PHILIPPINE LONG DISTANCE TELEPHONE CO Form 6-K November 06, 2007

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

Report of Foreign Private Issuer

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of November 2007

Commission File Number 1-03006

Philippine Long Distance Telephone Company

(Exact Name of Registrant as specified in its Charter)

Ramon Cojuangco Building

Makati Avenue

Makati City

Philippines

(Address of principal executive offices)

(Indicate by	check mark	whether th	e registrant	files or will	file annual	reports	under	cover o	of Form	20-F o	r Form
40-F.)											

Form 20-F: Form 40-F:

(Indicate by check mark whether by furnishing the information contained in this form, the registrant is also thereby furnishing the information to the commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act 1934.)

Yes: No: √

(If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-____)

EXHIBITS

Exhibit Number		Page
1.1	Announcement date November 6, 2007	
	Management s Discussion and Analysis of Financial Condition and Results of Operations	45
	Consolidated Financial Statements as at September 30, 2007 (unaudited) and December 31, 2006 (audited) and for the nine months ended September 30, 2007 and 2006 (unaudited)	94

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

PHILIPPINE LONG DISTANCE TELEPHONE COMPANY

By: /s/Ma. Lourdes C. Rausa-Chan Ma. Lourdes C. Rausa-chan Senior Vice President, Corporate Affairs and Legal Services Head and Corporate Secretary

Date: November 6, 2007

SIGNATURES

SEC Number **PW-55** File Number

PHILIPPINE LONG DISTANCE
TELEPHONE COMPANY
(Company s Full Name)
Ramon Cojuangco Building Makati Avenue, Makati City
(Company s Address)
(632) 816-8556
(Telephone Number)

Not Applicable

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-	(Fiscal Year Ending)	
	(month & day)	
	SEC Form 17-Q	
-	Form Type	
	Not Applicable	
-	Amendment Designation (if applicable)	
	September 30, 2007	
	Period Ended Date	
	Not Applicable	

(Secondary License Type and File Number)

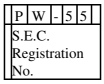
November 6, 2007
Securities & Exchange Commission
Money Market Operations Department
SEC Building, EDSA
Mandaluyong City
Attention: <u>Director Justina Callangan</u>
Corporations Finance Department
Gentlemen:
In accordance with Section 17.1(b) of the Securities Regulation Code and SRC Rule 17.1, we submit herewith five (5) copies of SEC Form 17-Q with Management s Discussion and Analysis and accompanying unaudited financial statements of the Company for the nine (9) months ended September 30, 2007.
Very truly yours,
PHILIPPINE LONG DISTANCE TELEPHONE COMPANY

/s/Ma. Lourdes C. Rausa-Chan

MA. LOURDES C. RAUSA-CHAN

Corporate Secretary

COVER SHEET



PHILIPPINE LONG DISTANCE

TELEPHONE COMPANY!!!!

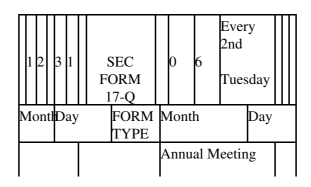
(Company s Full Name)

RAMON COJUANGCO BLDG....

MAKATI AVE. MAKATI CITY

(Business Address: No. Street City/Town/Province)

ATTY. MA. LOURDES C. RAUSA-CHAN	816-8405
Contact Person	Company Telephone
	Number



Edgar Filing: PHILIPPINE LONG DISTANCE TELEPHONE CO - Form 6-K Fiscal Year N/A Amended Articles Dept. Requiring this Doc. Number/Section Total Amount of Borrowings 2,186,117 N/A As of September 30, 2007 N/A Total No. of Domestic Foreign Stockholders To be accomplished by SEC Personnel concerned File Number LCU Cashier Document I.D.

STAMPS

Remarks: Please use black ink for scanning purposes.

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE ($\,$ SRC $\,$) AND

SRC 17 (2) (b) THEREUNDER

7. Ramon Cojuangco Building, Makati Avenue, Makati City 0721

Address of registrant s principal office Postal Code

Yes [X] No []

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Exhibit 1.1

PART I FINANCIAL INFORMATION

Item 1. Financial Statements

Our financial statements as at September 30, 2007 (unaudited) and December 31, 2006 (audited) and for the nine months ended September 30, 2007 and 2006 (unaudited) and related notes (pages F-1 to F-95) are filed as part of this report on Form 17-Q.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

In the following discussion and analysis of our financial condition and results of operations, unless the context indicates or otherwise requires, references to we, us, our or PLDT Group mean the Philippine Long Distance Telephone Company and its consolidated subsidiaries, and references to PLDT mean the Philippine Long Distance Telephone Company, not including its consolidated subsidiaries (see Note 2 Summary of Significant Accounting Policies and Practices to the accompanying unaudited consolidated financial statements for a list of these subsidiaries, including a description of their respective principal business activities).

The following discussion and analysis of our financial condition and results of operations should be read in conjunction with the accompanying unaudited consolidated financial statements and the related notes. Our unaudited consolidated financial statements, and the financial information discussed below, have been prepared in accordance with Philippine Financial Reporting Standards, which differ in certain significant respects from generally accepted accounting principles in the United States.

The financial information appearing in this report and in the accompanying unaudited consolidated financial statements is stated in Philippine pesos. All references to pesos, Philippine pesos or Php are to the lawful currency of the Philippines; all references to U.S. dollars, US\$ or dollars are to the lawful currency of the United States; all references to Japanese yen, JP¥ or ¥ are to the lawful currency of Japan and all references to Euro or are to the lawful currency of the European Union. Translations of Philippine peso amounts into U.S. dollars in this report and in the accompanying unaudited consolidated financial statements were made based on the exchange rate of Php44.974 to US\$1.00, the volume weighted average exchange rate at September 30, 2007 quoted through the Philippine Dealing System.

Some information in this report may contain forward-looking statements within the meaning of Section 27A of the U.S. Securities Act of 1933 and Section 21E of the U.S. Securities Exchange Act of 1934. We have based these

forward-looking statements on our current beliefs, expectations and intentions as to facts, actions and events that will or may occur in the future. Such statements generally are identified by forward-looking words such as believe, plan, anticipate, continue, estimate, expect, may, will or other similar words.

A forward-looking statement may include a statement of the assumptions or bases underlying the forward-looking statement. We have chosen these assumptions or bases in good faith, and we believe that they are reasonable in all material respects. However, we caution you that forward-looking statements and assumed facts or bases almost always vary from actual results, and the differences between the results implied by the forward-looking statements and assumed facts or bases and actual results can be material, depending on the circumstances. When considering forward-looking statements, you should keep in mind the description of risks and cautionary statements in this report. You should also keep in mind that any forward-looking statement made by us in this report or elsewhere speaks only as at the date on which we made it. New risks and uncertainties come up from time to time, and it is impossible for us to predict these events or how they may affect us. We have no duty to, and do not intend to, update or revise the forward-looking statements in this report after the date hereof. In light of these risks and uncertainties, any forward-looking statement made in this report or elsewhere might not occur.

Financial Highlights and Key Performance Indicators

	-	eDecember	Dogwood		
	30, 2007	31, 2006	Decrease Amount %		
(in millions, except for operational data, exchange rates and ear			Amount 70		
common share)	imigs pemadure	(Audited)			
Consolidated Balance Sheets					
Total assets	Php227,971	_	(Php13,921) (6)		
Property, plant and equipment net	159,288	164,190	(4,902) (3)		
Cash and cash equivalents and short-term investments	19,993	•	(5,204)(21)		
Total equity	103,692	104,523	(831) (1)		
Notes payable and long-term debt	64,725	80,154	(15,429)(19)		
Net debt(1) to equity ratio	0.43x	0.53x			
		e Months Ended			
		ember 30,	Increase (Decrease)		
	2007	2006	Amount %		
			audited)		
Consolidated Statements of Income		(-	,		
Revenues and other income	Php103,468	Php95,400	Php8,068 8		
Expenses	63,488	65,902	(2,414) (4)		
Income before income tax	39,980	29,498	10,482 36		
Net income	26,952	26,367	585 2		
Net income attributable to equity holders of PLDT	26,506	25,744	762 3		
Net income margin	26%	27%			
Earnings per common share basic	138.71	138.71			
Consolidated Statements of Cash Flows					
Net cash provided by operating activities	55,499	56,146	(647) (1)		
Net cash used in investing activities	19,557	25,261	(5,704)(23)		
Capital expenditures	14,529	16,872	(2,343)(14)		
Net cash used in financing activities	43,980	41,763	2,217 5		
Operational Data					
Number of cellular subscribers	28,260,095	22,929,431	5,330,664 23		
Number of fixed line subscribers	1,751,468	1,747,357	4,111		
Number of broadband subscribers	501,250	219,601	281,649 128		
Fixed Line	229,534	118,679	110,855 93		
Wireless	271,716	100,922	170,794 169		
Number of employees	26,135	26,610	(475) (2)		
Fixed Line	8,057	9,110	(1,053)(12)		
Wireless	5,345	5,328	17		
Information and Communications Technology	12,733	12,172	561 5		

September 30, 2007	Php44.974
December 31, 2006	49.045
September 30, 2006	50.249
December 31, 2005	53.062

(1) Net debt is derived by deducting cash and cash equivalents and short-term investments from total debt (notes payable and long-term debt).

Overview

We are the largest and most diversified telecommunications company in the Philippines. We have organized our business into three main segments:

- Wireless wireless telecommunications services provided by Smart Communications, Inc., or Smart, and Pilipino Telephone Corporation, or Piltel, our cellular service providers; Smart Broadband, Inc., or Smart Broadband, our wireless broadband provider; Wolfpac Mobile, Inc., or Wolfpac, our wireless content operator; Mabuhay Satellite Corporation, or Mabuhay Satellite, ACeS Philippines Cellular Satellite Corporation, or ACeS Philippines, and Telesat, Inc., or Telesat, our satellite and very small aperture terminal, or VSAT, operators;
- Fixed Line fixed line telecommunications services are primarily provided through PLDT. We also provide fixed line services through PLDT s subsidiaries PLDT Clark Telecom, Inc., Subic Telecommunications Company, Inc., PLDT-Maratel, Inc., Piltel, PLDT Global Corporation, or PLDT Global, Smart-NTT Multimedia, Inc. and Bonifacio Communications Corporation, which together account for approximately 3% of our consolidated fixed line subscribers; and
- Information and Communications Technology, or ICT information and communications infrastructure and services for internet applications, internet protocol, or IP-based solutions and multimedia content delivery provided by PLDT s subsidiary ePLDT, Inc., or ePLDT; business process outsourcing, or BPO, provided by SPi Technologies, Inc. and its subsidiaries, or SPi Group (consolidated on July 11, 2006); call center services provided under the umbrella brand name ePLDT Ventus, include ePLDT Ventus, Inc., or Ventus, Parlance Systems, Inc., or Parlance, and Vocativ Systems, Inc., or Vocativ; internet access and online gaming services provided by ePLDT s subsidiaries, Infocom Technologies, Inc., or Infocom, Digital Paradise, Inc., or Digital Paradise, Digital Paradise Thailand, Ltd., or Digital Paradise Thailand, netGames, Inc., or netGames, Airborne Access Corporation, or Airborne Access and Level Up!, Inc., or Level Up!; and e-commerce, and IT-related services provided by other investees of ePLDT, as discussed in Note 9 Investments in Associates to the accompanying unaudited consolidated financial statements.

