193 thousand and \$143 thousand, and capitalized rates were 1.238%-1.604% and 2.85%-2.88%, respectively.

16. SHORT-TERM LOANS

	June 30	
	2009	2008
Unsecured loans - annual rate - 1.20%-1.30% and 2.90% for 2009 and 2008, respectively	\$ 256,000	\$ 10,000
Secured loan - annual rate - 2.85%-2.98%		65,000
	\$ 256,000	\$ 75,000

17. ACCRUED EXPENSES

	June 30	
	2009	2008
Accrued salary and compensation	\$ 7,440,198	\$ 7,934,366
Accrued employees bonuses and remuneration to directors and supervisors	2,509,910	822,345
Accrued franchise fees	1,137,051	1,219,579
Other accrued expenses	2,483,372	1,621,292
	\$ 13,570,531	\$ 11,597,582

18. OTHER CURRENT LIABILITIES

	June 30	
	2009	2008
Advances from subscribers	\$ 5,773,165	\$ 5,827,544
Amounts collected in trust for others	2,343,607	2,599,044
Payables to constructors	2,012,710	1,025,968
Payables to equipment suppliers	1,269,180	1,366,748
Refundable customers deposits	1,012,910	955,192
Payables to employees bonuses and remuneration to directors and supervisors		1,394,077
Miscellaneous	4,193,769	3,952,832

\$17,121,405

\$ 16,605,341

19. LONG-TERM LOANS (INCLUDING LONG-TERM LOANS - CURRENT PORTION)

	June 30	
	2009	2008
Unsecured loans - annual rate 2.01%-2.167%	\$ 360,011	\$
Secured loans - annual rate - 1%	14,700	37,840
	374,711	37,840
Less: Current portion of long-term loans	104,668	4,200
	\$ 270,043	\$ 33,640

CHIEF obtained an unsecured loan from Bank of Taiwan. Interest and principal amount are payable monthly from January 6, 2009 with a due date of January 6, 2013.

SHE obtained a loan from the Industrial Development Bureau, Ministry of Economic Affairs for research and development purpose and obtained a secured loan from Taiwan Business Bank. Interest is payable monthly and the principal is payable every three month from January 15, 2009 with a due date of April 15, 2013.

20. MATURITY ANALYSIS OF ASSETS AND LIABILITIES

The Company classified LED s assets and liabilities of the construction operations as current and noncurrent according to the length of the operating cycle of the construction operations. Maturity analysis of LED s related assets and liabilities was as follows:

	June 30, 2009		
	With in One Year	Over One Year	Total
Assets			
Inventories	\$	\$ 1,087,620	\$ 1,087,620
Deferred expenses (classified as other current assets)		91,580	91,580
Restricted assets (classified as other assets - others)		76,501	76,501
	\$	\$ 1,255,701	\$ 1,255,701
<u>Liabilities</u>		* • • • • • • • • • • • • • • • • • • •	4 247 400
Advance from of land and building (classified as other current liabilities)	\$	\$ 247,480	\$ 247,480

With in One Year	Over One Year	Total
\$	\$ 704,412	\$ 704,412
8,751	59,705	68,456
\$ 8,751	\$ 764,117	\$ 772,868
\$ 18	\$	\$ 18
708	146,775	147,483
	\$ 8,751 \$ 8,751 \$ 18	\$ 8,751

21. STOCKHOLDERS EQUITY

Under Chunghwa s Articles of Incorporation, Chunghwa s authorized capital is \$120,000,000,000 which is divided into 12,000,000,000 common shares (at \$10 par value per share), among which 9,696,808,181 shares are issued and outstanding as of June 30, 2009.

On March 28, 2006, the board of directors approved the issuance of the 2 preferred shares, and the MOTC purchased the 2 preferred shares at par value on April 4, 2006. In accordance with the Articles of Incorporation of Chunghwa, the preferred shares would be redeemed by Chunghwa three years from the date of issuance at their par value. These preferred shares expired on April 4, 2009 and were redeemed on April 6, 2009.

For the purpose of privatizing Chunghwa, the MOTC sold 1,109,750 thousand common shares of Chunghwa in an international offering of securities in the form of American Depositary Shares (ADS) amounting to 110,975 thousand units (one ADS represents ten common shares) on the New York Stock Exchange on July 17, 2003. Afterwards, the MOTC sold 1,350,682 thousand common shares in the form of ADS amounting to 135,068 thousand units on August 10, 2005. Subsequently, the MOTC and Taiwan Mobile Co., Ltd. sold 505,389 thousand and 58,959 thousand common shares of Chunghwa, respectively, in the form of ADS totally amounting to 56,435 thousand units on September 29, 2006. The MOTC and Taiwan Mobile Co., Ltd. have sold 3,024,780 thousand common shares in the form of ADS amounting to 302,478 thousand units. As of June 30, 2009, the outstanding ADSs were 1,154,330 thousand common shares, which equaled approximately 115,433 thousand units and represented 11.90% of Chunghwa s total outstanding common shares.

The ADS holders generally have the same rights and obligations as other common stockholders, subject to the provision of relevant laws. The exercise of such rights and obligations shall comply with the related regulations and deposit agreement, which stipulate, among other things, that ADS holders can, through deposit agents:

- a. Exercise their voting rights,
- b. Sell their ADSs, and
- c. Receive dividends declared and subscribe to the issuance of new shares.

Under the ROC Company Law, additional paid-in capital may only be utilized to offset deficits. For those companies having no deficits, additional paid-in capital arising from capital surplus can be used to increase capital stock and distribute to stockholders in proportion to their ownership at the ex-dividend date. Also, such amounts can only be declared as a stock dividend by Chunghwa at an amount calculated in accordance with the provisions of existing regulations. The combined amount of any portions capitalized each year may not exceed 10 percent of common stock issued. However, where a company undergoes an organizational change (such as a merger, acquisition, or reorganization) that results in the capitalization of undistributed earnings after the organizational change, the above restriction does not apply.

In addition, before distributing a dividend or making any other distribution to stockholders, Chunghwa must pay all outstanding taxes, recover any past losses and set aside a legal reserve equal to 10% of its net income, and depending on its business needs or requirements, may also set aside a special reserve. In accordance with the Articles of Incorporation, no less than 50% of the remaining earnings comprising remaining balance of net income, if any, plus cumulative undistributed earnings shall be distributed in the following order: (a) from 2% to 5% of distributable earnings shall be distributed to employees as employee bonus; (b) no more than 0.2% of distributable earnings shall be distributed to board of directors and supervisors as remuneration; and (c) cash dividends to be distributed shall not be less than 50% of the total amount of dividends to be distributed. If cash dividends to be distributed is less than \$0.10 per share, such cash dividend shall be distributed in the form of common shares.

Chunghwa operates in a capital-intensive and technology-intensive industry and requires capital expenditures to sustain its competitive position in high-growth market. Thus, Chunghwa s dividend policy takes into account future capital expenditure outlays. In this regard, a portion of the earnings may be retained to finance these capital expenditures. The remaining earnings can then be distributed as dividends if approved by the stockholders in the following year and will be recorded in the financial statements of that year.

For the six months ended June 30, 2009 and 2008, the accrual amounts for bonuses to employees and remuneration to directors and supervisors is based on management estimates including past experience and probable amount to be paid in accordance with Chunghwa s Articles of Incorporation and Implementation Guidance for the Employee s Bonus Distribution of Chunghwa Telecom Co., Ltd.

If the initial accrual amounts of the aforementioned bonus are significantly different from the amounts proposed by the board of directors, the difference is charged to the earnings of the year making the initial estimate. Otherwise, the difference between initial accrual amounts and the amounts resoluted in the stockholders meeting is charged to the earnings of the following year as a result of change of accounting estimate.

Under the ROC Company Law, the appropriation for legal reserve shall be made until the accumulated reserve equals the aggregate par value of the outstanding capital stock of Chunghwa. This reserve can only be used to offset a deficit, or when reaching 50% of the aggregate par value of the outstanding capital stock of Chunghwa, up to 50% of the reserve may, at the option of Chunghwa, be declared as a stock dividend and transferred to capital.

The appropriations and distributions of the 2008 and 2007 earnings of Chunghwa have been approved by the stockholders on June 19, 2009 and June 19, 2008 as follows:

		Appropriation and Distribution		Per Share
	2008	2007	2008	2007
Legal reserve	\$ 4,127,675	\$ 4,823,356	\$	\$
Special reserve	475			
Reversal of special reserve		3,304		
Cash dividends	37,138,775	40,716,130	3.83	4.26
Stock dividends		955,778		0.10
Employee bonus - cash		1,303,605		
Employee bonus - stock		434,535		
Remuneration to board of directors and supervisors		43,454		

The amounts for bonuses to employees and remuneration to directors and supervisors approved in the stockholders meeting on June 19, 2009, were \$1,629,915 thousand and \$38,807 thousand, respectively. The bonus to employees was all settled in cash. The aforementioned approved amounts of the bonus to employees and the remuneration to directors and supervisors were different from the accrual amounts of \$1,723,921 thousand and \$40,886 thousand, respectively, reflected in the statement of income for the year ended December 31, 2008. The differences of \$94,006 thousand and \$2,079 thousand, respectively, were treated as change in estimates and were adjusted against earnings for the six months ended June 30, 2009.

Information on the appropriation of Chunghwa s 2008 earnings, employee bonus and remuneration to directors and supervisors resolved by the board of directors and approved by the stockholders is available at the Market Observation Post System website.

The stockholders, at a meeting held on June 19, 2009, resolved to transfer capital surplus in the amount of \$9,696,808 thousand to common capital stock. The abovementioned 2009 capital increase proposal was effectively registered with SFB. The board of directors authorized the chairman of directors to decide the ex-dividend date of the aforementioned proposal and the chairman decided the ex-dividend date as August 9, 2009.

The stockholders, at the stockholders meeting held on June 19, 2009, also resolved to reduce the amount of capital in Chunghwa by a cash distribution to its stockholders in order to improve the financial condition of Chunghwa and better utilize its excess funds. The capital reduction plan was effected by a transfer of capital surplus in the amount of \$9,696,808 thousand to common capital stock. The stockholders further authorized the board of directors of Chunghwa to designate the record date of capital reduction after the capital reduction plan is effectively registered with SFB.

The stockholders, at a special meeting held on August 14, 2008, resolved to transfer capital surplus in the amount of \$19,115,554 thousand to common capital stock. The abovementioned 2008 capital increase proposal was effectively registered with SFB. The board of directors resolved the ex-dividend date of the aforementioned proposal as October 25, 2008.

The stockholders, at the stockholders meeting held on August 14, 2008, also resolved to reduce the amount of capital in Chunghwa by a cash distribution to its stockholders in order to improve the financial condition of Chunghwa and better utilize its excess funds. The capital reduction plan was effected by a transfer of capital surplus in the amount of \$19,115,554 thousand to common capital stock and was effectively registered with SFB. Chunghwa designated December 30, 2008 as the record date and March 9, 2009 as the stock transfer date of capital reduction. Subsequently, common capital stock was reduced by \$19,115,554 thousand and a liability for the same amount of cash to be distributed to stockholders was recorded. Such cash payment to stockholders was made in March 2009.

The stockholders, at a meeting held on June 15, 2007, resolved to transfer capital surplus in the amount of \$9,667,845 thousand to common capital stock and the capital increase proposal was effectively registered with SFB.

The stockholders, at the stockholders meeting held on June 15, 2007, also resolved to reduce the amount of capital in Chunghwa by a cash distribution to its stockholders in order to improve the financial condition of Chunghwa and better utilize its excess funds. The capital reduction plan was effected by a transfer of capital surplus in the amount of \$9,667,845 thousand to common capital stock and was effectively registered with SFB. Chunghwa designated October 19, 2007 and December 29, 2007 as the record date and the stock transfer date of capital reduction, respectively. Subsequently, common capital stock was reduced by \$9,667,845 thousand and a liability for the actual amount of cash to be distributed to stockholders of \$9,557,777 thousand was recorded. The difference between the reduction in common capital stock and the distribution amount represents treasury stock of \$110,068 thousand held by Chunghwa and concurrently cancelled. Such cash payment to stockholders was made in January 2008.

22. SENAO STOCK-BASED COMPENSATION PLANS

SENAO has several share-based compensation plans (SENAO Plans) described as follows:

Effective Date	Grant Date	Stock Options Units (Thousand)	Exercise Price
			\$ 14.7
2003.09.03	2003.10.17	3,981	(Original price \$20.2)
			17.6
2003.09.03	2004.03.04	385	(Original price \$23.9)
			10.0
2004.12.01	2004.12.28	6,500	(Original price \$11.6)
			14.4
2004.12.01	2005.11.28	1,500	(Original price \$18.3)
			13.3
2005.09.30	2006.05.05	10,000	(Original price \$16.9)
			42.6
2007.10.16	2007.10.31	6,181	(Original price \$44.2)
		28,547	

Each option is eligible to subscribe for one common share when exercisable. Under the terms of the Plans, the options are granted at an exercise price equal to the closing price of the SENAO s common shares listed on the TSE on the higher of closing price or par value. The SENAO Plans have exercise price adjustment formula upon the issuance of new common shares, capitalization of retained earnings and/or capital reserves, stock split as well as distribution of cash dividend (except for 2007 Plan), except (i) in the case of issuance of new shares in connection with mergers and in the case of cancellation of outstanding shares in connection with capital reduction (2007 Plan is out of this exception), and (ii) except if the exercise price after adjustment exceeds the exercise price before adjustment. The options of all the Plans are valid for six years and the graded vesting schedule for which 50% of option granted will vest two years after the grant date and another two tranches of 25% will vest three and four years after the grant date respectively.