We registered total revenues and other income of Php103,468 million in the first nine months of 2007, an increase of Php8,068 million, or 8%, as compared to Php95,400 million in the same period in 2006 primarily due to an increase in our service revenues by Php8,467 million largely from our wireless business.

Expenses decreased by Php2,414 million, or 4%, to Php63,488 million in the first nine months of 2007 from Php65,902 million in the same period in 2006, largely resulting from decreases in depreciation and amortization, and financing costs partly offset by higher compensation and benefits, professional and other contracted services, and taxes and licenses.

Net income attributable to equity holders of PLDT increased by Php762 million, or 3%, to Php26,506 million in the first nine months of 2007 from Php25,744 million in the same period in 2006. However, despite the increase in our net income in 2007, our basic earnings per common share in the first nine months of 2007 and 2006 resulted in the same amount of Php138.71 due to the corresponding increase in the weighted average number of common shares outstanding from 183.1 million in the first nine months of 2006 to 188.6 million in the same period in 2007.

Results of Operations

The table below shows the contribution by each of our business segments to our revenues and other income, expenses and net income for the nine months ended September 30, 2007 and 2006. Most of our revenues are derived from our operations within the Philippines.

	Wireless	Fixed Line	ICT	Inter-segment Transactions	Total
(in millions)					
For the nine months ended					
September 30, 2007					
(Unaudited)					
Revenues and other income	Php66,407	Php36,242	Php7,643	(Php6,824)Ph	p103,468
Service	64,059	35,664	7,416	(6,669)	100,470
Non-service	1,630	119	200	(89)	1,860
Other income	718	459	27	(66)	1,138
Expenses	32,339	30,264	7,709	(6,824)	63,488
Income (loss) before income tax	34,068	5,978	(66)		39,980
Net income for the period	22,947	3,998	7		26,952
Net income attributable to					
equity holders of PLDT	22,465	3,995	46		26,506

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For the nine months ended September 30, 2006									
(Unaudited)									
Revenues and other income	60,488		36,629		4,146		(5,863)	95,400	
Service	58,016		35,901		3,788		(5,702)	92,003	
Non-service	1,842		71		339		(92)	2,160	
Equity share in net income									
of associates					1			1	
Other income	630		657		18		(69)	1,236	
Expenses	31,655		35,982		4,128		(5,863)	65,902	
Income before income tax	28,833		647		18			29,498	
Net income for the period	25,757		587		23			26,367	
Net income attributable to									
equity holders of PLDT	25,098		586		60			25,744	
Increase (Decrease)	Amount	%	Amount	%	Amount	%	Amount	Amount	%
Increase (Decrease) Revenues and other income	Amount Php5,919	%	Amount (Php387)		Amount Php3,497	% 84	Amount (Php961)	Amount Php8,068	% 8
Revenues and other income	Php5,919	10 10	(Php387)	(1)	Php3,497	84	(Php961)	Php8,068	8
Revenues and other income Service	Php5,919 6,043	10 10	(Php387) (237)	(1) (1)	Php3,497 3,628	84 96	(Php961) (967)	Php8,068 8,467	8 9
Revenues and other income Service Non-service	Php5,919 6,043	10 10	(Php387) (237)	(1) (1)	Php3,497 3,628 (139)	84 96	(Php961) (967)	Php8,068 8,467	8 9
Revenues and other income Service Non-service Equity share in net income	Php5,919 6,043	10 10	(Php387) (237)	(1) (1) 68	Php3,497 3,628 (139)	84 96 (41)	(Php961) (967)	Php8,068 8,467 (300)	8 9 (14)
Revenues and other income Service Non-service Equity share in net income of associates	Php5,919 6,043 (212)	10 10 (12)	(Php387) (237) 48	(1) (1) 68 (30)	Php3,497 3,628 (139) (1) 9	84 96 (41) (100)	(Php961) (967) 3	Php8,068 8,467 (300)	8 9 (14) (100)
Revenues and other income Service Non-service Equity share in net income of associates Other income	Php5,919 6,043 (212)	10 10 (12)	(Php387) (237) 48 (198)	(1) (1) 68 (30) (16)	Php3,497 3,628 (139) (1) 9 3,581	84 96 (41) (100) 50	(Php961) (967) 3	Php8,068 8,467 (300) (1) (98)	8 9 (14) (100) (8)
Revenues and other income Service Non-service Equity share in net income of associates Other income Expenses	Php5,919 6,043 (212) 88 684	10 10 (12) 14 2 18	(Php387) (237) 48 (198) (5,718)	(1) (1) 68 (30) (16) 824	Php3,497 3,628 (139) (1) 9 3,581	84 96 (41) (100) 50 87	(Php961) (967) 3	Php8,068 8,467 (300) (1) (98) (2,414)	8 9 (14) (100) (8) (4)
Revenues and other income Service Non-service Equity share in net income of associates Other income Expenses Income before income tax	Php5,919 6,043 (212) 88 684 5,235	10 10 (12) 14 2 18	(Php387) (237) 48 (198) (5,718) 5,331	(1) (1) 68 (30) (16) 824	Php3,497 3,628 (139) (1) 9 3,581 (84)	84 96 (41) (100) 50 87 (467)	(Php961) (967) 3	Php8,068 8,467 (300) (1) (98) (2,414) 10,482	8 9 (14) (100) (8) (4) 36

Wireless

Revenues and Other Income

Our wireless business segment offers cellular services as well as wireless broadband, satellite, VSAT and other services.

The following table summarizes our service and non-service revenues and other income from our wireless business for the nine months ended September 30, 2007 and 2006 by service segment:

Nine Months Ended September 30,

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					Increase (Decrease)	
	2007	%	2006	%	Amount	%
(in millions)			(Unaudited))		
Wireless services:						
Service Revenues						
Cellular	Php61,121	92	Php56,086	93	Php5,035	9
Wireless broadband, satellite, VSAT and others	2,938	5	1,930	3	1,008	52
	64,059	97	58,016	96	6,043	10
Non-service Revenues						
Sale of cellular handsets and SIM-packs	1,630	2	1,842	3	(212)	(12)
Other Income	718	1	630	1	88	14
Total Wireless Revenues and Other Income	Php66,407	100	Php60,488	100	Php5,919	10

Service Revenues

Our wireless service revenues increased by Php6,043 million, or 10%, to Php64,059 million in the first nine months of 2007 as compared with Php58,016 million in the same period in 2006, mainly as a result of the growth in the cellular and wireless broadband subscriber base, an increase in inbound international traffic and inbound roaming revenues, partially offset by an increase in interconnection costs and the unfavorable effect of the appreciation of the Philippine peso on dollar-linked revenues. As a percentage of our total wireless revenues and other income, service revenues contributed 97% in the first nine months of 2007 as compared to 96% in the same period in 2006.

Cellular Service

Our cellular service revenues consist of:

- revenues derived from actual usage of the network by prepaid subscribers and any unused peso value of expired prepaid cards or electronic air time loads, net of content costs and discounts given to dealers;
- monthly service fees from postpaid subscribers, including: (1) charges for calls in excess of allocated free local calls; (2) toll charges for national and international long distance calls; (3) charges for text messages of our service customers in excess of allotted free text messages; and (4) charges for value-added services, net of related content provider costs;

- revenues generated from incoming calls and messages to our subscribers, net of interconnection expenses; fees from reciprocal traffic from international correspondents; and revenues from inbound international roaming calls for the service; and
- other charges, including those for reconnection and migration.

Our cellular service revenues in the first nine months of 2007 amounted to Php61,121 million, an increase of Php5,035 million, or 9%, from Php56,086 million in the same period in 2006. Cellular service revenues accounted for 95% of our wireless service revenues in the first nine months of 2007 as compared to 97% in the same period in 2006.

Smart markets nationwide cellular communications services under the brand names *Smart Buddy*, *Smart Gold*, *addict mobile*, and *Smart Infinity*. *Smart Buddy* is a prepaid service while *Smart Gold*, *Smart Infinity* and *addict mobile* are postpaid services, which are all provided through Smart's digital network. Piltel markets its cellular prepaid service under the brand name *Talk N Text* which is provided through Smart s network.

Since 2006, Smart has focused on segmenting its market by offering sector-specific, value-driven packages such as *All Text*, a new variety of top-up service providing a fixed number of messages with prescribed validity periods. Offerings include *All Text 10 Bonus*, with a suggested retail price of Php12, which includes 10 messages to all networks plus five bonus on-network messages with a one-day validity period and, effective March 24, 2007, *All Text Plus*, which offers 90 on-network messages plus 10 messages to all networks for Php20, with one day validity period. *All Text Plus* is in effect until January 26, 2008. *All Text* also has a voice counterpart in *All Talk Call*, a call package which allows three calls of up to three minutes each for local on-network calls for Php20, valid for one day. Other voice offerings include: (a) the *Flat Rate Plus Call*, which allows a subscriber to make: (1) an on-network call of up to three minutes for Php10 or extend the call up to three minutes for Php15; or (2) an off-network call of up to two minutes for Php10 or extend the call up to three minutes for Php15, effective March 29, 2007; and (b) *Tipid Talk*, a call package which allows a subscriber to make four calls of up to 30 seconds each for local on-network calls, valid for one day for Php5.50. *All Text 10 Bonus*, *All Talk Call*, *Tipid Talk* and *Flat Rate Plus Call* are now permanent offerings. Smart also continues to offer *Smart 258*, a registration-based service which offers unlimited on-network text messaging in load denominations of Php15, Php30 and Php60 with corresponding expiration periods of 1, 2 and 4 days, respectively.

On January 18, 2007, Smart introduced *LAHATxt*, a top-up service for Smart prepaid subscribers which offers a bundle of text messages available to all networks. *LAHATxt 35* provides for 100 text messages to all networks for Php35 with a one day validity period. Likewise, *Talk N Text* subscribers have *LAHATxt 20* which allows a subscriber to make 50 text messages to all networks for Php20, also valid for one day. A variant of the *All Text* promotion, *Gaantxt Plus* is specifically targeted at *Talk N Text* subscribers. For a load of Php10, the promotion gives 40 *Talk N Text* to *Talk N Text* messages plus five messages to all networks valid for one day. The *Gaantxt Plus* promotion is valid until February 1, 2008.

In May 2007, Smart introduced the *Ask-for-Load* service which offers a maximum of three Php5 air time load requests per day to all Smart and *Talk N Text* subscribers.

On October 3, 2007, we offered the *Talk N Text GaanSIM* for Php30 with pre-stored air time of Php1 plus 25 free SMS. The promotion period will run until November 18, 2007.

Smart likewise has in place various promotions to stimulate international usage. These include *International Budget Text* packages, which have a limited duration and a varying number of allowable messages, allow subscribers to send international text to pre-registered recipients of the subscriber s choice, on supported overseas carriers.

Smart also has a roster of 3G services which it commercially launched in May 2006. These services include video calling, video streaming, high-speed internet browsing and downloading of special 3G content, offered at rates similar to those of 2G services.

The following table summarizes key measures of our cellular business as at and for the nine months ended September 30, 2007 and 2006:

	Nine Months Ended September 30,							
(in millions)	2007	2006 (Unaud	Incre 2006 Amoun Jnaudited)					
Cellular service rever	Rlep61,121	Php56,086	Php5,035	9				
By component	59,517	54,608	4,909	9				
Voice	26,858	26,168	690	3				
Data	32,659	28,440	4,219	15				
By service type	59,517	54,608	4,909	9				
Prepaid	55,101	50,921	4,180	8				
Postpaid	4,416	3,687	729	20				
Others(1)	1,604	1,478	126	9				

⁽¹⁾ Refers to other non-subscriber-related revenues consisting primarily of inbound international roaming fees, revenues from Smart s public calling offices and a small number of leased line contracts, revenues from Wolfpac and other Smart subsidiaries and revenue share in PLDT s WeRoam and PLDT Landline Plus services.

	September 30, Increase				
	2007	2006	Amount	% %	
		(Unaudite			
Cellular subscriber base		22,929,431		23	
Prepaid		22,618,675		23	
Smart	19,576,658	16,238,917	3,337,741	21	
Piltel	8,344,846	6,379,758	1,965,088	31	
Postpaid	338,591	310,756	27,835	9	
	Nine Mon	ths Ended S	September	30.	
			Increas		
			(Decreas	se)	
	2007	2006	Amount	%	
		(Unaudite	d)		
Systemwide traffic volumes (in millions)					
Calls (in minutes)	4,690	4,208	482	11	
Domestic outbound	2,806	2,578	228	9	
International	1,884	1,630	254	16	
Inbound	1,737	1,509	228	15	
Outbound	147	121	26	21	
CMC count	160 160	170 420	(10.252)	(10)	
SMS count	160,168	178,420	. , ,	` /	
Text messages	158,655	176,640	. , ,	` ′	
Standard	19,278		(4,545)	, ,	
Bucket-Priced	139,183	,	, , ,	' '	
International	194	163	31		
Value-Added Services	1,480	1,756	(276)	(16)	

As at September 30, 2007, Smart and Piltel cellular subscribers totaled 28,260,095, an increase of 5,330,664, or 23%, over their combined cellular subscriber base of 22,929,431 as at September 30, 2006. Prepaid subscribers accounted for 99% of our total subscriber base as at September 30, 2007 and 2006. Prepaid and postpaid subscribers totaled 27,921,504 and 338,591 as at September 30, 2007, reflecting net subscriber activations of 4,064,683 and 20,028, respectively, in the first nine months of 2007.

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Financial Services

Revenues attributable to our cellular prepaid service amounted to Php55,101 million in the first nine months of 2007, an 8% increase over the Php50,921 million earned in the same period in 2006. Prepaid service revenues in the first nine months of 2007 and 2006 accounted for 93% of voice and data revenues. Revenues attributable to Smart s postpaid service amounted to Php4,416 million in the first nine months of 2007, a 20% increase over the Php3,687 million earned in the same period in 2006, and accounted for 7% of voice and data revenues in 2007 and 2006.

Voice Services

Cellular revenues from voice services, which include all voice traffic and voice value-added services such as voice mail and international roaming, increased by Php690 million, or 3%, to Php26,858 million in the first nine months of 2007 from Php26,168 million in the same period in 2006 primarily due to an increase in domestic voice, international long distance and voice roaming revenues, and domestic and international inbound revenues. The increase in domestic and international outbound and inbound revenues may be attributed to increased traffic mainly on account of subscriber growth.

Air time rates for postpaid subscribers vary depending on the type of postpaid plan selected by subscribers.

Data Services

Cellular revenues from data services, which include all text messaging-related services as well as value-added services, increased by Php4,219 million, or 15%, to Php32,659 million in the first nine months of 2007 from Php28,440 million in the same period in 2006. Cellular data services accounted for 53% of cellular service revenues in the first nine months of 2007 as compared to 51% in the same period in 2006.

The following table shows the breakdown of cellular data revenues for the nine months ended September 30, 2007 and 2006:

	Nine Months Ended September 30,								
	Increase								
		(De							
	2007	2006	Amount	%					
(in millions)		(Unaudite	d)						
Text messaging									
Domestic	Php29,059	Php24,156	Php4,903	20					
Standard	15,021	16,640	(1,619)	(10)					
Bucket-Priced	14,038	7,516	6,522	87					
International	1,383	1,425	(42)	(3)					
	30,442	25,581	4,861	19					
Value-added service	S								
Standard(1)	1,428	1,967	(539)	(27)					
Rich Media(2)	254	200	54	27					
Pasa Load	472	642	(170)	(26)					
	2,154	2,809	(655)	(23)					
Financial services									
Smart Money	60	47	13	28					

Mobile Banking	3 63	3 50	13	26
Total	Php32,659 Php			
2000	1 npo 2 ,000 / 1 np	-0,	, .,	

⁽¹⁾ Includes standard services such as info-on-demand, ringtone and logo downloads, etc.

(2) Includes MMS, WAP, GPRS, etc.

Text messaging-related services contributed revenues of Php30,442 million in the first nine months of 2007, an increase of Php4,861 million, or 19%, compared to Php25,581 million in the same period in 2006, and accounted for 93% and 90% of the total cellular data revenues in the first nine months of 2007 and 2006, respectively. The increase in revenues from text messaging-related services resulted mainly from Smart s various bucket-priced text promotional offerings. Text messaging revenues from the various bucket plans totaled Php14,038 million in the first nine months of 2007, an increase of Php6,522 million, or 87%, compared to Php7,516 million in the same period in 2006.

Standard text messages totaled 19,278 million in the first nine months of 2007, a decrease of 4,545 million, or 19%, from 23,823 million in the same period in 2006 mainly due to a shift to bucket-priced text services. Bucket-priced text messages in the first nine months of 2007 totaled 139,183 million, a decrease of 13,471 million, or 9%, as compared to 152,654 million in the same period in 2006 mainly on account of the introduction in late 2006 of low-denomination text packages with a fixed number of SMS including off-network messages. While these promotional text offerings resulted in reduced traffic for *Smart 258 Unlimited Text* service, the yield per SMS improved significantly resulting in increased text revenues.

Value-added services, which contributed revenues of Php2,154 million in the first nine months of 2007, decreased by Php655 million, or 23%, from Php2,809 million in the same period of 2006 primarily due to lower usage of standard services and *Pasa Load*, partially offset by higher usage of rich media services in the first nine months of 2007 as compared to the same period in 2006.

Subscriber Base, ARPU and Churn Rates

Prepaid subscribers accounted for approximately 99% of our 28,260,095 subscribers as at September 30, 2007, while postpaid subscribers accounted for the remaining 1%. The cellular prepaid subscriber base grew by 23% to 27,921,504 as at September 30, 2007 from 22,618,675 as at September 30, 2006, whereas the postpaid subscriber base increased by 9% to 338,591 as at September 30, 2007 from 310,756 as at September 30, 2006.

Our net subscriber activations for the nine months ended September 30, 2007 and 2006 were as follows:

Nine Months Ended September 30,							
			Increas	se			
			(Decrea	se)			
	2007	2006	Amount	%			
		(Unaudit	ed)				
Prepaid	4,064,683	2,490,132	1,574,551	63			
Smart	2,694,216	1,094,799	1,599,417	146			
Piltel	1,370,467	1,395,333	(24,866)	(2)			
Postpaid	1 20,028	30,678	(10,650)	(35)			
Total	4,084,711	2,520,810	1,563,901	62			

The following table summarizes our cellular ARPUs for the nine months ended September 30, 2007 and 2006:

	Nine Months Ended September 30,						
			Increase			Increa	ase
	Gross		(Decrease)	Net		(Decrease)	
	2007	2006	Amount %	2007	2006	Amount	%
			(Ur	naudited)			
Prepaid							
Smart	Php314	Php341	(Php27) (8)	Php257	Php290	(Php33)	(11)
Piltel	222	231	(9) (4)	186	197	(11)	(6)
Prepaid Blended	287	312	(25) (8)	236	265	(29)	(11)
Postpaid Smart	2,086	1,893	193 10	1,491	1,401	90	6
Prepaid and Postpaid Blended	309	333	(24) (7)	252	280	(28)	(10)

ARPU is computed for each month by dividing the revenues for the relevant services for the month by the average of the number of subscribers at the beginning and at the end of the month. Gross monthly ARPU is computed by dividing the revenues for the relevant services, gross of discounts and allocated content-provider costs, including interconnection income but excluding inbound roaming revenues, by the average number of subscribers. Net monthly ARPU, on the other hand, is calculated based on revenues net of discounts and allocated content-provider costs and interconnection income net of interconnection expense. ARPU for any period of more than one month is calculated as the simple average of the monthly ARPUs in that period.

Prepaid service revenues consist mainly of charges for subscribers actual usage of their loads. Prepaid blended ARPU in the first nine months of 2007 was Php287, a decrease of 8%, compared to Php312 in the same period in 2006. The average outbound domestic and international voice as well as the average value-added services and inbound revenue per subscriber declined in the first nine months of 2007 compared to the same period in 2006, but were partly offset by an increase in the average text messaging revenue per subscriber. On a net basis, prepaid blended ARPU in the first nine months of 2007 was Php236, a decrease of 11%, compared to Php265 in the same period in 2006.

Monthly ARPU for Smart s postpaid services is calculated in a manner similar to that of prepaid service, except that the revenues consist mainly of monthly service fees and charges on usage in excess of the monthly service fees.

Gross monthly ARPU for postpaid subscribers increased by 10% to Php2,086 while net monthly ARPU increased by 6% to Php1,491 in the first nine months of 2007 as compared to Php1,893 and Php1,401 in the same period in 2006, respectively. Prepaid and postpaid monthly gross blended ARPU was Php309 in the first nine months of 2007, a decrease of 7%, compared to Php333 in the same period in 2006. Monthly net blended ARPU decreased by 10% to Php252 in the first nine months of 2007 as compared to Php280 in the same period in 2006.

Our quarterly prepaid and postpaid ARPUs for the nine months ended September 30, 2007 and 2006 were as follows:

		Pre	Postpaid				
	Sm	art	Pil	tel	Smart		
	Gross	Net	Gross	Net	Gross	Net	
			(Una	audited)			
2007							
First Quarter	Php323	Php267	Php228	Php187	Php2,045	Php1,483	
Second Quarter	324	265	233	198	2,141	1,526	
Third Quarter	293	239	206	173	2,073	1,464	
2006							
First Quarter	Php356	Php294	Php245	Php207	Php1,867	Php1,386	
Second Quarter	344	294	234	202	1,920	1,414	
Third Quarter	323	280	213	184	1,891	1,403	
Fourth Quarter	332	286	213	184	1,939	1,425	

Churn, or the rate at which existing subscribers have their service cancelled in a given period, is computed based on total disconnections in the period, net of reconnections in the case of postpaid subscribers, divided by the average of the number of subscribers at the beginning and at the end of a month, all divided by the number of months in the same period.