Information about SENAO s outstanding stock options for the six months ended June 30, 2009 and 2008 were as follows:

		Stock Options Outstanding			
	2009	9	2008	8	
	Number of Options (Thousand)	Weighted Average Exercise Price NT\$	Number of Options (Thousand)	Weighted Average Exercise Price NT\$	
Options outstanding, beginning of period	13,818	\$ 26.34	18,592	\$ 24.70	
Options issued					
Options exercised	(3,452)	12.57	(2,791)	14.74	
Options expired	(191)	24.46	(167)	25.43	
Options outstanding, end of period	10,175	30.41	15,634	26.47	
Options exercisable, end of period	1,938		3,792		

As of June 30, 2009, information about SENAO s outstanding and exercisable options was as follows:

Range of Exercise Price (NT\$)	Options Outstanding Number of Options (Thousand)	Weighted- average Remaining Contractual Life (Years)	Weighted Average Exercise Price (NT\$)	Options Exercisable Number of Options (Thousand)	Weighted Average Exercise Price (NT\$)
\$ 10.0-\$13.3	3,727	2.71	\$ 12.99	1,762	\$ 12.65
\$ 14.4-\$17.6	487	2.16	14.44	176	14.50
\$ 42.6	5,961	4.42	42.60		

As of June 30, 2008, information about SENAO s outstanding and exercisable options was as follows:

	Options Outstanding			Options Exercisable	
		Weighted-	Weighted		Weighted
		average	Average		Average
Range of	Number of	Remaining	Exercise	Number of	Exercise
Exercise Price	Options	Contractual	Price	Options	Price
(NT\$)	(Thousand)	Life (Years)	(NT\$)	(Thousand)	(NT\$)
\$ 10.5-\$15.7	8,389	3.60	\$ 14.77	3,337	\$ 14.74
\$ 17.1-\$20.8	1,121	2.77	17.19	455	17.33
\$ 44.2	6.124	5.42	44.20		

No compensation cost of SENAO s options was recognized under the intrinsic value method for the six months ended June 30, 2009 and 2008. Had SENAO used the fair value method to recognize the compensation cost, there were no significant impact on the consolidated net income and earnings per share.

Had SENAO used the fair value method to evaluate the options using the Black-Scholes model, the assumptions and pro forma results of SENAO for the six months ended June 30, 2009 would have been as follows:

	October 31, 2007	May 5, 2006	November 28, 2005	December 28, 2004	March 4, 2004
Expected dividend yield	1.49%				
Risk free interest rate	2.00%	1.75%	2.00%	1.88%	1.88%
Expected life (years)	4.375	4.375	4.375	4.375	4.375
Expected volatility	39.82%	39.63%	43.40%	49.88%	52.65%
Weighted-average fair value of grants	\$ 13.69	\$ 5.88	\$ 6.93	\$ 4.91	\$ 10.56

23. TREASURY STOCK

	Six Months Ended June 30
	2009 2008
Balance, beginning of period	110,068
Decrease	110,068
Balance end of period	

According to the Securities and Exchange Law of the ROC, total shares of treasury stock shall not exceed 10% of Chunghwa s stock issued. The total amount of the repurchased shares shall not be more than the total amount of retained earnings, capital surplus and realized additional paid-in capital. The Company shall neither pledge treasury stock nor exercise stockholders—rights on these shares, such as rights to receive dividends and to vote.

In order to maintain its credit and stockholders equity, Chunghwa repurchased 121,075 thousand treasury stock for \$7,217,562 thousand from August 29, 2007 to October 25, 2007. On December 29, 2007, Chunghwa cancelled 11,007 thousand shares of treasury stock by reducing common stock of \$110,068 thousand. The remaining treasury stock of 110,068 thousand shares amounted \$7,107,494 thousand was cancelled on February 21, 2008.

24. COMPENSATION, DEPRECIATION AND AMORTIZATION EXPENSES

	Six Moi	Six Months Ended June 30, 2009		
	Operating Costs	Operating Expenses	Total	
Compensation expense				
Salaries	\$ 6,266,498	\$ 4,885,090	\$ 11,151,588	
Insurance	439,203	343,322	782,525	
Pension	816,646	603,729	1,420,375	
Other compensation	4,023,648	2,788,481	6,812,129	
	\$ 11,545,995	\$ 8,620,622	\$ 20,166,617	
Depreciation expense	\$ 16,804,893	\$ 977,509	\$ 17,782,402	
Amortization expense	\$ 470,744	\$ 111,261	\$ 582,005	

		Six Months Ended June 30, 2008		
	Operating Costs	Operating Expenses	Total	
Compensation expense				
Salaries	\$ 6,134,641	\$ 4,817,719	\$ 10,952,360	
Insurance	290,987	231,972	522,959	
Pension	804,852	595,606	1,400,458	
Other compensation	3,849,886	2,686,875	6,536,761	
	\$ 11,080,366	\$ 8,332,172	\$ 19,412,538	
Depreciation expense	\$ 17,661,714	\$ 1,044,048	\$ 18,705,762	
Amortization expense	\$ 434,422	\$ 90,669	\$ 525,09	

25. INCOME TAX

a. Income tax expense consisted of the following:

	Six Months E 2009	Ended June 30 2008
Income tax payable	\$ 6,688,966	\$ 7,963,738
Income tax - separated	49,486	132,892
Income tax - deferred	305,855	(1,150,776)
Adjustments of prior years income tax	(194,816)	47,966
	\$ 6,849,491	\$ 6,993,820

In May 2009, the Legislative Yuan passed the amendment of Article 5 of the Income Tax Law, which reduces the income tax rate of profit-seeking enterprises from 25% to 20% since 2010. The Company recalculated its deferred income tax assets and liabilities in accordance with the amended Article and recorded the resulting difference as an income tax expense or benefit.

b. Net deferred income tax assets (liabilities) consisted of the following:

	June	e 30
	2009	2008
Current		
Provision for doubtful accounts	\$ 384,661	\$ 528,427
Unrealized accrued expense	48,783	
Unrealized foreign exchange loss	29,509	207,471
Valuation loss on inventory	21,598	11,232
Estimated warranty liabilities	12,875	12,154
Valuation loss (gain) on financial instruments, net	(22,940)	835,079
Loss carryforward		73,605
Other	2,413	30,238
	476,899	1,698,206
Valuation allowance	(375,345)	(575,418)

Net deferred income tax assets - current

\$ 101,554

\$ 1,122,788

(Continued)

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	Jun	e 30
	2009	2008
Noncurrent		
Accrued pension cost	\$ 1,128,496	\$ 1,390,253
Loss carryforward	113,756	74,512
Impairment loss	68,399	84,292
Loss on disposal of property, plant and equipment	1,283	16,498
Other	5,590	3,802
	1,317,524	1,569,357
Valuation allowance	(63,083)	(35,269
Net deferred income tax assets - noncurrent	\$ 1,254,441	\$ 1,534,088

(Concluded)

c. As of June 30, 2009, loss carryforward of CHIEF, Unigate, SHE and LED are as follows:

Company	Total Creditable Amounts	Remaining Creditable Amounts	Expiry Year
CHIEF	\$ 22,609	\$ 22,609	2013
	17,942	17,942	2014
	20,314	20,314	2015
	17,580	17,580	2016
	9,700	9,700	2017
	3,192	3,192	2018
	146	146	2019
Unigate	20	20	2017
	8	8	2018
SHE	5,223	3,517	2013
	1,578	1,578	2014
	5,009	5,009	2016
	922	922	2017
LED	6,383	6,383	2018
	4,836	4,836	2019

\$ 115,462 \$ 113,756

d. The related information under the Integrated Income Tax System is as follows:

	June	e 30
	2009	2008
Balance of Imputation Credit Account (ICA) Chunghwa	\$ 12,629,060	\$ 13,645,995

The actual creditable ratios distribution of Chunghwa $\,$ s of 2008 and 2007 for earnings were 30.61% and 28.81%, respectively.

e. Undistributed earnings information

All Chunghwa s earnings generated prior to June 30, 1998 have been appropriated.

Chunghwa s income tax returns have been examined by tax authorities through 2005. SENAO s income tax returns have been examined by tax authorities through 2006. The following entities income tax returns have been examined by tax authorities through 2007: CHIEF, Unigate, CHSI, SHE, and CIYP.

26. EARNINGS PER SHARE

Amount (N Income	Jumerator)	Weighted- average Number of	Share (ngs Per (Dollars)
Before Income Tax	Net Income	Common Shares (Thousand) (Denominator)	Income Before Income Tax	Net Income
\$ 28,926,734	\$ 22,261,402	10,666,489	\$ 2.71	\$ 2.09
(1,038)	(1,038)	22.204		
		33,294		
\$ 28,925,696	\$ 22,260,364	10,699,783	\$ 2.70	\$ 2.08
\$ 30,024,121	\$ 23,230,513	10,666,489	\$ 2.81	\$ 2.18
(5,009)	(5,009)			
		9,616		
\$ 30,019,112	\$ 23,225,504	10,676,105	\$ 2.81	\$ 2.18
	Income Before Income Tax \$ 28,926,734 (1,038) \$ 28,925,696 \$ 30,024,121 (5,009)	Before Income	Amount (Numerator) Income Before Income Tax Net Income (Thousand) (Denominator) \$ 28,926,734 \$ 22,261,402 10,666,489 (1,038) (1,038) \$ 28,925,696 \$ 22,260,364 10,699,783 \$ 30,024,121 \$ 23,230,513 10,666,489 (5,009) (5,009) 9,616	Amount (Numerator) Weighted-average Number of Common Shares (Thousand) Income Before Income Tax Net (Thousand) (Denominator) Income Before Income Tax \$ 28,926,734 \$ 22,261,402 10,666,489 \$ 2.71 (1,038) (1,038) 33,294 \$ 28,925,696 \$ 22,260,364 10,699,783 \$ 2.70 \$ 30,024,121 \$ 23,230,513 10,666,489 \$ 2.81 (5,009) (5,009) 9,616

In March 2007, the ARDF issued an Interpretation 96-052 that requires companies to recognize bonuses paid to employees, directors and supervisors as an expense rather than an appropriation of earnings beginning from January 1, 2008. According to the Interpretation 97-169 issued by ARDF in May 2008, Chunghwa presumed that the employees bonuses to be paid will be settled in shares and takes those shares into consideration when calculating the weighted average number of outstanding shares used in the calculation of diluted EPS if the shares have a dilutive effect for the six months ended June 30, 2009. The number of shares is calculated by dividing the amount of bonuses by the closing price of the Chunghwa s shares of the balance sheet date. The dilutive effect of the shares needs to be considered until the stockholders resolve the number of shares to be distributed to employees in their meeting in the following year.

The diluted earnings per share for the six months ended June 30, 2009 and 2008 was due to the effect of potential common stock of stock options by SENAO.

The weighted average number of outstanding shares for EPS calculation has been retroactively adjusted for employee stock bonuses issued in 2008 as a result of the distribution of 2007 earnings and the issuance of stock dividends. The retroactive adjustments caused both of the basic and diluted EPS before income tax for the six months ended June 30, 2008 to decrease from NT\$3.14 to NT\$2.81, and both of the basic and diluted EPS for the six months ended June 30, 2008, to decrease from NT\$2.43 to NT\$2.18.

27. PENSION PLAN

Chunghwa completed privatization plans on August 12, 2005. Chunghwa is required to pay all accrued pension obligations including service clearance payment, lump sum payment under civil service plan, additional separation payments, etc. upon the completion of the privatization in accordance with the Statute Governing Privatization of Stated-owned Enterprises. After paying all pension obligations for privatization, the plan assets of Chunghwa should be transferred to the Fund for Privatization of Government-owned Enterprises (the Privatization Fund) under the Executive Yuan. On August 7, 2006, Chunghwa transferred the remaining balance of fund to the Privatization Fund. However, according to the instructions of MOTC, Chunghwa would on behalf of the MOTC to pay all accrued pension obligations including service clearance payment, lump sum payment under civil service plan, additional separation payments, etc. upon the completion of the privatization.

The pension plan under the Labor Pension Act of ROC (the LPA) is effective beginning July 1, 2005 and this pension mechanism is considered as a defined contribution plan. Based on the LPA, Chunghwa, SENAO, CIYP, CHIEF, Unigate, CHSI, SHE, LED makes monthly contributions to employees individual pension accounts at 6% of monthly salaries and wages.