We recognize a prepaid cellular subscriber as an active subscriber when that subscriber activates and uses the SIM card in the subscriber s handset, which contains pre-stored air time. The pre-stored air time, equivalent to Php1 plus 50 free SMS, can only be used upon purchase or reload of air time of any value. Subscribers can reload their air time by purchasing prepaid call and text cards; by purchasing additional air time over the air via *Smart Load, All Text* or *Smart Connect*; and by receiving loads of Php2, Php5, Php10 and Php15 via *Pasa Load*, or through their handsets using *Smart Money*. Reloads have validity periods ranging from one day to two months, depending on the amount reloaded. A prepaid cellular subscriber is disconnected if the subscriber does not reload within four months after the full usage or expiry of the last reload. Our current policy is to recognize a prepaid subscriber as active only when the subscriber

activates and uses the SIM card and reloads at least once during the month of initial activation or in the immediate succeeding month.

For Smart prepaid, the average monthly churn rate for the first nine months of 2007 and 2006 were 3.1% and 3.2%, respectively, while the average monthly churn rate for *Talk N Text* subscribers was 3.5% in the first nine months of 2007 and 2006.

The average monthly churn rate for Smart's postpaid subscribers for the first nine months of 2007 was 1.3% compared to 1.2% in the same period in 2006. Smart's policy is to redirect outgoing calls to an interactive voice response system if the postpaid subscriber's account is either 45 days overdue or the subscriber has exceeded the prescribed credit limit. If the subscriber does not make a payment within 44 days of redirection, the account is disconnected. Within this 44-day period, a series of collection activities are implemented, involving the sending of a collection letter, call-out reminders and collection messages via text messaging.

Wireless Broadband, Satellite, VSAT and Other Services

Our revenues from wireless broadband, satellite, VSAT and other services consist of wireless broadband service revenues for Smart Broadband, rentals received for the lease of Mabuhay Satellite s transponders and Telesat s VSAT facilities to other companies, charges for ACeS Philippines satellite information and messaging services and service revenues generated from PLDT Global s subsidiaries. Gross revenues from these services for the first nine months of 2007 amounted to Php2,938 million, an increase of Php1,008 million, or 52%, from Php1,930 million in the same period in 2006 principally due to the growth in our wireless broadband business partially offset by lower satellite transponder rental revenues.

Smart Broadband offers a number of wireless broadband services and had 259,477 subscribers as at September 30, 2007 as compared to 92,922 in the same period in 2006. *SmartBro*, the fixed wireless broadband service of Smart linked to Smart s wireless broadband-enabled base stations, allows people to connect to the internet using an outdoor aerial antenna installed in a subscriber s home. Wireless broadband revenues contributed Php1,597 million in the first nine months of 2007, increasing by Php1,088 million, or 214%, from Php509 million in the same period in 2006.

We also offer *PLDT WeRoam*, a wireless broadband service, running on Smart's nationwide wireless network (using GPRS, EDGE and WiFi technologies) and PLDT's extensive IP infrastructure. Some of the recent enhancements to this service are the inclusion of international roaming in key roaming countries all over the world and national WiFi roaming access. Principally targeted at the corporate market, this service had 12,239 subscribers as at September 30, 2007 compared to 8,000 subscribers as at September 30, 2006 and contributed Php92 million to our data revenues, increasing by 64% from Php56 million in the same period in 2006.

Non-service Revenues
Our wireless non-service revenues consist of:
• proceeds from sales of cellular handsets; and
• proceeds from sales of cellular SIM-packs.
Our wireless non-service revenues decreased by Php212 million, or 12%, to Php1,630 million in the first nine months of 2007 as compared to Php1,842 million in the same period in 2006 primarily due to a lower volume of postpaid handsets sold and a lower average revenue per handset and SIM-pack, partly offset by a higher volume of prepaid handsets and SIM-packs sold in the first nine months of 2007.
Other Income
All other income/gains such as rental income, gain on disposal of property and which do not fall under service and non-service revenues are included under this classification. Our wireless business segment generated other income of Php718 million in the first nine months of 2007, an increase of Php88 million, or 14%, as compared to Php630 million in the same period in 2006.
Expenses
Expenses associated with our wireless business in the first nine months of 2007 amounted to Php32,339 million, an increase of Php684 million, or 2%, from Php31,655 million in the same period in 2006. A significant portion of this increase was attributable to higher depreciation and amortization, rent and selling and promotions expenses partially offset by net financing gains. As a percentage of our total wireless revenues and other income, expenses associated with our wireless business accounted for 49% and 52% in the first nine months of 2007 and 2006, respectively.

Cellular business expenses accounted for 92% of our wireless business expenses, while wireless broadband, satellite, VSAT and other business expenses accounted for the remaining 8% of our wireless business expenses in the first nine

months of 2007 and 2006.

The following table summarizes the breakdown of our wireless-related expenses for the nine months ended September 30, 2007 and 2006 and the percentage of each expense item to the total:

	Nine Months Ended September 30,							
					Increa (Decrea			
	2007	%	2006	%	Amount	%		
			(Unaudite	d)				
(in millions)								
Wireless services								
Depreciation and amortization	Php8,907	28	Php7,948	25	Php959	12		
Rent	6,274	19	5,157	16	1,117	22		
Compensation and benefits(1)	3,730	12	3,928	12	(198)	(5)		
Cost of sales	3,443	11	3,600	11	(157)	(4)		
Selling and promotions	2,836	9	2,032	7	804	40		
Maintenance	2,635	8	2,688	9	(53)	(2)		
Professional and other contracted services	1,632	5	1,332	4	300	23		
Taxes and licenses	922	3	754	2	168	22		
Communication, training and travel	773	2	632	2	141	22		
Insurance and security services	564	2	620	2	(56)	(9)		
Provisions	272	1	397	1	(125)	(31)		
Amortization of intangible assets	124		236	1	(112)	(47)		
Financing costs (gains)	(527)	(2)	1,845	6	(2,372)	(129)		
Other expenses	754	2	486	2	268	55		
Total	Php32,339	100	Php31,655	100	Php684	2		

Depreciation and amortization charges increased by Php959 million, or 12%, to Php8,907 million in the first nine months of 2007, principally due to an increase in our depreciable asset base mainly transmission facilities, 3G and broadband networks, and broadband customer-deployed equipment.

Rent expenses increased by Php1,117 million, or 22%, to Php6,274 million on account of an increase in domestic fiber optic network, or DFON, facilities and transmission circuits leased by Smart from PLDT, as well as higher site rental expenses. As at September 30, 2007, we had 4,817 GSM cell sites and 7,401 base stations, compared with 4,365 GSM cell sites and 6,079 base stations as at September 30, 2006.

Compensation and benefits expenses decreased by Php198 million, or 5%, to Php3,730 million primarily due to lower accrued long-term incentive plan, or LTIP, benefit and MRP costs, partly offset by employees basic pay increase, higher accrued bonuses and other employee benefits of Smart. Smart and subsidiaries employee headcount increased by 20 to 5,294 in the first nine months of 2007 as compared to 5,274 in the same period in 2006. For further

⁽¹⁾ Includes salaries and benefits, incentive plan, pension and manpower rightsizing program, or MRP, costs.

discussion on our LTIP, please see *Note 21 Employee Benefits* to the accompanying unaudited consolidated financial statements.

Cost of sales decreased by Php157 million, or 4%, to Php3,443 million due to lower average cost of handsets and SIMs. The breakdown of cost of sales for our wireless business for the nine months ended September 30, 2007 and 2006 is as follows:

	Nine Months Ended September 30,				
	Decrease			se	
	2007	2006	Amount	%	
		(Unaudit	red)		
(in millions)					
Cost of cellular handsets and SIM-packs sold	Php3,321	Php3,454	(Php133)	(4)	
Cost of satellite air time and terminal units	122	146	(24)	(16)	
	Php3,443	Php3,600	(Php157)	(4)	

Selling and promotion expenses increased by Php804 million, or 40%, to Php2,836 million due to higher advertising, promotion and commission expenses, partly offset by a decrease in printing cost of prepaid cards with the prevalence of e-loading.

Maintenance expenses decreased by Php53 million, or 2%, to Php2,635 million mainly due to lower repairs and maintenance costs for network facilities and IT software, and a decrease in fuel costs for power generation, partly offset by higher expenses for electricity consumption for cell sites.

Professional and other contracted services increased by Php300 million, or 23%, to Php1,632 million primarily due to higher expenses for contracted services, consultancy and technical services, market research and advisory fees.

Taxes and licenses increased by Php168 million, or 22%, to Php922 million primarily due to higher non-creditable input tax and the Philippine National Telecommunications Commission, or NTC, licenses and fees, partly offset by lower business-related taxes and licenses.

Communication, training and travel expenses increased by Php141 million, or 22%, to Php773 million mainly due to higher mailing and courier charges, and local travel expenses.

Insurance and security services decreased by Php56 million, or 9%, to Php564 million primarily due to the decrease in site security expenses and lower charges on insurance contracts.

Provisions decreased by Php125 million, or 31%, to Php272 million primarily due to a lower level of write-down of slow-moving handsets to net realizable values.

Amortization of intangible assets decreased by Php112 million, or 47%, to Php124 million mainly due to intangible assets relating to technology application arising from the acquisition of Wolfpac which was fully amortized by the end of 2006.

We recognized net financing gains of Php527 million in the first nine months of 2007 as compared to a net financing costs of Php1,845 million in the same period in 2006 due to lower accretion on financial liabilities due to the settlement of Piltel s debt complemented by the appreciation of the Philippine peso to the U.S. dollar in 2007, partly offset by lower interest income and capitalized interest. The breakdown of our financing costs (gains) for our wireless business for the nine months ended September 30, 2007 and 2006 is as follows:

	Nine Months Ended September 30, Change				
	2007 2006 Ar (Unaudited)		Amount	%	
(in millions)					
Interest on loans and related items	Php1,205	Php1,274	(Php69)	(5)	
Accretion on financial liabilities net	665	2,887	(2,222)	(77)	
Financing charges	37	33	4	12	
Dividends on preferred stock subject to mandatory redemption	14	113	(99)	(88)	
Gain on derivative transactions net	(48)	(24)	(24)	100	
Capitalized interest	(124)	(205)	81	(40)	
Interest income	(860)	(911)	51	(6)	
Foreign exchange gains net	(1,416)	(1,322)	(94)	7	
	(Php527)	Php1,845	(Php2,372)	(129)	

Other expenses increased by Php268 million, or 55%, to Php754 million primarily due to various business and operational-related expenses.

Provision for Income Tax

Provision for income tax increased by Php8,045 million, or 262%, to Php11,121 million in the first nine months of 2007 from Php3,076 million in the same period in 2006. In the first nine months of 2007, the effective tax rate for our wireless business was 33% as compared to 11% in the same period in 2006 mainly due to the recognition of deferred tax assets of Piltel in 2006.

Net Income

Our wireless business segment recorded a net income of Php22,947 million in the first nine months of 2007, a decrease of Php2,810 million, or 11%, over Php25,757 million registered in the same period in 2006 on account of higher provision for income tax largely due to Piltel s recognition of deferred tax assets in 2006.

Fixed Line

Revenues and Other Income

Our fixed line business provides local exchange service, international and national long distance services, data and other network services, and miscellaneous services. Total fixed line revenues generated from our fixed line business in the first nine months of 2007 totaled Php36,242 million, a decrease of Php387 million, or 1%, from Php36,629 million in the same period in 2006.

The following table summarizes revenues from our fixed line business for the nine months ended September 30, 2007 and 2006 by service segment:

	Nine Months Ended September 30,					
				Increase (Decrease)		
	2007	%	2006	%	Amoun	t %
		(Unaudited)				
(in millions)						
Fixed line services:						
Service Revenues						
Local exchange	Php11,889	33	Php12,862	35	(Php973)	(8)
International long distance	6,685	19	7,434	20	(749)	(10)
National long distance	4,864	13	5,117	14	(253)	(5)
Data and other network	11,180	31	9,420	26	1,760	19
Miscellaneous	1,046	3	1,068	3	(22)	(2)
	35,664	99	35,901	98	(237)	(1)

Non-Service Revenues	119		71		48	68
Other Income	459	1	657	2	(198)	(30)
Total Fixed Line Revenues and Other Income	Php36,242	100	Php36,629	100	(Php387)	(1)

Service Revenues

Local Exchange Service

Our local exchange service revenues consist of:

- flat monthly fees for our postpaid and fixed charges for our bundled and data services;
- installation charges and other one-time fees associated with the establishment of customer service;
- revenues from usage of prepaid cards for calls within the local area and any unused peso value of expired prepaid cards; and
- charges for special features, including bundled value-added services such as call waiting, call forwarding, multi-party conference calling, speed calling and caller ID.

The following table summarizes key measures of our local exchange service business as at and for the nine months ended September 30, 2007 and 2006:

Nine Months Ended
September 30,
Increase
(Decrease)
2007 2006 Amount %
(Unaudited)

Total local exchange service revenues (in millions)11,889 Php12,862 (Php973) (8)

Number of fixed line subscribers	1,751,468	1,747,357	4,111	
Postpaid	1,454,678	1,443,893	10,785	1
Prepaid	296,790	303,464	(6,674)	(2)
Number of fixed line employees	8,057	9,110	(1,053)	(12)
Number of fixed line subscribers per employee	217	192	25	13

Revenues from our local exchange service decreased by Php973 million, or 8%, to Php11,889 million in the first nine months of 2007 from Php12,862 million in the same period in 2006. The decrease was primarily due to the appreciation of the peso which required us to make downward adjustments in our monthly local service rates and the change in subscriber base mix in favor of prepaid subscribers with lower average revenue per user. The percentage contribution of local exchange revenues to our total fixed line service revenues decreased to 33% in the first nine months of 2007 as compared to 36% in the same period in 2006.

Initially intended as an affordable alternative telephone service for consumers under difficult economic conditions, our prepaid fixed line services now form an important part of our overall churn and credit risk exposure management and subscriber retention strategy. PLDT currently has three prepaid fixed line services: *Teletipid* and *Telesulit*, both funded by consumable prepaid cards, and the *Telepwede*, which is funded by e-loads (available at Smart or PLDT e-load retailers). *Telepwede* subscribers are charged Php115 to receive incoming calls and can reload for as low as Php30 to make outgoing calls. Local call rates are made more affordable at Php2 per call, unlimited. Upon the launch of *Telepwede*, PLDT stopped offering *Teletipid* and *Telesulit* to new subscribers. PLDT is constrained to discontinue *Teletipid* and *Telesulit* as they run on an old technology platform which has now become obsolete and such platform will be fully retired by May 1, 2008. Last day of reloading was set last November 1, 2007 allowing subscribers ample time to consume their account balances and complete the maximum account life up to May 1, 2008. Subscribers of *Teletipid* and *Telesulit* were advised via print ads, direct mailers and call outs of their option to upgrade to *Telepwede* or to regular PLDT postpaid.

In March 2007, PLDT launched the PLDT Landline Plus, a fixed wireless service where subscribers to the service benefit from a text-capable home phone. This service is initially offered outside Metro Manila with the phone unit at Php2,400 and a monthly service fee of Php600 and Php1,000 for residential and business subscribers, respectively. As at September 30, 2007, there were a total of 13,250 PLDT Landline Plus subscribers.

Pursuant to a currency exchange rate adjustment, or CERA, mechanism authorized by the NTC, we adjust our postpaid monthly local service rates upward or downward by 1% for every Php0.10 change in the peso-to-dollar exchange rate relative to a base rate of Php11.00 to US\$1.00. In the first nine months of 2007, we implemented five downward adjustments and one upward adjustment in our monthly local service rates, while there were six downward adjustments and three upward adjustments in the same period in 2006. The average Philippine peso to U.S. dollar rate factored in our monthly local service rates in the first nine months of 2007 was Php48.30 to US\$1.00, compared to an average of Php52.03 to US\$1.00 in the same period in 2006. This change in the average peso-to-dollar rate translated to a peso appreciation of 7%, which resulted in a net decrease of approximately 7% in our average monthly local service rates in the first nine months of 2007. In its letter dated July 16, 2007, the NTC has approved our request to use annual average exchange rates as our basis in CERA computation instead of the currently used monthly averages. Accordingly, effective August 18, 2007, our CERA computation is based on the average Philippine peso to U.S. dollar exchange rate of Php49.76 covering the period July 2006 to June 2007.

International Long Distance Service

Our international long distance service revenues, which we generate through our international gateway facilities, consist of:

- inbound call revenues representing settlements from foreign telecommunications carriers for inbound international calls, virtual transit and hubbing service and reverse charged calls such as received collect and home country direct service;
- access charges paid to us by other Philippine telecommunications carriers for terminating inbound international calls to our local exchange network; and
- outbound call revenues representing amounts billed to our customers (other than our cellular customers) for outbound international calls, net of amounts payable to foreign telecommunications carriers for terminating calls in their territories.

The following table shows information about our international fixed line long distance business for the nine months ended September 30, 2007 and 2006:

	Nine Months Ended September 30,			
	Increase (Decrease			
	2007	2006	Amount	%
	(Unaudited)			
Total international long distance service revenues (in millions)	Php6,685	Php7,434	(Php749)	(10)
Inbound	5,506	6,220	(714)	(11)
Outbound	1,179	1,214	(35)	(3)
International call volumes (in million minutes, except call ratio)	1,702	1,582	120	8
Inbound	1,493	1,442	51	4
Outbound	209	140	69	49
Inbound-outbound call ratio	7.1:1	10.3:1		

Our total international long distance service revenues decreased by Php749 million, or 10%, to Php6,685 million in the first nine months of 2007 from Php7,434 million in the same period in 2006 primarily due to the peso appreciation and a decrease in average termination rates for inbound calls mitigated by an increase in call volumes. The percentage contribution of international long distance service revenues to our total fixed line service revenues decreased to 19% in the first nine months of 2007 from 21% in the same period in 2006.

Our revenues from inbound international long distance service decreased by Php714 million, or 11%, to Php5,506 million due to the appreciation of the Philippine peso to the U.S. dollar coupled with a decrease in average rate per minute due to the change in call mix with more traffic terminating to cellular operators where the net revenue kept by us is lower. These decreasing effects were partially offset by an increase in inbound traffic volume by 51 million minutes to 1,493 million minutes in the first nine months of 2007. The appreciation of the Philippine peso to the U.S. dollar with average exchange rates of Php47.53 in the first nine months of 2007 and Php52.19 in the same period in 2006 contributed to the decrease in our inbound international long distance revenues in peso terms, since settlement charges for inbound calls are billed in U.S. dollars or in special drawing rights, an established method of settlement among international telecommunications carriers using values based on a basket of foreign currencies that are translated into pesos at the time of billing.

Our revenues from outbound international long distance service decreased by Php35 million, or 3%, to Php1,179 million in the first nine months of 2007 primarily due to a decline in average revenue per minute as a result of a lower average collection rate with the introduction of low-rate services such as *PLDT ID-DSL* and *Budget Card*, and the peso appreciation in 2007, which more than offset the increase in outbound international call volumes in 2006.

National Long Distance Service

Our national long distance service revenues consist of:

- per minute charges for calls made by our fixed line customers outside of the local service areas but within the Philippines, net of interconnection charges payable for calls carried through the backbone network of, and/or terminating to the customer of, another telecommunications carrier;
- access charges received from other telecommunications carriers for calls carried through our backbone network and/or terminating to our customers; and
- fixed charges paid by other telephone companies, charges retained by PLDT for calls terminating to cellular subscribers within the local area, and local access charges paid by cellular operators for calls by cellular subscribers that terminate to our local exchange network.

The following table shows our national long distance service revenues and call volumes for the nine months ended September 30, 2007 and 2006:

Nine Months Ended September 30,

Decrease 2007 2006 Amount % (Unaudited)

Total national long distance service revenues (in millions) Php4,864 Php5,117 (Php253) (5) National long distance call volumes (in million minutes) 1,652 1,688 (36) (2)

Our national long distance service revenues decreased by Php253 million, or 5%, to Php4,864 million in the first nine months of 2007 from Php5,117 million in the same period in 2006 primarily due to a decrease in call volumes coupled with a lower average revenue per minute in the first nine months of 2007. The percentage contribution of national long distance revenues to our fixed line service revenues accounted for 14% in the first nine months of 2007 and 2006.

Data and Other Network Services

Our data and other network service revenues include charges for leased lines, IP-based, packet-based and switched-based services. These services are used for domestic and international communications such as private networking, broadband and narrowband internet-based data communications, and packet-based communication.

The following table shows information about our data and other network service revenues for the nine months ended September 30, 2007 and 2006:

Nine Months Ended September 30,
Increase (Decrease)
2007 2006 Amount % (Unaudited)

Data and other network service revenues (in millions) Php11,180 Php9,420 Php1,760 19
Number of DSL broadband subscribers 229,534 118,679 110,855 93
Number of PLDT Vibe narrowband subscribers 268,984 294,778 (25,794) (9)

In the first nine months of 2007, our data and other network services posted revenues of Php11,180 million, an increase of Php1,760 million, or 19%, from Php9,420 million in the same period in 2006 primarily due to increases in leased lines, IP-based and switched-based data services, particularly Diginet and DFON rental, and *PLDT DSL* mitigated by lower *PLDT Vibe* services. The percentage contribution of this service segment to our fixed line service revenues increased to 31% in the first nine months of 2007 from 26% in the same period in 2006.

IP-based products include *PLDT DSL* (*myDSL* and *BizDSL*), *PLDT Vibe* and I-Gate. *PLDT DSL* broadband internet service is targeted for heavy individual internet users as well as for small and medium enterprises, while *PLDT Vibe*, PLDT s dial-up/narrowband internet service, is targeted for light to medium residential or individual internet users. I-Gate, our dedicated leased line internet access service, on the other hand, is targeted at enterprises and value-added service providers.

DSL contributed revenues of Php2,764 million in the first nine months of 2007, an increase of Php432 million, or 19%, from Php2,332 million in the same period in 2006 primarily due to an increase in the number of subscribers. DSL reached 229,534 subscribers as at September 30, 2007 compared with 118,679 subscribers in the same period in 2006. DSL offers a number of packages with maximum speeds ranging from 88 kbps to 5 Mbps depending on the plan.