The Company s pension plan is considered as a defined benefit plan under the Labor Standards Law that provide benefits based on an employee s length of service and average six-month salary prior to retirement at retirement. Chunghwa, SENAO, CHIEF and SHE contribute an amount no more than 15% of salaries paid each month to their respective pension funds (the Funds), which are administered by the Labor Pension Fund Supervisory Committee (the Committee) and deposited in the names of the Committees in the Bank of Taiwan.

Pension costs of the Company were \$1,456,883 thousand (\$1,368,420 thousand subject to defined benefit plan and \$88,463 thousand subject to defined contribution plan) and \$1,442,748 thousand (\$1,375,664 thousand subject to defined benefit plan and \$67,084 thousand subject to defined contribution plan) for the six months ended June 30, 2009 and 2008, respectively.

28. TRANSACTIONS WITH RELATED PARTIES

The ROC Government, one of Chunghwa s customers held significant equity interest in Chunghwa. Chunghwa provides fixed-line services, wireless services, Internet and data and other services to the various departments and institutions of the ROC Government and other state-owned enterprises in the normal course of business and at arm s-length prices. The information on service revenues from government bodies and related organizations have not been provided because details of the type of transactions were not summarized by Chunghwa. Chunghwa believes that all costs of doing business are reflected in the financial statements.

a. Chunghwa engages in business transactions with the following related parties:

Company	Relationship
Taiwan International Standard Electronics Ltd. (TISE)	Equity-method investee
Skysoft Co., Ltd. (SKYSOFT)	Equity-method investee
ELTA Technology Co., Ltd. (ELTA)	Equity-method investee before Chunghwa sold all
	shares in July, 2008.
Chunghwa Precision Test Technical Co., Ltd. (CHPT)	Subsidiary of CHI
So-net Entertainment Taiwan (So-net)	Equity-method investee
Senao Networks, Inc. (SNI)	Equity-method investee of SENAO
SENAO Technology Education Foundation (STEF)	A nonprofit organization of which the funds donated by
	SENAO exceeds one third of its total funds
Institute for Information Industry (III)	Equity- method investor of InfoExplorer
e-To You International Inc. (ETY)	Chairman of ETY is the vice chairman of InfoExplorer

b. Significant transactions with the above related parties are summarized as follows:

	June 30			
	2009 Amount	%	2008 Amount	%
1) Receivables	Amount	70	Amount	%
Trade notes and accounts receivable				
III	\$ 109,432	96	\$	
Others	3,997	4	2,033	100
	\$ 113,429	100	\$ 2,033	100
2) Payables				
Trade notes payable, accounts payable, and accrued				
expenses				
TISE	\$ 349,389	94	\$ 183,439	74
ELTA			19,225	8
Others	6,667	2	4,911	1
	356,056	96	207,575	83
Payables to constructors				
TISE	15,412	4	41,628	17
	\$ 371,468	100	\$ 249,203	100

			Six Months Ended June 30 2009 2008		
		Amount	%	Amount	%
3)	Revenues				
	III	\$ 91,373		\$	
	So-net	24,608			
	SKYSOFT	17,086		16,657	
	Others	7,624		12,730	
		\$ 140,691		\$ 29,387	
4)	Operating costs and expenses				
	TISE	\$ 232,188		\$ 285,372	1
	Others	17,433		194,867	
		\$ 249,621		\$ 480,239	1
5)	Non-operating income and gains				
	SNI	\$ 13,286	1	\$	
	Others	71	•	Ψ	
		\$ 13,357	1	\$	
6)	Acquisition of property, plant and equipment				
	TISE	\$ 214,625	2	\$ 205,065	2
	III	18,972			
	SNI			755	
		\$ 233,597	2	\$ 205,820	2
		φ 255,391		φ 205,620	

SENAO rents out part of its plant to SNI. The rent is collected monthly. The foregoing transactions with related parties were conducted as arm s length transactions, except for the transactions with SNI and STEF which were determined in accordance with mutual agreements.

29. PLEDGED ASSETS

The assets are pledged as collaterals for short-term and long-term bank loans and contract deposits by SENAO, CHIEF and SHE and IFE.

	Ju	ne 30
	2009	2008
Property, plant and equipment, net	\$	\$ 342,604
Leased assets, net		441,280
Restricted assets	54,446	11,397
	\$ 54,446	\$ 795,281

30. SIGNIFICANT COMMITMENTS AND CONTINGENCIES

As of June 30, 2009, the Company s remaining commitments under non-cancellable contracts with various parties were as follows:

- a. Acquisition of land and buildings of \$209,770 thousand.
- b. Acquisition of telecommunications equipment of \$15,929,572 thousand.
- c. Contracts to print billing, envelops and selling gifts of \$111,207 thousand.
- d. LED has already contracted to advance sale of land for \$1,697,816 thousand, and collected \$247,480 thousand according to the contracts.
- e. For the purpose of completion the construction, acquisition of the building construction license and registration ownerships of all buildings for Wan-Xi Project, LED signed the trust deeds with Hua Nan Bank and China Real Estate Management Co., Ltd. for the fund management, property rights and related development to the extent of authority they are given.

Trust assets are as follow:

	Jun	ie 30, 2009
Restricted assets - bank deposits	\$	76,501
Land held under development		706,177
	\$	782,678

f. The Company also has non-cancellable operating leases covering certain buildings, computers, computer peripheral equipment and operating system software under contracts that expire in various years. Future lease payments were as follows:

Year	Rental Amount
2009 (from July 1, 2009 to December 31, 2009)	\$ 985,877
2010	1,465,903
2011	1,117,466
2012	872,673
2013 and thereafter	1,049,011

g. A commitment to contribute \$2,000,000 thousand to a Piping Fund administered by the Taipei City Government, of which \$1,000,000 thousand was contributed by Chunghwa on August 15, 1996 (classified as long-term investment - other monetary assets). If the fund is not sufficient, Chunghwa will contribute the remaining \$1,000,000 thousand upon notification from the Taipei City Government. Based on Chunghwa s understanding of the Piping Fund terms, if the project is considered to be no longer necessary by the ROC government, Chunghwa will receive back its proportionate share of the net equity of the Piping Fund upon its dissolution. The Company does not know when its contribution to the Piping Fund will be returned; therefore, the Company did not discount the face amount of its contribution to the Pining Fund.

- h. A portion of the land used by Chunghwa during the period July 1, 1996 to December 31, 2004 was co-owned by Chunghwa and Chunghwa Post Co., Ltd. (the former Chunghwa Post Co., Ltd. directorate General of Postal Service). In accordance with the claims process in Taiwan, on July 12, 2005, the Taiwan Taipei District Court sent a claim notice to Chunghwa to reimburse Chunghwa Post Co., Ltd. in the amount of \$767,852 thousand for land usage compensation due to the portion of land usage area in excess of Chunghwa s ownership and along with interest calculated at 5% interest rate from June 30, 2005 to the payment date. Chunghwa stated that both parties have the right to use co-management land without consideration. Chunghwa Post Co., Ltd. can t request payment for land compensation. Furthermore, Chunghwa believes that the computation used to derive the land usage compensation amount is inaccurate because most of the compensation amount has expired as result of the expiration clause. Therefore, Chunghwa filed an appeal at the Taiwan Taipei District Court. On March 30, 2009, the Taiwan Taipei District Court rendered its judgment that Chunghwa only need to pay \$16,870 thousand along with interest calculated at 5% per annum from July 23, 2005 and 4% of the court fees as the court judgment compensation. Chunghwa had filed an appeal at the Taiwan Taipei District Court within the statutory period.
- i. Giga Media filed a civil action against Chunghwa with the Taiwan Taipei District Court (the Court) on June 12, 2008. The complaint alleged that Chunghwa infringed Giga Media s ROC Patent No. I258284 which is a Point-to-Point Protocol over Ethernet (PPPOE) technique used to launch fixed IP of ADSL. Giga Media is seeking damages of \$500,000 thousand and interest calculated at 5% for the period from one day following the date Chunghwa received the official notification from the Court to the payment date. As of audit report date, the case is still in the procedure of the first instance.

31. FAIR VALUE OF FINANCIAL INSTRUMENTS

a. Carrying amount and fair values of financial instruments were as follows:

	June 30				
	2009		20	2008	
	Carrying		Carrying		
	Amount	Fair Value	Amount	Fair Value	
Assets		·			
Cash and cash equivalents	\$ 83,422,659	\$ 83,422,659	\$ 95,346,400	\$ 95,346,400	
Financial assets at fair value through profit or loss	22,454	22,454	135,307	135,307	
Available-for-sale financial assets	16,377,979	16,377,979	18,979,469	18,979,469	
Held-to-maturity financial assets - current	670,541	670,541	644,935	644,935	
Trade notes and accounts receivable, net	10,969,179	10,969,179	10,597,817	10,597,817	
Receivables from related parties	113,429	113,429	2,033	2,033	
Other current monetary assets	2,974,798	2,974,798	2,628,413	2,628,413	
Restricted assets - current	101,843	101,843	2,865	2,865	
Investments accounted for using equity method	2,303,693	2,441,108	1,992,999	2,142,170	
Financial assets carried at cost	2,251,498	2,251,498	2,276,498	2,276,498	
Held-to-maturity financial assets - noncurrent	4,536,191	4,536,191	763,852	763,852	
Other noncurrent monetary assets	1,000,000	1,000,000	1,029,100	1,029,100	
Refundable deposits	1,336,669	1,336,669	1,407,108	1,407,108	
Restricted assets - noncurrent	29,104	29,104	8,532	8,532	
Liabilities					
Short-term loans	256,000	256,000	75,000	75,000	
Financial liabilities at fair value through profit or					
loss	501	501	3,313,372	3,313,372	
Trade notes and accounts payable	7,106,260	7,106,260	8,931,645	8,931,645	
Payables to related parties	371,468	371,468	249,203	249,203	
				(

			e 30		
	20 Carrying	09	20 Carrying	2008	
	Amount	Fair Value	Amount	Fair Value	
Accrued expenses	\$ 13,570,531	\$ 13,570,531	\$ 11,597,582	\$ 11,597,582	
Dividends payable	37,138,775	37,138,775	40,176,130	40,176,130	
Amounts collected in trust for others (included in other current liabilities)	2,343,607	2,343,607	2,599,044	2,599,044	
Payables to employees bonuses and remuneration to directors and supervisors (included in other current liabilities)			1,394,077	1,394,077	
Payables to constructors (included in other current liabilities)	2,012,710	2,012,710	1,025,968	1,025,968	
Payables to equipment suppliers (included in other current liabilities)	1,269,180	1,269,180	1,366,748	1,366,748	
Refundable customers deposits (included in other current liabilities)	1,012,910	1,012,910	955,192	955,192	
Hedging derivative financial liabilities (included in other current liabilities)			5,263	5,263	
Current portion of long-term loans	104,668	104,668	4,200	4,200	
Long-term loans	270,043	270,043	33,640	33,640	
Customers deposits	6,054,883	6,054,883	6,328,579	6,328,579	
				(

(Continues)

- b. Methods and assumptions used in the estimation of fair values of financial instruments:
 - 1) The fair values of certain financial instruments recognized in the balance sheet generally correspond to the market prices of the financial assets. Because of the short maturities of these instruments, the carrying value represents a reasonable basis to estimate fair values. This method does not apply to the financial instruments discussed in Notes 2, 3 and 4 below.
 - 2) If the financial assets/liabilities at fair value through profit or loss and the available-for-sale financial assets have quoted market prices in an active market, the quoted market prices are viewed as fair values. If the market price of the available-for-sale financial assets are not readily available, valuation techniques is used incorporating estimates and assumptions that are consistent with prevailing market conditions.
 - 3) Long-term investments are based on the net asset values of the investments in unconsolidated companies if quoted market prices are not available.
 - 4) The fair value of long-term loans (including current portion) is based on discounted projected cash flow. The projected cash flows were discounted using the interest rate of similar long-term loans.

c. Fair values of financial assets and liabilities using quoted market price or valuation techniques were as follows:

	Marke	ed on Quoted et Price e 30	Amount Determined Using Valuation Techniques June 30		
	2009	2008	2009	2008	
Assets					
Financial assets at fair value through profit or loss	\$ 22,454	\$ 135,307	\$	\$	
Available-for-sale financial assets	16,377,979	18,979,469			
Hedging derivative financial assets (classified as other current					
monetary assets)	17,374				
<u>Liabilities</u>					
Financial liabilities at fair value through profit or loss	501	38,765		3,274,607	
Hedging derivative financial liabilities (classified as other					
current liabilities)		5,263			

d. Information about financial risks

1) Market risk

The foreign exchange rate fluctuations would result in the Company s foreign-currency-dominated assets and liabilities, outstanding currency swap contracts, forward exchange contracts and currency option contracts exposed to rate risk.

The fluctuations of market price would result in the index future contracts exposed to price risk.

The financial instruments categorized as available-for-sale financial assets are mainly listed stocks and open-end mutual funds. Therefore, the market risk is the fluctuations of market price. In order to manage this risk, the Company would assess the risk before investing; therefore, no material market risk are anticipated.