PLDT Vibe revenues decreased by Php82 million, or 28%, to Php206 million in the first nine months of 2007 from Php288 million in the same period in 2006 primarily due to lower number of plan subscribers as well as the declining usage of Vibe prepaid. The declining number of Vibe plans and regular monthly users for Vibe prepaid may be attributed to the migration from Vibe dial-up to DSL which is now priced more competitively. As at September 30, 2007, PLDT Vibe registered users totaled 268,984, of which 76,122 were exclusive postpaid users, 187,263 were exclusive prepaid users, and 5,599 were both postpaid and prepaid users. As at September 30, 2006, PLDT Vibe registered users totaled 294,778, of which 111,137 were exclusive postpaid users, 168,815 were exclusive prepaid users, and 14,826 were both postpaid and prepaid users.

In support of the growing data requirements of the small and medium enterprise market, the network footprints of BRAINS, IP-VPN and *Shops.work*, PLDT s private local networking services, have been expanded with the roll-out of Next Generation Network, or NGN, facilities in key business areas across the country.

The continued growth in data services revenues can be attributed to several product offerings. The steady demand for dedicated connectivity or private networking from the corporate market using PLDT s traditional international and domestic data offerings Fibernet, Arcstar, Acacia, I-Gate, Diginet, BRAINS, IP-VPN and *Shops.work*, among others continues to provide us with a stable revenue source.

On October 17, 2007, PLDT, with its robust and reliable nationwide telecommunications network, teamed up with Intel to offer the Simplified Networks on Auto Pilot, or SNAP, a turn-key and cost-effective IT networking solution that can help increase profitability and competitiveness. For a flat monthly fee arrangement, SNAP handles a company s IT requirements which includes the latest Intel processors and hardware components, server solutions, technical support and broadband connectivity.

Diginet, our domestic private leased line service, has been providing Smart s increasing fiber optic and leased line data requirements. Diginet revenues increased by Php841 million, or 20%, to Php5,118 million in the first nine months of 2007 as compared to Php4,277 million in the same period in 2006 mainly due to Smart s DFON rental of Php3,833 million and Php3,011 million in the first nine months of 2007 and 2006, respectively.

Miscellaneous

Miscellaneous service revenues are derived mostly from directory advertising and facilities management and rental fees. In the first nine months of 2007, these revenues decreased by Php22 million, or 2%, to Php1,046 million from Php1,068 million in the same period in 2006 mainly due to a decline in facilities management fees, mitigated by an increase in rental income owing to higher co-location charges. The percentage contribution of miscellaneous service revenues to our total fixed line service revenues was 3% in the first nine months of 2007 and 2006.

Non-service Revenues

Non-service revenues increased by Php48 million, or 68%, to Php119 million in the first nine months of 2007 from Php71 million in the same period in 2006 primarily due to higher computer sales in relation to our DSL promotion.

Other Income

All other income/gains such as rental income and gain on disposal of property, which do not fall under service and non-service revenues, are included under this classification. In the first nine months of 2007, our fixed line business segment registered a decrease in other income of Php198 million, or 30%, to Php459 million from Php657 million in the same period in 2006 mainly due to lower income from disposal of assets and various materials.

Expenses

Expenses related to our fixed line business totaled Php30,264 million in the first nine months of 2007, a decrease of Php5,718 million, or 16%, as compared to Php35,982 million in the same period in 2006. The decrease was primarily due to lower depreciation and amortization, selling and promotion expenses, and financing costs partially offset by higher professional and other contracted services, taxes and licenses, and compensation and benefits.

The following table shows the breakdown of our total fixed line-related expenses for the nine months ended September 30, 2007 and 2006 and the percentage of each expense item to the total:

	Nine Months Ended September 30, Increase					e
					(Decreas	e)
	2007	%	2006	%	Amount	%
			(Unaudite	ed)		
(in millions)						
Fixed line services:						
Depreciation and amortization	Php9,330	31	Php15,248	42	(Php5,918)	(39)
Compensation and benefits(1)	7,879	26	7,519	21	360	5
Financing costs	4,386	15	5,331	15	(945)	(18)
Maintenance	2,730	9	2,442	7	288	12
Professional and other contracted services	1,243	4	682	2	561	82
Rent	1,205	4	1,202	3	3	
Provisions	857	3	478	1	379	79
Selling and promotions	831	3	1,345	4	(514)	(38)
Taxes and licenses	728	2	491	2	237	48
Insurance and security services	330	1	388	1	(58)	(15)
Communication, training and travel	319	1	369	1	(50)	(14)
Cost of sales	118		113		5	4
Other expenses	308	1	374	1	(66)	(18)
Total	Php30,264	100	Php35,982	100	(Php5,718)	(16)

Depreciation and amortization charges decreased by Php5,918 million, or 39%, to Php9,330 million due to higher additional depreciation charges recognized by PLDT in 2006 on certain properties and equipment affected by our NGN roll-out. In the first nine months of 2007, we recognized additional depreciation of Php1,100 million relating to Piltel s equipment that are also affected by the NGN roll-out.

Compensation and benefits expenses increased by Php360 million, or 5%, to Php7,879 million primarily due to the effect of collective bargaining agreement-related increases in salaries and benefits, and an increase in pension benefits and MRP costs, partially offset by the lower costs of LTIP. For further discussion on our LTIP, please see *Note 21 Employee Benefits* to the accompanying unaudited consolidated financial statements.

⁽¹⁾ Includes salaries and benefits, incentive plan, pension and MRP costs.

Financing costs decreased by Php945 million, or 18%, to Php4,386 million largely due to lower interest on loans and related items and lower hedge costs. These were partially offset by higher loss on derivative transactions and lower interest income. The breakdown of financing costs for our fixed line business for the nine months ended September 30, 2007 and 2006 is as follows:

	Nine Months Ended September 30,			
	Change			
	2007	2006	Amount %	
		(Unaudi	ted)	
(in millions)				
Interest on loans and related items	Php3,800	Php4,826	(Php1,026) (21)	
Hedge costs	908	1,090	(182) (17)	
Loss on derivative transactions	353	175	178 102	
Accretion on financial liabilities n	et 130	156	(26) (17)	
Financing charges	1	11	(10) (91)	
Interest income	(238)	(373)	135 (36)	
Capitalized interest	(275)	(223)	(52) 23	
Foreign exchange gains net	(293)	(331)	38 (11)	
	Php4,386	Php5,331	(Php945) (18)	

Maintenance expenses increased by Php288 million, or 12%, to Php2,730 million primarily due to higher maintenance costs for domestic cable and wire facilities as more operating and maintenance-related restorations were incurred in the first nine months of 2007 as compared to the same period in 2006.

Professional and other contracted services increased by Php561 million, or 82%, to Php1,243 million primarily due to PLDT s higher consultancy service fees coupled with higher contracted services.

Rent expenses increased by Php3 million to Php1,205 million due to an increase in pole rental charges and higher office and building rentals, partially offset by the decrease in transponder lease and domestic leased circuit charges.

Provisions increased by Php379 million, or 79%, to Php857 million primarily due to higher provision of doubtful accounts as a result of higher than anticipated uncollectible receivables complemented by higher provision for assessments in the first nine months of 2007 compared to the same period in 2006.

Selling and promotion expenses decreased by Php514 million, or 38%, to Php831 million primarily as a result of a collective effort in efficient media spending in relation to various products and services, partially offset by higher public relations expense.

Taxes and licenses increased by Php237 million, or 48%, to Php728 million, mainly on account of higher business-related taxes.
Insurance and security services decreased by Php58 million, or 15%, to Php330 million primarily due to lower premiums on property all-risk, industrial all-risk and industrial fire insurance.
Communication, training and travel expenses decreased by Php50 million, or 14%, to Php319 million due to the decrease in mailing and courier charges, and local and foreign travel.
Cost of sales increased by Php5 million, or 4%, to Php118 million due to the higher computer-bundled sales in relation to our DSL promotion and <i>WeRoam</i> subscriptions.
Other expenses decreased by Php66 million, or 18%, to Php308 million due to lower various business and operational-related expenses.
Provision for Income Tax
Provision for income tax amounted to Php1,980 million in the first nine months of 2007 as compared to Php60 million in the same period in 2006 primarily due to higher taxable income as a result of lower depreciation in 2007.
Net Income
In the first nine months of 2007, our fixed line business segment contributed a net income of Php3,998 million, an increase of Php3,411 million, or 581%, as compared to Php587 million in the same period in 2006 mainly as a result of a 16% decrease in fixed line-related expenses, particularly depreciation and amortization partially offset by a slight decrease in our service revenues.
Information and Communications Technology

Revenues and Other Income

Our ICT business provides BPO, call center, internet and online gaming, data center and other services.

On April 16, 2007, SPi acquired, through a wholly-owned US subsidiary, 100% of Springfield Service Corporation, or Springfield, for an aggregate purchase price of US\$35 million, or Php1,664 million, plus possible future earn-out payments with an aggregate fair value at acquisition date of Php962 million. Springfield is one of the largest players in the medical billing and revenue cycle management market. As at September 30, 2007, SPi s total investment in Springfield amounted to Php2,685 million, including fair value of possible future earn-out payments of Php960 million and incidental costs of Php59 million, see *Note 11 Goodwill and Intangible Assets* to the accompanying unaudited financial statements for related discussion.

For further discussion, see *Note 2* Summary of Accounting Policies and Practices Basis of Preparation to the accompanying unaudited consolidated financial statements.

In the first nine months of 2007, our ICT business generated revenues of Php7,643 million, an increase of Php3,497 million, or 84%, from Php4,146 million in the same period in 2006. This increase was largely due to the consolidation of the SPi Group and Level Up! and the continued increase of our call center revenues.

The following table summarizes revenues from our ICT business for the nine months ended September 30, 2007 and 2006 by service segment:

	Nine Months Ended September 30,						
					_	Increase	
					(Decrea	se)	
	2007	%	2006	%	Amount	%	
			(Unaudited)				
(in millions)							
Service Revenues							
BPO	Php3,989	52	Php930	23	Php3,059	329	
Call center	2,357	31	1,920	46	437	23	
Internet and online gaming	686	9	561	14	125	22	
Vitroä data center	311	4	287	7	24	8	
Others	73	1	90	2	(17)	(19)	
	7,416	97	3,788	92	3,628	96	
Non-service Revenues							
Point Product Sales	200	3	339	8	(139)	(41)	
Other Income	27		18		9	50	

1 Equity share in net income of associates (1) (100)Total ICT Revenues and Other Income Php7,643 100 Php4,146 100 Php3,497 Service Revenues Service revenues generated by our ICT segment amounted to Php7,416 million in the first nine months of 2007, an increase of Php3,628 million, or 96%, as compared to Php3,788 million in the same period in 2006 primarily as a result of the consolidation of the SPi Group and Level Up! and the continued growth of our call center business. Business process outsourcing BPO revenues consist of: editorial and content production services to the scholarly scientific, technical and medical (SSTM) journal publishing industry; digital content conversion services to information organizations such as online and traditional publishers, libraries, educational institutions, Global 1,000 corporations and government agencies worldwide; pre-press project management services to book publishers; litigation support services which involve conventional coding and electronic discovery support services for corporations, international law firms, corporate counsels and government agencies; conversion services of medical record/data from handwritten or speech format to electronic format and patient scheduling, coding and compliance assistance, consulting and specialized reporting services; and revenue cycle management services for U.S. medical facilities.