Credit risk

Credit risk represents the potential loss that would be incurred by the Company if the counter-parties or third-parties breached contracts. Financial instruments with positive fair values at the balance sheet date are evaluated for credit risk. The counter-parties or third-parties of the aforementioned financial instruments are reputable financial institutions and corporations Management does not expect the Company s exposure to default by those parties to be material.

3) Liquidation risk

The Company has sufficient operating capital to meet cash needs upon settlement of derivative financial instruments. Therefore, the liquidation risk is low.

The financial instruments of the Company categorized as available-for-sale financial assets are publicly-traded, easily converted to cash. Therefore, no material liquidation risk are anticipated. The financial instruments categorized as financial assets carried at cost are investments that do not have a quoted market price in an active market. Therefore, material liquidation risk are anticipated.

4) Cash flow interest rate risk

Chunghwa engages in investments in fixed-interest-rate debt securities. Therefore, cash flows from such securities are not expected to fluctuate significantly due to changes in market interest rates.

In addition, Chunghwa engages in investments in floating-interest-rate debt securities. The changes in market interest rate would impact the floating-interest rate; therefore, cash flows from such securities are expected to fluctuate due to changes in market interest rates.

e. Fair value hedge

Chunghwa entered into currency swap contracts and forward exchange contracts to hedge the fluctuation in exchange rates of beneficiary certificate denominated in foreign currency, which is fair value hedge. The transaction was assessed as highly effective for the six months ended June 30, 2009 and 2008.

Outstanding currency swap contracts and forward exchange contracts for hedge as of June 30, 2009 and 2008:

June 30, 2009	Currency	Maturity Period	Contract Amount (in Thousands)
Currency swap contracts	USD/NTD	2009.07	USD30,000/NTD984,471
June 30, 2008			
Forward exchange contracts - sell	USD/NTD	2008.09	USD65,000

As of June 30, 2009, the currency swap contracts measured at fair value result in hedging derivative financial assets of \$17,374 thousand (classified as other current monetary assets). As of June 30, 2008, the forward exchange contracts measured at fair value result in hedging derivative financial asset of \$5,263 thousand (classified as other current liabilities).

32. ADDITIONAL DISCLOSURES

Following are the additional disclosures required by the SFB for Chunghwa and its investees:

- a. Financing provided: None.
- b. Endorsement/guarantee provided: None.
- c. Marketable securities held: Please see Table 1.
- d. Marketable securities acquired and disposed of at costs or prices at least \$100 million or 20% of the paid-in capital: Please see Table 2.
- e. Acquisition of individual real estate at costs of at least \$100 million or 20% of the paid-in capital: None.
- f. Disposal of individual real estate at prices of at least \$100 million or 20% of the paid-in capital: None.

 $g. \hspace{0.5cm} \textbf{Total purchase from or sale to related parties amounting to at least $100 \text{ million or } 20\% \text{ of the paid-in capital: Please see Table 3}.$

- h. Receivables from related parties amounting to \$100 million or 20% of the paid-in capital: Please see Table 4.
- i. Names, locations, and other information of investees on which the Company exercises significant influence: Please see Table 5.
- j. Financial transactions: Please see Notes 5 and 31
- k. Investment in Mainland China: Please see Table 6.
- 1. Intercompany relationships and significant intercompany transaction: Please see Table 7.

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TABLE 1

CHUNGHWA TELECOM CO., LTD. AND SUBSIDIARIES

MARKETABLE SECURITIES HELD

JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars, Unless Otherwise Specified)

					Shares				
No.	Held Company Name	Marketable Securities Type and Name	Relationship with the Company	Financial Statement Account	(Thousands/ Thousand Units)	Carrying Value (Note 6)	Percentage of Ownership	Market Value or Net Asset Value	Note
0	Chunghwa Telecom Co., Ltd.	Stocks							
		Senao International Co., Ltd.	Subsidiary	Investments accounted for using equity method	71,773	\$ 1,192,470 (Note 8)	29	\$ 2,845,806	Note 5
		Light Era Development Co., Ltd.	Subsidiary	Investments accounted for using equity method	300,000	2,952,556 (Note 8)	100	2,953,075	Note 1
		Chunghwa Investment Co., Ltd.	Equity-method investee	Investments accounted for using equity method	98,000	841,475	49	917,666	Note 1
		Chunghwa Telecom Singapore Pte. Ltd.	Subsidiary	Investments accounted for using equity method	34,869	782,281 (Note 8)	100	782,281	Note 1
		Chunghwa System Integration Co., Ltd.	Subsidiary	Investments accounted for using equity method	60,000	712,953 (Note 8)	100	621,905	Note 1
		Taiwan International Standard Electronics Co., Ltd.	Equity-method investee	Investments accounted for using equity method	1,760	495,158	40	667,376	Note 1
		CHIEF Telecom Inc.	Subsidiary	Investments accounted for using equity method	37,942	433,045 (Note 8)	69	383,390	Note 1
		InfoExplorer Co., Ltd.	Subsidiary	Investments accounted for using equity method	22,498	279,423 (Note 8)	49	224,564	Note 1
		Donghwa Telecom Co., Ltd.	Subsidiary	Investments accounted for using equity method	51,590	224,105 (Note 8)	100	224,105	Note 1
		Chunghwa International Yellow Pages Co., Ltd.	Subsidiary	Investments accounted for using equity method	15,000	152,699 (Note 8)	100	152,699	Note 1
						88,198	33	88,198	Note 1

Viettel-CHT Co., Ltd.	Equity-method investee	Investments accounted for using equity method					
Skysoft Co.,	Ltd. Equity-method investee	Investments accounted for using equity method	4,438	85,775	30	46,408	Note 1
Chunghwa Telecom Glo Inc.	Subsidiary bal,	Investments accounted for using equity method	6,000	69,024 (Note 8)	100	89,988	Note 1
KingWaytek Technology Ltd.		Investments accounted for using equity method	1,703	69,003	33	15,230	Note 1
Spring Hous Entertainmen Inc.		Investments accounted for using equity method	5,996	47,986 (Note 8)	56	32,992	Note 1
So-net Entertainmer Taiwan	Equity-method investee	Investments accounted for using equity method	3,429	44,929	30	27,075	Note 1
Chunghwa Telecom Jap Co., Ltd.	Subsidiary an	Investments accounted for using equity method	1	11,270 (Note 8)	100	11,270	Note 1
New Prospec Investments Holdings Ltd (B.V.I.)	•	Investments accounted for using equity method		US\$ 1 dollar (Note 8)	100	US\$ 1 dollar	Note 3
Prime Asia Investments Group Ltd. (B.V.I.)	Subsidiary	Investments accounted for using equity method		US\$ 1 dollar (Note 8)	100	US\$ 1 dollar	Note 3
Taipei Finan Center	cial	Financial assets carried at cost	172,927	1,789,530	12	1,371,753	Note 2
Industrial Ba of Taiwan II Venture Cap Co., Ltd. (IB II)	ital	Financial assets carried at cost	20,000	200,000	17	206,833	
						(Con	tinued)

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					June 30, 2009				
No.	Held Company Name	Marketable Securities Type and Name	Relationship with the Company	Financial Statement Account	Shares (Thousands/ Thousand Units)	Carrying Value (Note 6)	Percentage of Ownership	Market Value or Net Asset Value	Note
				Financial assets	12.606	ф. 127 .010		ф. 116.560.	N
		Global Mobile Corp.		carried at cost Financial assets	12,696	\$ 127,018	11	\$ 116,569	Note 2
		iD Branding Ventures		carried at cost	7,500	75,000	8	71,245	Note 2
		Č		Financial assets	,	,		,	
		PRTI International		carried at cost	9,234	34,500	12	34,925	Note 2
		Essence Technology Solution, Inc.		Financial assets carried at cost	2,000	10,000	9	3,979	Note 2
		<u>REITS</u>							
				Available-for-sale					
		Fubon No. 1 Fund		financial assets	9,141	91,410		97,626	Note 5
		Cathay No. 2 REIT		Available-for-sale financial assets	1,125	11,250		11,194	Note 5
		Gallop No. 1 REIT		Available-for-sale financial assets	10,000	100,000		74,000	Note 5
		Beneficiary certificates (mutual fund)							
		Polaris /P-shares Taiwan Dividend +		Available-for-sale					
		ETF		financial assets	600	15,000		11 556	Note 4
		BII		Available-for-sale	000	15,000		11,550	11010
		PCA Well Pool Fund		financial assets	194,181	2,500,000		2,518,912	Note 4
		Yuan Ta Wan Tai		Available-for-sale	104.520	1 700 000		1.711.002	NT . 4
		Bond Fund Mega Diamond Bond		financial assets Available-for-sale	104,520	1,500,000		1,511,002	Note 4
		Fund		financial assets	126,106	1,500,000		1,502,581	Note 4
				Available-for-sale					
		Polaris De-Li Fund		financial assets	225,901	3,500,000		3,520,331	Note 4
		Fuh-Hwa Bond Fund		Available-for-sale financial assets	108,849	1,500,000		1,502,024	Note 4
		Fidelity US High		Available-for-sale	100,042	1,500,000		1,302,024	11010 4
		Yield Fund		financial assets	535	206,588		169,632	Note 4
		MFS Meridian							
		Funds-Strategic		Available-for-sale financial assets	216	122 502		120.052	Note 4
		Income Fund		Available-for-sale	316	132,592		128,053	Note 4
		Fidelity Fds Intl Bond		financial assets	8,713	336,405		321,117	Note 4
		Credit Suisse BF							
		(Lux) Euro Bond		Available-for-sale	,	## coo		(5.00)	
		Fund Fidelity European		financial assets Available-for-sale	4	55,632		67,298	Note 4
		High Yield Fund		financial assets	324	126,425		109,991	Note 4
		Parvest Europe				-, -		,	
		Convertible Bond		Available-for-sale					
		Fond		financial assets	78	443,097		373,985	Note 4
		JPMorgan Funds-Global							
		Convertibles Fund (EUR)		Available-for-sale financial assets	868	491,450		421,179	Note 4
		(EUK)		Available-for-sale	000	471,430		421,179	Note 4
		Parvest Euro Bond		financial assets	39	287,400		302,293	Note 4
		Enh Hans A . E . 1		Available-for-sale	17.010	224 (04		202 (21	NI 4
		Fuh-Hwa Aegis Fund AGI Global		financial assets	17,813	234,684		202,631	Note 4
		Quantitative Balanced		Available-for-sale					
		Fund		financial assets	20,000	232,731		210,000	Note 4
		Capital Value Balance		Available-for-sale					
		Fund		financial assets	11,285 6,832	200,000 100,000		164,621	Note 4
					0,032	100,000		77, 4 03	Note 4

Fuh Hwa Life Goal	Available-for-sale				
Fund	financial assets				
Fuh Hwa Asia Pacific	Available-for-sale				
Balanced	financial assets	7,764	100,000	71,584	Note 4
Asia-Pacific Mega -	Available-for-sale				
Trend Fund	financial assets	13,059	175,000	137,903	Note 4
AIG Flagship Global					
Balanced Fund of	Available-for-sale				
Funds	financial assets	25,679	350,000	298,392	Note 4
Franklin Templeton					
Global Bond Fund of	Available-for-sale				
Funds	financial assets	18,967	210,000	217,664	Note 4
Cathay Global					
Aggressive Fund of	Available-for-sale				
Funds	financial assets	14,692	200,000	154,264	Note 4
Polaris Global					
Emerging Market	Available-for-sale				
Funds	financial assets	9,791	150,000	107,115	Note 4
HSBC Global Fund of	Available-for-sale				
Bond Funds	financial assets	22,838	250,000	244,481	Note 4
JPM (Taiwan) JF	Available-for-sale				
Balanced Fund	financial assets	2,462	50,000	44,417	Note 4
MFS Meridian					
Funds-Global Equity	Available-for-sale				
Fund (A1 class)	financial assets	253	262,293	182,642	Note 4
Fidelity Fds	Available-for-sale				
International	financial assets	128	163,960	103,800	Note 4
	Available-for-sale			,	
Fidelity Fds America	financial assets	937	163,960	110,971	Note 4
JPMorgan				,,,,,,	
Funds-Global	Available-for-sale				
Dynamic Fund (B)	financial assets	303	165,640	106,345	Note 4
MFS Meridian	imanetar assets	505	103,010	100,5 15	11010 1
Funds-Research					
International Fund	Available-for-sale				
(A1 share)	financial assets	173	131,920	84,264	Note 4
Fidelity Fds Emerging	Available-for-sale	1/3	131,720	07,207	11010 4
Markets	financial assets	144	122,175	65,718	Note 4
Credit Suisse Equity	imanetai assets	177	144,17	05,710	11010 4
Fund (Lux) Global	Available-for-sale				
Resources	financial assets	13	162,990	88,487	Note 4
Resources	imaneiai assets	13	104,770	,	
				(Con	tinued)

					June 30, 2009 Shares				
No.	Held Company Name	Marketable Securities Type and Name	Relationship with the Company	Financial Statement Account	Shares (Thousands/ Thousand Units)	Carrying Value (Note 6)	Percentage of Ownership	Market Value or Net Asset Value	Note
		Fidelity Euro Balanced Fund		Available-for-sale financial assets	879	\$ 560,819		\$ 416,878	Note 4
		Eld-19-, Ed- W- dd		Available-for-sale	205	171 560		102.000	NT-4- 4
		Fidelity Fds World Fidelity Fds Euro Blue		financial assets Available-for-sale	295	171,568		102,090	Note 4
		Chip		financial assets	259	233,543		134,270	Note 4
		MFS Meridian Funds - European Equity Fund (A1 share)		Available-for-sale financial assets	171	178,920		110,305	Note 4
		Henderson Horizon Fund - Pan European		Available-for-sale					
		Equity Fund JPM (Taiwan) Global		financial assets Available-for-sale	230	180,886		131,026	Note 4
		Balanced Fund		financial assets	9,071	125,000		122,250	Note 4
		Bonds							
		Mega Securities Corp. 1st Unsecured		TT 11 0 0 0					
		Corporate Bonds in 2007		Held-to-maturity financial assets		150,000		150,000	Note 7
		KGI Securities 1st		****					
		Unsecured Corporate Bonds 2007-B Issue		Held-to-maturity financial assets		100,000		100,000	Note 7
		Mega Financial Holding 1st Unsecured Corporate Bond		Held-to-maturity		100,000		100,000	11010 7
		2007-B Issue		financial assets		200,000		200,000	Note 7
		Mega Securities Corp. 1st Unsecured Corporate Bond 2008 -		Held-to-maturity					
		A issue Formosa		financial assets Held-to-maturity		300,000		300,000	Note 7
		Petrochemical Corp.		financial assets		99,868		99,868	Note 7
		Taiwan Power Company 3rd Boards in 2008		Held-to-maturity financial assets		149,938		149,938	Note 7
		GreTai Company 1st Unsecured Corporate		Held-to-maturity		119,930		119,930	riote /
		Bonds-A issue in 2008		financial assets		100,000		100,000	Note 7
		Fubon Financial Holding Company 2005 1st Unsecured		Held-to-maturity					
		Debenture Debenture		financial assets		99,447		99,447	Note 7
		Formosa Petrochemical Corporation 3rd		Hold to motority					
		Unsecured Corporate Bonds Issue in 2008.		Held-to-maturity financial assets		49,925		49,925	Note 7
		Taiwan Power Company 5th Boards		Held-to-maturity		272 020		272 020	N 7
		in 2008 Yuanta Securities Finance Co. Ltd. 1nd		financial assets		273,038		273,038	Note 7
		Unsecured Corporate Bonds-A Issue in 2007		Held-to-maturity financial assets		100,043		100,043	Note 7
		Formosa Petrochemical Corporation 4th				,		,5.13	,
		Unsecured Corporate		Held-to-maturity		200.000		200.000	Not- 7
		Bonds Issue in 2006 NAN YA Company		financial assets Held-to-maturity		300,989 408,659		300,989 408,659	Note 7
		2nd Unsecured		financial assets		,		,,	,

Corporate Bonds Issue in 2008				
Taiwan Power				
Company 3rd Boards	Held-to-maturity			
in 2006	financial assets	201,284	201,284	Note 7
Taiwan Power Co. 1st				
Unsecured Bond-B	Held-to-maturity			
Issue in 2001	financial assets	182,865	182,865	Note 7
Formosa				
Petrochemical	****			
Corporation Bond	Held-to-maturity			
Issue in 2006	financial assets	201,721	201,721	Note 7
NAN YA Company 3rd Unsecured				
	Hold to motivity			
Corporate Bonds Issue in 2008	Held-to-maturity financial assets	205,214	205,214	Note 7
China Development	illianciai assets	203,214	203,214	Note /
Financial Holding				
Corporation 1st				
Unsecured Corporate	Held-to-maturity			
Bonds Issue in 2006	financial assets	405,048	405,048	Note 7
China Development		,-	,.	
Financial Holding				
Corporation 1st				
Unsecured Corporate	Held-to-maturity			
Bonds-A Issue in 2008	financial assets	104,176	104,176	Note 7
Taiwan Power Co. 4th				
secured Bond-B Issue	Held-to-maturity			
in 2008	financial assets	52,264	52,264	Note 7
			(Con	tinued)

			Relationship			June 30), 2009		
No.	Held Company Name	Marketable Securities Type and Name	with the	Financial Statement Account	Shares (Thousands/ Thousand Units)	Carrying Value (Note 6)	Percentage of Ownership	Market Value or Net Asset Value	Note
		Formosa Petrochemical Corporation 2nd Unsecured Corporate Bonds Issue in 2008.		Held-to-maturity financial assets		\$ 103,411		\$ 103,411	Note 7
		Formosa Petrochemical Corporation 4th Unsecured Corporate Bonds Issue in 2008.		Held-to-maturity financial assets		201,346		201,346	Note 7
		NAN YA Company 4th Unsecured Corporate Bonds Issue in 2008		Held-to-maturity financial assets		99,877		99,877	Note 7
		MLPC 1st Unsecured Corporate Bonds Issue in 2008		Held-to-maturity financial assets		199,667		199,667	Note 7
		China Steel Corporation 2nd Unsecured Corporate Bonds-A Issue in 2008	ired finan			100,033		100,033	Note 7
		China Development		Held-to-maturity		197,645		197,645	Note 7
		Industrial B Cathay United Bank 9st		financial assets Held-to-maturity		199,920		199,920	Note 7
		Financial Debentures-03 Issue in 2004		financial assets					
		Hua Nan Commercial Bank 2nd of the two Subordinate Financial Debentures Issue in 2004		Held-to-maturity financial assets		99,964		99,964	Note 7
		China Development Industrial Bank 2nd Financial Debentures issue in 2006		Held-to-maturity financial assets		198,411		198,411	Note 7
		TaipeiFubon Bank 1st Financial Debentures-BA Issue in 2005		Held-to-maturity financial assets		100,812		100,812	Note 7
		Enterprise Debt Securitization Cathay United Bank CLO 96-1		Held-to-maturity financial assets		21,167		21,167	Note 7
1	Senao International Co., Ltd.	Senao Networks, Inc.	Equity-method investee	Investments accounted for using equity method	15,152	269,365	42	269,365	Note 1
		N.T.U. Innovation Incubation Corporation		Financial assets carried at cost	1,200	12,000	9	12,081	Note 2
2	CHIEF Telecom Inc.	Unigate Telecom Inc.	Subsidiary	Investments accounted for using equity method	200	1,856	100	1,856	Note 1
		CHIEF Telecom (Hong	Subsidiary	Investments accounted	400	(Note 8)	100	1,128	Note 1
		Kong) Limited	Substanting	for using equity method	100	1,128 (Note 8)	100	1,120	11010 1
		Chief International Corp.	Subsidiary	Investments accounted for using equity method	200	7,145	100	7,145	Note 1
		eASPNet Inc.		Financial assets carried	1,000	(Note 8)	2		Note 2
				at cost		2.450		6 404	
2	Church	3 Link Information Service Co., Ltd.	Cubaidi-	Financial assets carried at cost	374 500	3,450	100	6,484	Note 2
3	Chunghwa System	Concord Technology Corp.	Subsidiary	Investments accounted for using equity method	300	13,245	100	13,245	Note 1

	Integration Co., Ltd.				(US\$ 404)	(US\$	404)	
						(Note 8)			
		Cathy Global Aggressive Fund of Fund		Available-for-sale financial assets	1,233	15,000		12,951	Note 4
		Cathy Global Infrastructure Fund		Available-for-sale financial assets	1,418	15,000		10,653	Note 4
4	Concord Technology	Glory Network System Service (Shanghai) Co.,	Subsidiary	Investments accounted for using equity method	500	13,241	100	13,241	Note 1
	Corp.	Ltd.			(US\$ 404)	(US\$	404)	
						(Note 8)			
13	Chunghwa Telecom	ST-2 Satellite Ventures Pte., Ltd.	Equity-method investee	Investments accounted for using equity method		409,790	38	409,790	Note 1
	Singapore Pte., Ltd.				(SG\$ 18,068)	(SG\$	18,068)	

- Note 1: The net asset values of investees were based on audited financial statements.
- Note 2: The net asset values of investees were based on unaudited financial statements.
- Note 3: New Prospect Investments Holdings Ltd. (B.V.I.) and Prime Asia Investments Group Ltd. (B.V.I.) were incorporated in March 2006, but not on operating stage, yet. Chunghwa has 100% ownership right in an amount of US\$1 in each holding company.
- Note 4: The net asset values of beneficiary certification (mutual fund) were based on the net asset values on June 30, 2009.
- Note 5: Market value was based on the closing price of June 30, 2009.
- Note 6: Showing at their original carrying amounts without the adjustments of fair values, except for held-to-maturity financial assets.

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- Note 7: The net asset values of investees were based on amortized cost.
- Note 8: The amount was eliminated upon consolidation.

(Concluded)

CHUNGHWA TELECOM CO., LTD. AND SUBSIDIARIES

MARKETABLE SECURITIES ACQUIRED AND DISPOSED OF AT COSTS OR PRICES OF AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL

FOR THE SIX MONTHS ENDED JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars)

Marketable Securities	Financial			Beginning Shares (Thousands/	Balance	Acquis Shares (Thousands/	ition	Shares (Thousands/	Dispo	osal Carrying	Gain (Loss)	Ending F Shares (Thousands/
y Type and Name	Statement Account	Counter- party	Nature of Relationship	Thousand Units)	Amount (Note 1)	Thousand Units)	Amount	Thousand Units)	Amount	Value (Note 1)	on Disposal	Thousand Units)
va <u>Beneficiary</u> <u>certificates</u> (mutual fund)												
	l Available-for-sale				\$	126,106	\$ 1,500,000		\$	\$	\$	126,106
Bond Fund	financial assets				•	-,	. ,,-			•	,	.,
Polaris De-Li	Available-for-sale			97,388	1,500,000	128,513	2,000,000					225,901
Fund	financial assets											
Fuh-Hwa Bond	Available-for-sale					108,849	1,500,000					108,849
Fund	financial assets											
PCA Well Poo	l Available-for-sale			117,079	1,500,000	77,102	1,000,000					194,181
Fund	financial assets											
MFS Meridian Emerging Markets Debt Fund	Available-for-sale financial assets			336	208,578			336	231,575	208,578	22,997	
	d Available-for-sale financial assets			14,644	565,387			5,931	213,940	228,982	(15,042)	8,713
Sinopia Alternative Funds - Global Bond Market Neutral Fund 600	Available-for-sale financial assets				623,332				684,208	647,917	36,291	
Fubon Taiwan Selected Fund	Available-for-sale financial assets			100,000	618,404			100,000	671,052	618,104 (Note 4)	52,948	
HSBC Taiwan Balanced Strategy Fund	Available-for-sale financial assets			100,000	797,811			100,000	794,099	769,374 (Note 4)	24,725	
Cathay Chung Hwa No. 1 Fund	Available-for-sale financial assets			100,000	717,909			100,000	696,522		(14,364)	
Fuh Hwa Powe Fund III	er Available-for-sale financial assets			100,000	726,771			100,000	717,136		39,954	
Bonds												
Taiwan Power Co. 1st Unsecured	Held-to-maturity financial assets						262,500 (Note 2)					

(Note 2)

Bond-B Issue in

2001			
Formosa Petrochemical Corporation 5th Unsecured	Held-to-maturity financial assets	200,000 (Note 2)	
Corporate Bonds Issue in 2006		(100 2)	
Nan Ya Company 3rd Unsecured	Held-to-maturity financial assets	200,000	
Corporate Bonds Issue in 2008		(Note 2)	
China Development Financial	Held-to-maturity financial assets	400,000	
Holding Corporation 1st Unsecured Corporate Bonds Issue in		(Note 2)	
2007 MLPC 1St	Hold to motivity		
Unsecured	Held-to-maturity financial assets	200,000	
Corporate Bonds Issue in 2008		(Note 2)	
Formosa Petrochemical	Held-to-maturity financial assets	100,000	
Corporation 2Nd Unsecured Corporate Bonds Issue in 2008.		(Note 2)	
TaipeiFubon Bank 1St	Held-to-maturity financial assets	100,000	
Financial Debentures-BA Issue in 2005		(Note 2)	
China Development Financial	Held-to-maturity financial assets	100,000	
Holding Corporation 1st Unsecured Corporate Bonds-A Issue in 2008		(Note 2)	
Formosa Petrochemical	Held-to-maturity financial assets	200,000	
Corporation 4Th Unsecured Corporate Bonds Issue in		(Note 2)	
2008.			(Continued)

Company o. Name	Marketable Securities Type and Name	Financial Statement Account	Counter- party		Beginnin Shares (Thousands/ Thousand Units)	Am	ount te 1)	Acqui Shares (Thousands/ Thousand Units)	nount	Shares (Thousands Thousand	` ′	Ending Shares Thousands/ Thousand Il Units)	Am	ce nount ote 1)
3 Chunghwa Telecom Singapore Pte., Ltd.	ST-2 Satellite	Investment accounted for using equipment		Equity-method investee		\$ 1	.08,212 4,736)		302,629 13,366)		\$ \$ \$		\$ (SG\$	409,790 18,068
	Ventures Pte., Ltd.													(Note 3

Note 1: Showing at their original carrying amounts without adjustments of fair values.