We provide our BPO services primarily through the SPi Group, which ePLDT acquired on July 11, 2006. BPO contributed revenues of Php3,989 million in the first nine months of 2007, an increase of Php3,059 million, or 329%, from Php930 million in the same period in 2006 primarily from SPi Group services, and accounted for 54% and 25% of total service revenues of our ICT business in the first nine months of 2007 and 2006, respectively.

Call Center

We are focused on developing our call center business which capitalizes on the availability of English-speaking college graduates in the Philippines with a strong customer service orientation. ePLDT has established one umbrella brand name, *ePLDT Ventus*, for all of its call center businesses, including Ventus, Vocativ and Parlance. Ventus provides offshore contact center outsourcing solutions specializing in inbound customer care. Vocativ provides customer and technical support to its clients in the Philippines, United States and the United Kingdom, while Parlance provides exclusive customer support and billing requirements to one of the largest direct-to-home satellite television providers in the United States. In addition, Infocom, through its Customer Service Outsourcing Group, handles PLDT group s nationwide technical helpdesk operations.

Call center revenues consist of:

- inbound calls for customer care, product inquiries, sales and technical support based on active minutes, billable hours and full-time equivalents;
- outbound calls for sales and collections based on active minutes, billable hours and full-time equivalents; and
- service income for e-mail handling, web chat, web co-browsing, data entry and BPO based on transaction volume.

Revenues relating to our call center business increased by Php437 million, or 23%, to Php2,357 million in the first nine months of 2007 from Php1,920 million in the same period in 2006 primarily due to the expansion of our facilities. In total, we own and operate approximately 5,800 seats with 5,010 customer service representatives, or CSRs, as at September 30, 2007 compared to approximately 5,130 seats with 4,010 CSRs as at September 30, 2006. In 2006, *ePLDT Ventus* launched two new sites bringing our total call center site count to seven as at September 30, 2007.

Call center revenues accounted for 32% and 51% of total service revenues of our ICT business in the first nine months of 2007 and 2006, respectively.

Internet and online gaming
Internet service revenues consist of:
• revenues derived from actual usage of the internet access network by prepaid subscribers and any unused peso value of expired prepaid cards or electronic internet time loads, and community access of computers and desktop publishing based on actual usage, net of discounts given to dealers;
 monthly service fees from postpaid corporate and consumer subscribers including: (1) charges for internet usage in excess of allocated free plan internet hours; (2) one-time installation and activation fees; and (3) fees for value-added services including e-mail and web hosting services;
 one-time fees generated from the reselling of internet-related solutions such as security solutions and domain registration;
• franchise and royalty fees for <i>Netopia</i> internet cafés, including a one-time subscription fee and monthly recurring franchise fees based on certain conditions in the franchise agreement;
• online gaming revenues from unique subscribers, including one-time sale of gaming cards and electronic pins, and top-up fees upon actual consumption of gaming credits or after expiration of any unused peso value thereof.
Revenues from our internet and online gaming businesses increased by Php125 million, or 22%, to Php686 million in the first nine months of 2007 from Php561 million in the same period in 2006 primarily due to the consolidation of Level Up! in May 2006 which resulted in an increase in revenues by Php27 million, and an increase in Infocom s revenues by Php60 million. Our internet and online gaming business revenues accounted for 9% and 15% of total

service revenues of our ICT business in the first nine months of 2007 and 2006, respectively.

Vitroä data center

ePLDT operates an internet data center under the brand name <i>Vitro</i> ä which provides co-location services, server hosting, hardware and software maintenance services, website development and maintenance services, webcasting and webhosting, shared applications, data disaster recovery and business continuity services, intrusion detection, and security services such as firewalls and managed firewalls.
<i>Vitro</i> ä revenues consist of:
 monthly service fees derived from co-location services, server hosting, hardware and software maintenance services, website development and maintenance services, web hosting, data recovery security services and other value-added services; and
• installation charges or one-time fees associated with the set-up of services and professional services of Vitro s certified professionals.
In the first nine months of 2007, <i>Vitro</i> ä contributed revenues of Php311 million, an increase of Php24 million, or 8%, from Php287 million in the same period in 2006 primarily due to an increase in co-location revenues and server hosting. <i>Vitro</i> ä revenues accounted for 4% and 8% of service revenues of our ICT business in the first nine months of 2007 and 2006, respectively.
Others
Other revenues consist of fees generated from the issuance of digital certificates and licenses and revenues derived from IT helpdesk/contact center solutions and terminals for credit, debit and credit card transactions.
Revenues from other businesses related to our ICT segment decreased by Php17 million, or 19%, to Php73 million in the first nine months of 2007 from Php90 million in the same period in 2006.
Please refer to <i>Note 9</i> Investments in Associates to the accompanying unaudited consolidated financial statements for further discussion on ePLDT s investments.

Non-service Revenues

Non-service revenues consist of sales generated from reselling certain software licenses, server solutions, networking products, storage products and data security products. In the first nine months of 2007, non-service revenues generated by our ICT business decreased by Php139 million, or 41%, to Php200 million as compared to Php339 million in the same period in 2006 primarily due to lower revenues from sales of software licenses.

Other Income

All other income/gains which do not fall under service and non-service revenues are included under this classification. Other income generated from our ICT business increased by Php9 million, or 50%, to Php27 million in the first nine months of 2007 as compared to Php18 million in the same period in 2006 primarily due to *Vitro* s collection of interest charges for overdue receivables from Stradcom Corporation.

Equity Share in Net Income of Associates

ePLDT s equity share in net income of associates amounted to Php1 million in the first nine months of 2006 due to ePLDT s share in the earnings of its unconsolidated investee companies.

Expenses

Expenses associated with our ICT business totaled Php7,709 million in the first nine months of 2007, an increase of Php3,581 million, or 87%, from Php4,128 million in the same period in 2006 primarily due to the consolidation of the SPi Group and Level Up! resulting to an increase in compensation and benefits, professional and other contracted services, and depreciation and amortization. As a percentage of our ICT revenues, expenses related to our ICT business were 101% and 100% for the first nine months of 2007 and 2006, respectively.

The following table shows the breakdown of our total ICT-related expenses for the nine months ended September 30, 2007 and 2006 and the percentage of each expense item to the total:

Nine Months Ended September 30,
Increase
(Decrease)
2007 % 2006 % Amount %
(Unaudited)

(in millions)

ICT services:						
Compensation and benefits(1)	Php3,984	52	Php1,738	42	Php2,246	129
Professional and other contracted services	938	12	416	10	522	125
Depreciation and amortization	715	9	463	11	252	54
Rent	495	6	356	9	139	39
Maintenance	380	5	258	6	122	47
Communication, training and travel	365	5	170	4	195	115
Selling and promotions	194	3	205	5	(11)	(5)
Cost of sales	184	2	293	7	(109)	(37)
Amortization of intangible assets	162	2	19	1	143	753
Taxes and licenses	66	1	43	1	23	53
Insurance and security services	34	1	21	1	13	62
Provisions	15		(3)		18	600
Financing costs (gains)	(2)		54	1	(56)	(104)
Other expenses	179	2	95	2	84	88
Total	Php7,709	100	Php4,128	100	Php3,581	87

Compensation and benefits increased by Php2,246 million, or 129%, to Php3,984 million largely due to the increased number of employees and corresponding salaries and employee benefits resulting from the expansion of our call center business and the consolidation of the SPi Group and Level Up! in 2006.

Professional and other contracted services increased by Php522 million, or 125%, to Php938 million primarily due to higher consultancy fees and subcontracted services incurred by the SPi Group related to its BPO services.

Depreciation and amortization charges increased by Php252 million, or 54%, to Php715 million primarily due to an increase in the depreciable asset base in relation to the expansion of our call center business and the consolidation of the SPi Group in July 2006.

Rent expenses increased by Php139 million, or 39%, to Php495 million primarily due to higher office space rentals and leased circuits from other carriers incurred by our call center business, the SPi Group and Level Up!.

Maintenance expenses increased by Php122 million, or 47%, to Php380 million primarily due to higher maintenance costs for new call center facilities plus higher electricity charges for *Vitro*TM and the consolidation of the SPi Group and Level Up!.

⁽¹⁾ Includes salaries and benefits, incentive plan, pension and MRP costs.

Communication, training and travel expenses increased by Php195 million, or 115%, to Php365 million primarily due to the increased cost of phone lines, bandwidth and information system charges, coupled with the increase in local travel costs, mailing and courier charges and freight and hauling charges incurred by our call center and BPO businesses.

Selling and promotion expenses decreased by Php11 million, or 5%, to Php194 million mainly due to the SPi Group s lower advertising and marketing spending.

Cost of sales decreased by Php109 million, or 37%, to Php184 million primarily due to lower software and hardware sales.

Amortization of intangible assets increased by Php143 million to Php162 million in relation to the acquisition of the SPi Group and Level Up!. See *Note 11 Goodwill and Intangible Assets* to the accompanying unaudited consolidated financial statements for further discussion.

Taxes and licenses increased by Php23 million, or 53%, to Php66 million primarily due to the consolidation of the SPi Group and higher business-related taxes.

Insurance and security services increased by Php13 million, or 62%, to Php34 million primarily due to higher premium costs and an increase in the value of assets insured.

Provisions increased by Php18 million, or 600%, to Php15 million mainly due to anticipated uncollectible accounts.

Financing gains amounted to Php2 million in the first nine months of 2007 primarily due to a gain on derivative transactions; no similar transaction was recorded in the same period in 2006. This was partially offset by higher accretion on financial liabilities particularly on interest expense on contingent consideration.

Other expenses increased by Php84 million, or 88%, to Php179 million mainly due to higher business-related costs, such as office supplies.

Benefit from Income Tax

Benefit from income tax amounted to Php73 million in the first nine months of 2007 primarily due to the corresponding deferred tax effect of the amortization of intangible assets in relation to the acquisition of the SPi Group and Level Up!, as compared to Php5 million in the same period in 2006.

Net Income

In the first nine months of 2007, our ICT business segment registered a net income of Php7 million as compared to Php23 million in the same period in 2006 mainly as a result of an 87% increase in ICT expenses mainly from the consolidation of the SPi Group, partly offset by the 84% increase in ICT-related revenues mainly from the consolidation of the SPi Group and increased contribution of our call center business.