Note 2: Stated at its nominal amounts.

Note 3: The ending balance includes \$746 thousand and \$305 thousand which are investment loss recognized under equity method and

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cumulative translation adjustments, respectively.

Note 4: The carrying amount of disposal was decreased by impairment losses.

(Concluded)

CHUNGHWA TELECOM CO., LTD. AND SUBSIDIARIES

TOTAL PURCHASES FROM OR SALES TO RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL

FOR THE SIX MONTHS ENDED JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars)

					Transaction Deta	ails			ormal saction	Notes/Acco Payable Receival Ending	or
No.	Company Name	Related Party	Nature of Relationship	Purchase/Sale	Amount	% to Total	Payment Terms	Units Price	Payment Terms	Balance (Note 1)	% to Total
0	Chunghwa Telecom Co., Ltd.	Senao International Co., Ltd.	Subsidiary	Purchase	\$ 2,566,458	4	30-90 days	(Note 2)	(Note 2)	\$ (520,969)	(7)
				0.1	(Notes 3 and 8)		20.1	(21 4 2)	(NI + 2)	101 (25	1
				Sales	347,971		30 days	(Note 2)	(Note 2)	121,635	1
					(Notes 4 and 8)						
		CHIEF Telecom Inc.	Subsidiary	Purchase	150,251		30 days	(Note 2)	(Note 2)	(50,215)	(1)
					(Note 8)						
				Sales	111,274		30 days	(Note 2)	(Note 2)	21,119	
					(Notes 5 and 8)						
		Chunghwa System Integration Co.,	Subsidiary	Purchase	169,862		30 days			(205,944)	(3)
		Ltd.			(Notes 7 and 8)					(Note 6)	
		Taiwan International Standard Electronics Co., Ltd.	Equity-method investee	Purchase	232,188	1	30-90 days			(364,801)	(5)
1	Senao International Co., Ltd.	Chunghwa Telecom Co., Ltd.	Parent company	Sales	2,566,835	29	30-90 days	(Note 2)	(Note 2)	520,969	42
	Co., 2.u.	2tai			(Notes 3 and 8)						
				Purchase	326,547	5	30 days	(Note 2)	(Note 2)	(121,635)	(10)
					(Notes 4 and 8)						
2	CHIEF Telecom Inc.	Chunghwa Telecom Co., Ltd.	Parent company	Sales	150,251	28	30-90 days	(Note 2)	(Note 2)	50,215	32
					(Note 8)						
				Purchase	110,818	21	30 days	(Note 2)	(Note 2)	(21,119)	(18)
					(Notes 5 and 8)						
3			Parent company	Sales	377,500	57	30 days			207,302	49

Chunghwa Chunghwa (Notes 7 and 8) (Note 6)

System Telecom Co.,
Integration Co., Ltd.

Ltd.

- Note 1: Excluding payment and receipts on behalf of other.
- Note 2: Transaction terms were determined in accordance with mutual agreements.
- Note 3: The difference was because Chunghwa classified the amount as property, plant and equipment and other current assets.
- Note 4: The difference was because Senao International Co., Ltd. classified the amount as operating expenses.
- Note 5: The difference was because CHIEF Telecom Inc. classified the amount as operating expenses.
- Note 6: The difference was because Chunghwa classified the amount as payables to constructors.
- Note 7: The difference was because Chunghwa classified the amount as property, plant and equipment.
- Note 8: The amount was eliminated upon consolidation.

CHUNGHWA TELECOM CO., LTD. AND SUBSIDIARIES

RECEIVABLES FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL

JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars)

					Overdue	Amounts Received	
No.	Company Name	Related Party	Nature of Relationship	Ending Balance	Turnover Action Rate AmountsTaken		Allowance for Bad Debts
0	Chunghwa Telecom Co., Ltd.	Senao International Co., Ltd.	Subsidiary	\$ 121,635	14.88 \$	\$ 121,635	\$
				(Note 2)	(Note 1)		
1	Senao International Co., Ltd.	Chunghwa Telecom Co., Ltd.	Parent company	745,120	9.29	22	
				(Note 2)	(Note 1)		
2	Chunghwa System Integration Co., Ltd.	Chunghwa Telecom Co., Ltd.	Parent company	207,302	1.70	207,302	
				(Note 2)	(Note 1)		

Note 1: Payments and receipts on behalf of other are excluded from the accounts receivable for calculating the turnover rate.

Note 2: The amount was eliminated upon consolidation.

CHUNGHWA TELECOM CO., LTD. AND SUBSIDIARIES

NAMES, LOCATIONS, AND OTHER INFORMATION OF INVESTEES IN WHICH THE COMPANY EXERCISES SIGNIFICANT INFLUENCE

FOR THE SIX MONTHS ENDED JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars, Unless Otherwise Specified)

				Main Businesses	8	Investment nount		Salance as of une 30, 2009		NT. A	Recognized	
No	Investor Company	Investee Company	Location	and Products	June 30, 2009	December 31, 2008	Shares (Thousands)	Percentage of Ownership (%)	Carrying Value	Net Income (Loss) of the Investee	Gain (Loss) (Notes 1 and 2)	Note
0	Chunghwa Telecom Co., Ltd.	Senao International Co., Ltd.	Sindian City, Taipei	Selling and maintaining mobile phones and its	\$ 1,065,813	\$ 1,065,813	71,773	29	\$ 1,192,407 (Note 4)	\$ 518,820	\$ 149,609 (Note 4)	Subsidiary
		Light Era Development Co., Ltd.	Taipei	peripheral products Housing, office building development, rent	3,000,000	3,000,000	300,000	100	2,952,556 (Note 4)	(23,940)	(23,878) (Note 4)	Subsidiary
		Chunghwa Investment Co., Ltd.	Taipei	and sale services Investment	980,000	980,000	98,000	49	841,475	13,460	6,595	Equity-method investee
		Chunghwa Telecom Singapore Pte., Ltd.	Singapore	Telecommunication wholesale, internet transfer services international data and long distance call wholesales to carriers	779,280	779,280	34,869	100	782,281 (Note 4)	(2,386)	(2,386) (Note 4)	Subsidiary
		Chunghwa System Integration Co., Ltd.	Taipei	Providing communication and information aggregative services	838,506	838,506	60,000	100	712,953 (Note 4)	4,462	(3,748) (Note 4)	Subsidiary
		Taiwan International Standard Electronics Co., Ltd.	Taipei	Manufacturing, selling, designing, and maintaining of telecommunications systems and equipment	164,000	164,000	1,760	40	495,158	(83,262)	(24,353)	Equity-method investee
		CHIEF Telecom Inc.	Taipei	Internet communication and internet data center (IDC) service	482,165	482,165	37,942	69	433,045 (Note 4)	5,621	5,203 (Note 4)	Subsidiary
		InfoExplorer Co., Ltd.	Banqiae City, Taipei	IT solution provider, IT application consultation, system integration and package solution	283,500		22,498	49	279,423 (Note 4)	(1,635)	(4,077) (Note 4)	Subsidiary
		Donghwa Telecom Co., Ltd.	Hong Kong	International telecommunications IP fictitious internet	201,263	201,263	51,590	100	224,105 (Note 4)	2,570	2,570 (Note 4)	Subsidiary

			and internet transfer services								
	Chunghwa Yellow Pages Co., Ltd.	Taipei	Yellow pages sales and advertisement services	150,000	150,000	15,000	100	152,699	41,427	42,154	Subsidiary
	Viettel-CHT Co., Ltd.	Vietnam	IDC services	91,239	91,239		33	(Note 4) 88,198	(8,279)	(Note 4) (2,759)	Equity-method investee
	Skysoft Co., Ltd.	Taipei	Providing of music on-line, software, electronic information, and advertisement services	67,025	67,025	4,438	30	85,775	2,608	783	Equity-method investee
	Chunghwa Telecom Global, Inc.	United States	International data and internet services and long distance call wholesales to carriers	70,429	70,429	6,000	100	69,024 (Note 4)	19,569	(1,640) (Note 4)	Subsidiary
	KingWaytek Technology Co., Ltd.	Taipei	Publishing books, data processing and software services	71,770	71,770	1,703	33	69,003	(8,789)	(5,714)	Equity-method investee
	Spring House Entertainment Inc.	Taipei	Network services, producing digital entertainment	62,209	62,209	5,996	56	47,986	4,602	2,873	Subsidiary
			contents and broadband visual sound terrace development					(Note 4)		(Note 4)	
	So-net Entertainment Taiwan	Taipei	Online service and sale of computer hardware	60,008		3,429	30	44,929	(50,260)	(15,079)	Equity-method investee
	Chunghwa Telecom Japan Ptd., Ltd.	Japan	Telecom business, information process and information provide service, development and sale of software and consulting services in telecommunication	17,291	6,140	1	100	11,270 (Note 4)	(3,034)	(3,034) (Note 4)	Subsidiary
	New Prospect Investments Holdings Ltd. (B.V.I.)	Virgin	Investment	(Note 3)	(Note 3)		100	(Notes 3 and 4)		(Notes 3) and 4	Subsidiary
	Prime Asia Investments Group Ltd.	British Virgin Islands	Investment				100				Subsidiary
	(B.V.I.)			(Note 3)	(Note 3)			(Notes 3 and 4)		(Notes 3) and 4	
1 Senao International Co., Ltd.	Senao Networks, Inc.	Linkou Hsiang, Taipei	Telecommunication facilities manufactures and sales	206,190	206,190	15,152	42	269,365	45,401	19,641	Equity-method investee
										(Cont	inued)

		Main Original Investment Balance as of Amount June 30, 2009 Businesses													
Investor Company	Investee Company	Location	and Products	_	ne 30, 009		nber 31, 009	Shares (Thousands)	Percentage of Ownership (%)	Carrying Value	Inc (Los tl	let come ss) of he estee	Recogn Gain (I (Note and	Loss) es 1	Note
CHIEF Telecom Inc.	Unigate Telecom Inc.	Taipei	Telecommunication and internet service	\$	2,000	\$	2,000	200	100 \$	(Note 4)	\$	(108)	\$	(108) Note 4)	Subsidiary
	CHIET Telecom (Hong Kong) Limited	Hong Kong	Network communication and engine room hiring	(HK\$	1,678	(HK\$	1,678	400	100	1,128 (Note 4)		(82)	Ì	(82) Note 4)	Subsidiary
	Chief	Samoa Islands	Network communication and engine room hiring	(US\$	6,068	(US\$	6,068	200	100	7,145 (Note 4)		531	·	531 Note 4)	Subsidiary
Chunghwa System Integrated	Concord Technology Corp.	Brunei	Providing advanced business solutions to telecommunications	(034	16,179	(054	16,179	500	100	13,245		112	(1	112	Subsidiary
Co., Ltd.	Co.p.			(US\$	500)	(US\$	500)		(US\$ 404) (Note 4)	(3)	(US\$	3) Note 4)	
Concord Technology Corp.	Glory Network System Service	Shanghai	Providing advanced business solutions to telecommunications	(US\$	16,179 500)	(US\$	16,179 500)	500		13,241 US\$ 404)	(US\$	112 3)	(US\$	112 3)	Subsidiary
	(Shanghai) Co., Ltd.			(050	200)	(054	200)			(Note 4)	Ì	5,		Note 4)	
Chunghwa Telecom Singapore	ST-2 Satellite Ventures	Singapore	Operation of ST-2 telecommunication satellite		410,841		108,212		38	409,790		(1,956)		(746)	Equity-met investee
Pte., Ltd.	Ptd., Ltd.			(SG\$	18,102)	(SG\$	4,735)		(SG\$ 18,06)	(SG\$	(89))	(SG\$	(34))	

Note 1: The equity in net income (loss) of investees was based on audited financial statements.

Note 2: The equity in net income (loss) of investees includes amortization between the investment cost and net value and elimination of unrealized transactions.

Note 3: New Prospect Investments Holdings Ltd. (B.V.I.) and Prime Asia Investments Group Ltd. (B.V.I.) were incorporated in March

2006, but not on operating stage. Chunghwa has 100% ownership right in an amount of US\$1 in each holding company. The amount was eliminated upon consolidation.

(Concluded)

Note 4:

CHUNGHWA TELECOM CO., LTD. AND SUBSIDIARIES

INVESTMENT IN MAINLAND CHINA

FOR THE SIX MONTHS ENDED JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars, in Thousands of U.S. Dollars)

Investee	Main Businesses and Products	Total Amount of Paid-in Capital	Investment Type	Outflow of Investment from Taiwan as of January 1,	restmentAccumulated Flows Outflow of Investment from Taiwan as of June 30, flowflow 2009	% Ownership of Direct or Indirect Investment	Investment Gain (Loss) (Notes 2 and 4)	Accumulated Inward Remittance Carrying of Value as of Earnings June 30, as of 2009 (Note June 30, 4) 2009
Glory Network System Service (Shanghai) Co., Ltd.	Providing advanced business solutions to telecommunications	\$ 16,179 (US\$ 500)	Note 1	\$ 16,179 \$ (US\$ 500)	\$ \$ 16,179 (US\$ 500)	100%	\$ 112 (US\$ 3)	\$ 13,241 \$ (US\$ 404)

Accumulated Investment in	Investment Amounts	Upper Limit on Investment		
Mainland China as of	Authorized by Investment	Stipulated by Investment		
June 30, 2009	Commission, MOEA	Commission, MOEA		
\$16,179	\$16,179	\$373,143		
(US\$500)	(US\$500)	(Note 3)		

Note 1: Chunghwa System Integration Co., Ltd. indirectly owns these investees through an investment company registered in a third region.

Note 2: Recognition of investment gains (losses) was calculated based on the investees audited financial statements.

Note 3: The amount was calculated based on the net assets value of Chunghwa System Integration Co., Ltd.

Note 4: The amount was eliminated upon consolidation.

CHUNGHWA TELECOM CO., LTD. AND SUBSIDIARIES

INTERCOMPANY RELATIONSHIPS AND SIGNIFICANT TRANSACTIONS

FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008

(Amount in Thousands of New Taiwan Dollars)

Transaction Details

	No. (Note 1)	Company Name	Related Party	Nature of Relationship (Note 2)	Financial Statement Account	Amount (Note 5)	Payment Terms (Note 3)	% to Total Sales or Assets (Note 4)
2009	0	Chunghwa Telecom	Senao International	a	Accounts receivable	\$ 121,635	(,	,
2007	Ŭ	Co., Ltd.	Co., Ltd.		1 1000 anno 10001 y aoro	Ψ 121,000		
					Accounts payable	520,969		
					Payment of receipts under custody	224,382		
					Revenues	347,971		
					Other income	4		
					Operating costs and expenses	2,566,458		3
					Property, plant and equipment	268		
					Work in process	88		
					Office supplies	109		
			CHIEF Telecom Inc.	a	Accounts receivable	21,388		
					Accounts payable	50,215		
					Revenues	111,274		
					Operating costs and expenses	150,251		
			Chunghwa System Integration Co., Ltd.	a	Accounts receivable	14,800		
			,		Accounts payable	205,965		
					Payables to constructors	1,358		
					Revenues	7,925		
					Other income	2,103		
					Operating costs and expenses	169,862		
					Property, plant and equipment	187,788		
					Intangible assets	10,951		
					Work in process	2,441		
					Spare parts	6,400		
					Other deferred expenses	58		
			Chunghwa Telecom Global, Inc.	a	Accounts receivable	13,987		
					Accounts payable	25,173		
					Payment of receipts	3,618		
					under custody			
					Revenues	25,128		
					Operating costs and expenses	24,183		
					Property, plant and equipment	21,770		
			Spring House Entertainment Inc.	a	Accounts receivable	7,613		

		Accounts payable	12,212	
		Revenues	1,182	
		Operating costs and	32,456	
		expenses		
Unigate Telecom Inc.	a	Revenues	1,276	
Chunghwa International Yellow	a	Accounts receivable	30,306	
Pages Co., Ltd.				
,		Accounts payable	4,786	
		Payment of receipts	4,680	
		under custody		
				(Continued)

				Tı			
No. (Note 1)	Company Name	Related Party	Nature of Relationship (Note 2)	Financial Statement Account	Amount (Note 5)	Payment Terms (Note 3)	% to Total Sales or Assets (Note 4)
				Revenues Operating costs and expenses	\$ 8,167 25,844		
		Donghwa Telecom Co., Ltd.	a	Accounts receivable	2,385		
				Accounts payable	36,285 3,306		
				Revenues Operating costs and	6,276		
		Light Era Development	a	expenses Accounts payable	494		
		Co., Ltd.		Revenues	2,215		
		InfoExplorer Co., Ltd.	a	Accounts payable	4,405		
				Revenues Operating costs and	474 100		
				expenses	100		
		Chunghwa Telecom Japan Co., Ltd.	a	Accounts receivable	974		
				Accounts payable	769		
				Payment of receipts under custody	1,843		
				Operating costs and expenses	771		
		Chunghwa Telecom Singapore Pte., Ltd.	a	Accounts payable	1,068		
				Payment of receipts under custody	230		
				Operating costs and expenses	1,083		
1	Senao International Co., Ltd.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	745,115		
				Accounts payable	72,766		
				Receivable of receipts under custody	5		
				Prepaid expense	231		
				Payment of receipts	48,869		
				under custody Revenues	2,566,835		3
				Other income	2,500,033		
				Operating costs and	347,971		
				expenses Other expenses	4		
		Chunghwa International	с	Operating costs and	1,002		
		Yellow Pages Co., Ltd.		expenses			
2	CHIEF Telecom Inc.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	50,215		
				Accounts payable	21,119		
				Advances from customers	269		
				Revenues	150,251		
				Operating costs and expenses	111,274		
		Unigate Telecom Inc.	c	Accounts payable Revenues	1,479 17		
		Chunghwa Telecom	С	Operating costs and	10		
		Global, Inc.		expenses			
		Donghwa Telecom Co., Ltd.	С	Accounts receivable	25		
3			b	Accounts receivable	207,302		

ghwa System Chu ation Co., Ltd. Ltd	unghwa Telecom Co., I.				
			Accounts payable	14,800	
			Prepaid expense	21	
			Revenues	377,500	
			Operating costs and	10,028	
			expenses		
Spr	ring House	c	Accounts receivable	100	
Ent	tertainment Inc.				
			Revenues	501	
					(0

					Transaction	n Details	
							% to
No. (Note 1)	Company Name	Related Party	Nature of Relationship (Note 2)	Financial Statement Account	Amount (Note 5)	Payment Terms (Note 3)	Total Sales or Assets (Note 4)
		Chunghwa International Yellow Pages Co., Ltd.	c	Accounts receivable	\$ 17		
		Light Era Development		Revenues	1,484		
		Co., Ltd.	c	Revenues	5		
5	Chunghwa Telecom Global, Inc.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	28,759		
	Green, me.	Eta.	Ü	Accounts payable	12,790		
				Prepaid expense	32		
				Advances from			
				customers	1,197		
				Revenues	45,953		
				Operating costs and	.0,,00		
				expenses	25,128		
		CHIEF Telecom Inc.	с	Revenues	10		
	0 1 11						
6	Spring House	Chunghwa Telecom Co.,			12.212		
	Entertainment Inc.	Ltd.	b	Accounts receivable	12,212		
				Payment of receipts	7.610		
				under custody	7,613		
				Revenues	32,456		
				Operating costs and	1,182		
		Chunghwa System		expenses	1,102		
		Integration Co., Ltd.	c	Accounts payable	100		
		integration Co., Etc.	C	Property, plant and	100		
				equipment	477		
				Operating costs and	.,,		
				expenses	24		
7		Chunghwa Telecom Co.,		Operating costs and			
,	Unigate Telecom Inc.	Ltd.	b	expenses	1,276		
	emgate referent met	CHIEF Telecom Inc.	c	Accounts receivable	1,479		
				Operating costs and	-,		
				expenses	17		
8	Chunghwa International	Chunghwa Telecom Co.,					
	Yellow Pages Co., Ltd.	Ltd.	b	Accounts receivable	4,211		
	ξ ,			Receivable of receipts			
				under custody	4,680		
				Prepaid expenses	575		
				Accounts payable	24,245		
				Advances from			
				customers	6,061		
				Revenues	25,844		
				Operating costs and			
		0 1 10		expenses	8,167		
		Senao International Co.,		D	1.000		
		Ltd.	c	Revenues	1,002		
		Chunghwa System	2	Accounts payable	17		
		Integration Co., Ltd.	c	Accounts payable Operating costs and	1/		
				expenses	292		
				Property, plant and	272		
				equipment	1,192		
9	Donghwa Telecom Co.,	Chunghwa Telecom Co.,					
	Ltd.	Ltd.	b	Accounts receivable	36,285		
				Accounts payable	2,385		
				Revenues	6,276		
				Operating costs and			
				expenses	3,306		

		CHIEF Telecom Inc.	c	Accounts payable	25	
10	Light Era Development Co., Ltd.	Chunghwa Telecom Co., Ltd.	b	Prepaid expense	494	
				Operating costs and expenses	2,215	
		Chunghwa System Integration Co., Ltd.	с	Operating costs and expenses	5	
						(0 . 1

					Tra	nsaction Detai			
	No. (Note 1)	Company Name	Related Party	Nature of Relationship (Note 2)	Financial Statement Account	Amount (Note 5)	Payment Terms (Note 3)	% to Total Sales or Assets (Note 4)	
	11	InfoExplorer Co., Ltd.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	\$ 4,405			
			Liu.		Revenues	100			
					Operating cost and expenses	474			
	12	Chunghwa Telecom Japan Co., Ltd.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	2,612			
					Accounts payable	974			
					Revenue	771			
	13	Chunghwa Telecom Singapore Pte., Ltd.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	1,068			
					Receivable of receipts under custody	230			
					Revenue	1,083			
2008	0	Chunghwa Telecom Co.,	CHIEF Telecom Inc.	a	Accounts receivable	19,524			
		Ltd.			Accounts payable	17,024			
					Payment of receipts under	602			
					custody				
					Revenues	99,869			
					Operating cost and expenses	79,872			
			Unigate Telecom Inc.	a	Accounts receivable	58			
					Revenues	327			
			Chunghwa International Yellow Pages Co., Ltd.	a	Accounts receivable	12,724			
					Accounts payable	16,216			
					Payment of receipts under	2,595			
					custody Revenues	13,400			
					Operating cost and expenses	101,364			
			Senao International Co., Ltd.	a	Accounts receivable	273,901			
			Liu.		Accounts payable	727,653			
					Payment of receipts under custody	323,400			
					Revenues Operating cost and	1,093,469 3,350,546		1 3	
					expenses Office supplies	179			
					Work in process	238			
					Property, plant and equipment	257			
			Chunghwa System Integration Co., Ltd.	a	Accounts payable	197,902			
					Payables to constructors	45,406			
					Revenues	2,494			
					Other income	418			
					Operating cost and expenses	165,465			
					Inventory	46,796			
					Property, plant and	324,994			
					equipment Intangible assets	2 250			
			Chunghwa Telecom	a	Accounts receivable	3,258 67,594			
			Global, Inc.		Accounts payable	18,128			
					recounts payable	8,683			

Payment of receipts under	
custody	
Revenues	90,048
Other income	77
Operating cost and	28,609
expenses	
Property, plant and	37,022
equipment	

					Transaction 1		
			Nature of				% to Total Sales
No. (Note 1)	Company Name	Related Party	Relationship (Note 2)	Financial Statement Account	Amount (Note 5)	Payment Terms (Note 3)	or Assets (Note 4)
		Donghwa Telecom Co., Ltd.	a	Operating cost and expenses	\$ 38,063		
		Spring House Entertainment Inc.	a	Accounts receivable	1,813		
		Ziiver william in		Revenues	896		
				Operating cost and expenses	15,336		
		Light Era Development Co., Ltd.	a	Accounts receivable	91,134		
		Zitai		Unearned revenue	80,677		
				Payment of receipts under custody	74,962		
				Revenues	3,141		
1	Senao International Co., Ltd.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	1,051,053		
	2.1.)			Accounts payable	273,901		
				Revenues	3,351,191		3
				Other income	29		
				Operating cost and expenses	1,093,469		1
		Chunghwa International Yellow Pages Co., Ltd.	С	Accounts payable	661		
				Other income	1		
				Operating cost and expenses	1,780		
2	CHIEF Telecom Inc.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	17,626		
				Accounts payable	19,524		
				Revenues	79,872		
				Operating cost and expenses	99,869		
		Unigate Telecom Inc.	С	Estimated accounts payable	145		
				Other income	17		
				Operating cost	2,137		
3	Chunghwa System Integration Co., Ltd.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	243,308		
				Payment of receipts under custody	2,312		
				Revenues	538,131		1
				Other income	70		
				Operating cost and expenses	2,912		
5	Chunghwa Telecom Global, Inc.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	26,811		
				Accounts payable	67,594		
				Revenues	65,631		
				Operating cost and expenses	90,125		
6	Spring House Entertainment Inc.	Chunghwa Telecom Co., Ltd.	b	Accounts payable	1,813		
				Revenues	15,336		
				Operating cost and expenses	896		
7	Unigate Telecom Inc.	Chunghwa Telecom Co., Ltd.	b	Accounts payable	58		

		Operating cost and expenses	327	
CHIEF Telecom Inc.	c	Estimated accounts receivable	145	
		Revenues	2,137	
		Operating expenses	17	

				Ti	tails		
			Nature of			Payment	% to Total Sales
No. (Note 1)	Company Name	Related Party	Relationship (Note 2)	Financial Statement Account	Amount (Note 5)	Terms (Note 3)	or Assets (Note 4)
8	Chunghwa International Yellow Pages Co., Ltd.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	\$ 18,811		
	<u> </u>			Accounts payable	12,724		
				Revenues	101,364		
				Operating cost and	13,400		
				expenses			
		Senao International Co., Ltd.	c	Accounts receivable	661		
				Revenues	1,780		
				Other expenses	1		
9	Donghwa Telecom Co., Ltd.	Chunghwa Telecom Co., Ltd.	b	Revenues	38,063		
10	Light Era Development Co., Ltd.	Chunghwa Telecom Co., Ltd.	b	Accounts receivable	155,639		
				Accounts payable	91,134		
				Operating cost and expenses	3,141		

- Note 1: Significant transactions between the Company and its subsidiaries or among subsidiaries are numbered as follows:
 - a. 0 for the Company.
 - b. Subsidiaries are numbered from 1.
- Note 2: Related party transactions are divided into three categories as follows:
 - a. The Company to subsidiaries.
 - b. Subsidiaries to the Company.
 - c. Subsidiaries to subsidiaries.
- Note 3: Except transaction prices of SENAO, CHIEF and CIYP were determined in accordance with mutual agreements, the foregoing transactions with related parties were conducted under normal commercial terms.
- Note 4: For assets and liabilities, amount is shown as a percentage to consolidated total assets as of June 30, 2009, while revenues, costs and expenses are shown as a percentage to consolidated total operating revenues for the six months ended June 30, 2009.
- Note 5: The amount was eliminated upon consolidation.

(Concluded)

Exhibit 4

Chunghwa Telecom Co., Ltd. and

Subsidiaries

GAAP Reconciliations of

Consolidated Financial Statements for the

Six Months Ended June 30, 2008 and 2009

1. SUMMARY OF SIGNIFICANT DIFFERENCES BETWEEN ACCOUNTING POLICIES FOLLOWED BY THE COMPANY AND GENERALLY ACCEPTED ACCOUNTING PRINCIPLES IN THE UNITED STATES OF AMERICA (UNAUDITED) (AMOUNTS IN MILLIONS OF NEW TAIWAN DOLLARS, UNLESS STATED OTHERWISE)

The following is a reconciliation of consolidated net income and stockholders equity under ROC GAAP as reported in the audited consolidated financial statements to unaudited consolidated net income and stockholders equity determined under US GAAP. For the descriptions of principal differences between ROC GAAP and US GAAP, please refer to Form 20-F filed with the Securities and Exchange Commission of the United States (the SEC) on April 22, 2009 (File No. 001-31731). Certain additional adjustments impacting the reconciliation but not included in the SEC Form 20-F referenced above have been included in the notes to the reconciliation below.

1) Net Income Reconciliation

	Six Months Ended June 30	
	2008 As Adjusted (Note 2, Below) NT\$	2009 NT\$
Consolidated net income based on ROC GAAP	\$ 23,622	\$ 22,633
Adjustment:		
a. Property, plant and equipment		
1. Adjustments of gains and losses on disposal of property, plant and equipment	8	
2. Adjustments for depreciation expenses	166	95
b. 10% tax on unappropriated earnings	2,248	2,098
c. Employee bonuses and remuneration to directors and supervisors	(3,993)	
d. Revenues recognized from deferred income of prepaid phone cards	377	381
e. Revenues recognized from deferred one-time connection fees	959	796
f. Share-based compensation (Note 1)	(12)	(9)
g. Defined benefit pension plan		
i. Income tax effect of US GAAP adjustments	(479)	(627)
Noncontrolling interests of acquired subsidiary (Note 3)		(3)
Other minor GAAP differences not listed above	(16)	(19)
Net adjustment	(742)	2,712
Consolidated net income based on US GAAP	\$ 22,880	\$ 25,345
Attributable to		
Stockholders of the parent	\$ 22,677	\$ 24,947
Noncontrolling interests	203	398
	\$ 22,880	\$ 25,345
Basic earnings per common share	\$ 2.13	\$ 2.34
Diluted earnings per common share	\$ 2.13	\$ 2.33

	Six Months Ended June 30			
	As A (N B	2008 Adjusted (ote 2, elow) NT\$		2009 NT\$
Weighted-average number of common shares outstanding (in 1,000 shares)	\$ 10,	623,035	\$ 10	,666,489
Net income per pro forma equivalent ADSs				
Basic	\$	21.3	\$	23.4
Diluted	\$	21.3	\$	23.3
Weighted-average number of pro forma equivalent ADSs (in 1,000 shares)	\$ 1,	062,304	\$ 1	,066,649

(Concluded)

2) Stockholders Equity Reconciliation

		June 30		
		2008		
		As Adjusted (Note 2, Below) NT\$	2009 NT\$	
Гota	l stockholders equity based on ROC GAAP	\$ 377,683	\$ 365,648	
Adju	astment:			
a.	Property, plant and equipment			
	1. Capital surplus reduction	(60,168)	(60,168)	
	2. Adjustment on depreciation expenses, and disposal gains and losses	3,819	4,054	
	3. Adjustments of revaluation of land	(5,818)	(5,813)	
).	10% tax on unappropriated earnings	(2,090)	(2,049)	
: .	Employee bonuses and remuneration to directors and supervisors			
1.	Deferred income of prepaid phone cards			
	Capital surplus reduction	(2,798)	(2,798)	
	2. Adjustment on deferred income recognition	1,504	2,306	
e .	Revenues recognized from deferred one-time connection fees			
	Capital surplus reduction	(18,487)	(18,487)	
	2. Adjustment on deferred income recognition	12,197	13,952	
	Share-based compensation	15 (72)	15.600	
	1. Adjustment on capital surplus	15,673	15,692	
	2. Adjustment on retained earnings	(15,673)	(15,692)	
g .	Accrual for accumulative other comprehensive income under US SFAS No. 158	31	22	
	2. Accrual for pension cost			
1.	Adjustment for pension plan upon privatization	(30)	(29)	
1.	Adjustment on capital surplus	1,782	1,782	
	Adjustment on retained earnings	(9,665)	(9,665)	
	2. Aujusunent on retained carnings	(3,003)	(3,003)	

	June 2008 As Adjusted (Note 2, Below) NT\$	2009 NT\$
i. Income tax effect of US GAAP adjustments	\$ 6,484	\$ 5,590
Noncontrolling interests of acquired subsidiary (Note 3)		59
Other GAAP differences not listed above	211	175
Net adjustment	(73,028)	(71,069)
Total stockholders equity based on US GAAP	\$ 304,655	\$ 294,579
Attributable to Stockholders of the parent	\$ 302,013	\$ 291,489
Noncontrolling interests	2,642	3,090
	\$ 304.655	\$ 294,579

(Concluded)

3) Cash Flows Differences

The Company applies R.O.C. SFAS No. 17, Statement of Cash Flows . Its objectives and principles are similar to those set out in U.S. SFAS No. 95, Statement of Cash Flows . The principal differences between the two standards relate to classification. Cash flows from investing activities for changes in other assets, and cash flows from financing activities for changes in customer deposits, other liabilities and cash bonuses paid to employees, directors and supervisors are reclassified to operating activities under U.S. SFAS No. 95.

- Note 1: In August 2007, the ARDF issued ROC SFAS No. 39, Accounting for Share-based Payment, which require companies to record share-based payment transactions granted on or after January 1, 2008 using fair value method. There is no impact of the adoption this statement since the Company did not grant options on or after January 1, 2008.
- Note 2: Prior to the adoption of SFAS No. 160, Noncontrolling Interests in Consolidated Financial Statements an amendment of ARB No. 51 (SFAS No. 160), the noncontrolling interests in the income of subsidiaries is deducted in arriving at net income. Upon the adoption of SFAS No. 160 beginning from January 1, 2009, the noncontrolling interests forms part of net income. In addition, prior to the adoption of SFAS No. 160, the noncontrolling interests in subsidiaries is classified as mezzanine equity. Upon the adoption SFAS No. 160 beginning from January 1, 2009, the non-controlling interest in subsidiaries is classified as a separate component of shareholders—equity and the presentation and disclosure requirements of SFAS No. 160 are applied retrospectively for all periods presented. Therefore, from January 1, 2009, there are no differences in presentation for non-controlling interest (or minority interest as referred to under ROC GAAP) between ROC GAAP and US GAAP.

- Note 3: The adjustment to Net Income for the six months ended June 30, 2009 and to Stockholders Equity as of June 30, 2009 represents a difference between ROC GAAP and US GAAP for the accounting for business combinations. Under ROC GAAP, the noncontrolling interest in the acquiree is measured at historical cost whereas under US GAAP, the noncontrolling interest in the acquiree is measured at fair value at acquisition date upon the adoption of SFAS No. 141R, Business Combination beginning from January 1, 2009. Such adjustment for the six-month period ended June 30, 2009 was caused by the Company s acquisition of IFE in January 2009. The adjustment to ROC GAAP net income represents additional amortization expense recognized under US GAAP due to the difference between the measurement of noncontrolling interests at historical cost and fair value. The adjustment to stockholders equity represents the difference for the measurement of noncontrolling interests at historical cost and fair value after the aforementioned net income adjustment.
- Note 4: There are significant differences in the classification of items on the statements of income under ROC GAAP and US GAAP. These include:
 - (1) Incentives paid to third party dealers for inducing business:

Under ROC GAAP: Such account is included in operating expenses.

Under US GAAP: Such account is included in cost of revenues.

(2) Gains (losses) on disposal of property, plant and equipment and other assets:

Under ROC GAAP: Such account is included in non-operating income (expenses).

Under US GAAP: Such account is included in cost of revenues.

2. RECENT ACCOUNTING PRONOUNCEMENTS NOT YET ADOPTED

In December 2008, the FASB issued FSP SFAS 132(R)-1, Employers Disclosures about Postretirement Benefit Plan Assets, which provides additional guidance on employers disclosures about the plan assets of defined benefit pension or other postretirement plans. FAS 132(R)-1 clarifies the disclosures about fair value measurement of pension or other postretirement plant assets are not within the scope of the disclosures requirements of SFAS 157. The disclosures required by FSP FAS 132(R)-1 include a description of how investment allocation decisions are made, major categories of plan assets, valuation techniques used to measure the fair value of plan assets, the impact of measurements using significant unobservable inputs and concentrations of risk within plan assets. The disclosures about plan assets required by this FSP shall be provided for fiscal years ending after December 15, 2009. For the Company, FSP FAS 132(R)-1 will be effective for its 2009 fiscal year and will result in additional disclosures related to the assets of defined benefit pension plans in notes to its consolidated financial statements.

In June 2009, the FASB issued SFAS No. 166, Accounting for Transfers of Financial Assets (SFAS No. 166). SFAS No. 166 is a revision to SFAS No. 140, Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities, and will require more information about transfers of financial assets, including securitization transactions, and any continuing exposure to the risks related to such transferred financial assets. It eliminates the concept of a qualifying special-purpose entity, changes the requirements for derecognizing financial assets, and requires additional disclosures. SFAS No. 166 is effective for fiscal years beginning after November 15, 2009, for interim periods within that first annual reporting period and for interim and annual reporting periods thereafter. The Company believes the adoption of SFAS No. 166 will not have a material impact on its financial statements.

In June 2009, the FASB issued SFAS No. 167, Amendments to FASB Interpretation No. 46(R) (SFAS No. 167). SFAS No. 167 is a revision to FASB Interpretation No. 46(R), Consolidation of Variable Interest Entities (FIN 46R), and changes how a company determines when an entity that is insufficiently capitalized or is not controlled through voting (or similar) rights should be consolidated. The determination of whether a company is required to consolidate an entity is based on, among other things, an entity s purpose and design and a company s ability to direct the activities of the entity that most significantly impact the entity s economic performance. SFAS No 167 revises the approach to determining the primary beneficiary of a variable interest entity (VIE) to be more qualitative in nature and requires companies to more frequently reassess whether they must consolidate a VIE. SFAS No. 167 is effective for fiscal years beginning after November 15, 2009, for interim periods within that first annual reporting period and for interim and annual reporting periods thereafter. The adoption of SFAS No. 167 is not expected to have a significant effect on the Company s consolidated financial statements.

In June 2009, the FASB issued SFAS No. 168, The FASB Accounting Standards Codification and the Hierarchy of Generally Accepted Accounting Principles (SFAS No. 168) which replaces SFAS No. 162. SFAS No. 168 launches the FASB Accounting Standard Codification (the Codification) as the single source of authoritative U.S. generally accepted accounting principles. The Codification simplifies the classification of accounting standards into one online database under a common referencing system, organized into eight areas, ranging from industry specific to general financial statement matters. The standard is effective for interim and annual periods ending after September 15, 2009. The Company believes the adoption of SFAS No. 168 will not have a material impact on its financial statements.