Liquidity and Capital Resources

The following table shows our consolidated cash flows for the nine months ended September 30, 2007 and 2006 as well as our consolidated capitalization and other selected financial data as at September 30, 2007 and December 31, 2006:

	Nine Months Ended September 30,		
	2007	2006	
	(Unaudited)		
(in millions)			
Cash Flows			
Net cash provided by operating activities	Php55,499	Php56,146	
Net cash used in investing activities	19,557	25,261	
Capital expenditures	14,529	16,872	
Net cash used in financing activities	43,980	41,763	
Net decrease in cash and cash equivalents	8,399	11,399	
	September 30, 2007	December 31, 2006	
(in millions)			
(in millions) Capitalization	(Unaudited)	(Audited)	
Long-term portion of interest-bearing financial liabilities net of current portion:			
Long-term debt	Php57.273	Php63,769	
Obligations under capital lease	26	106	
Preferred stock subject to mandatory redemption	20	1,369	

	57,299	65,244
Current portion of interest-bearing financial liabilities:		
Notes payable	487	201
Long-term debt maturing within one year	6,965	16,184
Obligations under capital lease maturing within one year	911	924
Preferred stock subject to mandatory redemption	1,114	
	9,477	17,309
Total interest-bearing financial liabilities	66,776	82,553
Total equity	103,692	104,523
	Php170,468	Php187,076
Other Financial Data		
Total assets	Php227,971	Php241,892
Property, plant and equipment - net	159,288	164,190
Cash and cash equivalents	8,471	16,870

As at September 30, 2007, our consolidated cash and cash equivalents totaled Php8,471 million. Principal sources of consolidated cash and cash equivalents in the first nine months of 2007 were cash flows from operating activities amounting to Php55,499 million and drawings from Smart s, PLDT s and ePLDT s debt facilities aggregating Php5,429 million. These funds were used principally for dividend payments of Php28,394 million, capital outlays of Php14,529 million, total debt principal payments of Php16,294 million, interest payments of Php4,423 million and short-term investments of Php3,553 million.

Operating Activities

Our consolidated net cash flows from operating activities decreased by Php647 million, or 1%, to Php55,499 million in the first nine months of 2007 from Php56,146 million in the same period in 2006. A significant portion of our cash flow is generated by our wireless business, which contributed approximately 60% of our total revenues and other income in the first nine months of 2007 and 2006. Revenues from our fixed line and ICT services accounted for 33% and 7%, respectively, of our total revenues and other income in the first nine months of 2007 compared to 36% and 4%, respectively, in the same period in 2006.

Cash flows from operating activities of our wireless business amounted to Php34,502 million in the first nine months of 2007, an increase of Php4,620 million, or 15%, compared to Php29,882 million in the same period in 2006. The increase in our wireless business segment—s cash flows from operating activities was primarily due to the decrease in our working capital requirements owing to the settlement of various payables in 2006. Likewise, cash flows from operating activities of our fixed line business increased to Php18,825 million due to lower working capital requirements in the first nine months of 2007, compared to Php15,476 million in the same period in 2006. We believe that our continuing strong cash flows from operating activities on a consolidated basis will allow us to defray our current liabilities despite our current ratio being less than 1:1 as at September 30, 2007.

Until April 2006, Smart was subject to loan covenants that restricted its ability to pay dividends, redeem preferred shares, make distributions to PLDT or otherwise provide funds to PLDT or any associate without the consent of its lenders. Smart was able to obtain waivers from Finnvera and certain of its lenders for all dividend payments made by Smart to PLDT up to March 2006. Dividend payments made by Smart to PLDT after April 2006 did not require prior creditor consent as all loan facilities that contain such restrictions have already been repaid. Cash dividends paid by Smart to PLDT for the nine months ended September 30, 2007 and 2006 amounted to Php26,927 million and Php20,600 million, respectively.

On September 17, 2007, Piltel paid cash dividends to various preferred shareholders in the aggregate amount of Php2,746 million, of which Php2,734 million was paid to PLDT.

Investing Activities

Net cash used in investing activities amounted to Php19,557 million in the first nine months of 2007, a decrease of Php5,704 million, or 23%, compared to Php25,261 million in the same period in 2006. This was primarily a net result of: (1) the increase in short-term investments by Php3,594 million in the first nine months of 2007 mainly due to Smart s increased investment in money market placements with over 90 days maturity; (2) a decrease in capital expenditures by Php2,343 million; and (3) lower investment acquisition by Php8,437 million. However, we expect capital expenditures to be higher in the last quarter of 2007.

Our consolidated capital expenditures in the first nine months of 2007 totaled Php14,529 million, a decrease of Php2,343 million, or 14%, from Php16,872 million in the same period in 2006 primarily due to Smart s and ePLDT s lower capital spending. Smart's capital spending of Php6,981 million in the first nine months of 2007 was used primarily to further upgrade its core, access and transmission network facilities, expand its wireless broadband facilities and develop IT platforms for new businesses. PLDT's capital spending of Php7,118 million was principally used to finance the expansion and upgrade of its submarine cable facilities, fixed line data and IP-based network services. ePLDT and its subsidiaries capital spending of Php394 million was primarily used to fund its continued call center expansion. The balance represented other subsidiaries capital spending. Consolidated capital expenditures in the first nine months of 2006 amounted to Php16,872 million, of which Php9,163 million, Php6,881 million and Php737 million were attributable to Smart, PLDT and ePLDT, respectively.

Financing Activities

On a consolidated basis, we used net cash of Php43,980 million for financing activities, net of loan drawings by Smart, in the first nine months of 2007, an increase of Php2,217 million, or 5%, compared to Php41,763 million in the same period in 2006. The net cash used in financing activities was mainly utilized for debt repayments, interest payments, and dividend payments distributed to PLDT common and preferred stockholders.

Debt Financing

Additions to our consolidated long-term debt in the first nine months of 2007 totaled Php5,429 million mainly from Smart's drawings related to the financing of its network expansion projects. Payments in respect of principal and interest of our total debt amounted to Php16,294 million and Php4,423 million, respectively, in the first nine months of 2007, of which Php11,343 million and Php3,256 million were attributable to PLDT, respectively.

The following table shows our long-term debt, including current portion, as at September 30, 2007 and December 31, 2006:

	September 30, December 31,		Increase	
	2007	2006	Amount %	
	(Unaudited)	(Audited)		
(in millions)				
U.S. Dollar Debt:				
Export Credit Agencies-Supported Loans	Php9,321	Php14,981	(Php5,660) (38)	
Fixed Rate Notes	30,410	40,971	(10,561) (26)	
Term Loans	15,399	18,611	(3,212) (17)	
Satellite Acquisition Loans	1,342	2,083	(741) (36)	
	56,472	76,646	(20,174) (26)	
Philippine Peso Debt:				
Peso Fixed Rate Corporate Notes	4,988	808	4,180 517	
Term Loans	2,778	2,499	279 11	
	7,766	3,307	4,459 135	
	Php64,238	Php79,953	(Php15,715) (20)	

For a complete discussion of our long-term debt, see *Note 17 Interest-bearing Financial Liabilities Long-term Debt* to the accompanying unaudited consolidated financial statements.

Our long-term debt decreased by Php15,715 million, or 20%, to Php64,238 million as at September 30, 2007, largely due to debt amortizations and prepayments in line with our efforts to reduce overall debt level, and also due to the appreciation of the peso. The debt levels of Mabuhay, ePLDT, PLDT and Smart decreased by 36%, 35%, 27% and 2% to Php1,342 million, Php37 million, Php38,036 million and Php24,824 million, respectively, as at September 30, 2007.

On May 22, 2007, PLDT signed loan agreements with The Philippine American Life and General Insurance Company for Php400 million and The Philam Bond Fund, Inc. for Php20 million to refinance their respective participations in the Ten-Year Note under the Php1,270 million Peso Fixed Rate Corporate Notes which were repaid on June12, 2007.

Both loans will mature on June 12, 2014.

On February 15, 2007 Smart issued Php5 billion unsecured fixed rate corporate notes, made up of Series A notes amounting to Php3.8 billion and Series B notes amounting to Php1.2 billion with five and ten year terms, respectively. Series A notes were priced at 5.625%, while Series B notes were priced at 6.500%. Funds raised from the issuance of these notes will be used primarily for Smart s capital expenditures for network improvement and expansion.

On October 16, 2006, Smart signed a U.S. Dollar Term Loan Facility with Metropolitan Bank and Trust Company to finance the related Phase 9 GSM Facility for an amount of US\$50 million. This loan facility was drawn in full on October 10, 2007. Please see *Note 17 Interest-bearing Financial Liabilities Long-term Debt* to the accompanying unaudited consolidated financial statements for a detailed discussion of our long-term debt.

The scheduled maturities of our outstanding consolidated long-term debt at nominal values as at September 30, 2007 are as follows:

			Peso	
Year	US\$	Loans	Loans	Total
(Unaudited)				
2007(1)	US\$40	Php1,803	Php139	Php1,942
2008	147	6,608	558	7,166
2009	263	11,830	570	12,400
2010	71	3,183	568	3,751
2011	15	668	568	1,236
2012 and onwards	830	37,335	5,384	42,719
	US\$1,366	Php61,427	Php7,787	Php69,214

Approximately Php26,495 million principal amount of our consolidated outstanding long-term debt as at September 30, 2007 is scheduled to mature over the period from 2007 to 2011. Of this amount, Php13,317 million was attributable to PLDT, Php11,800 million to Smart and the remainder to Mabuhay Satellite and ePLDT.

Debt Covenants

⁽¹⁾ October 1, 2007 through December 31, 2007.

Our debt instruments contain restrictive covenants, including covenants that could prohibit us from paying dividends on common stock under certain circumstances, and require us to comply with specified financial ratios and other financial tests, calculated in conformity with Philippine Financial Reporting Standards, at relevant measurement dates, principally at the end of each quarterly period. We have complied with all of our maintenance financial ratios as required under our loan covenants and other debt instruments.

Please see *Note 17 Interest-bearing Financial Liabilities Debt Covenants* to the accompanying unaudited consolidated financial statements for a detailed discussion of our covenants.

Financing Requirements

We believe that our available cash, including cash flow from operations, will provide sufficient liquidity to fund our projected operating, investment, capital expenditures and debt service requirements for the next 12 months.

As a result of our improving cash flows and reduced debt levels, we currently intend to gradually increase our dividend payout ratio as we improve our leverage ratios. For 2006, our dividend payout ratio was 60% of 2006 earnings per share, excluding the special dividend discussed below, which we intend to increase to 70% in 2007.

On August 7, 2007, we declared a special dividend of Php40 per share attributable to our 2006 earnings. This special dividend is an incremental dividend payout representing approximately 25% of our 2006 earnings per share. As a result of such special dividend declaration, our total dividend payments attributable to our 2006 earnings increased to Php140 per share, inclusive of the regular dividends paid out of our 2006 earnings aggregating Php100 per share.

The following table sets forth the dividend declaration, on PLDT s common stock pertaining to 2006 and 2007 earnings:

		Date			Amount		
Earnings	Approved	Record	Payable	Per share	Total (in millions)		
					mimons)		
2006	August 8, 2006	August 21, 2006	September 21, 2006	Php50	Php9,379		
2006	March 6, 2007	March 20, 2007	April 20, 2007	50	9,429		
2006	August 7, 2007	August 24, 2007	September 24, 2007	40	7,548		
				Php140	Php26,356		
2007	August 7, 2007	August 24, 2007	September 24, 2007	Php60	Php11,322		

Credit Ratings

None of our existing indebtedness contains provisions under which credit rating downgrades would trigger a default, changes in applicable interest rates or other similar terms and conditions.

PLDT s current credit ratings are as follows:

Rating Agency	Credit Rating		<u>Outlook</u>
Moody s Investor Service, or Moody	Foreign Currency Senior Unsecured Debt Rating	Ba2	Stable
	Local Currency Corporate Family Rating	Baa2	Stable
Fitch Ratings, or Fitch	Long-term Foreign Currency Rating	BB+	Stable
	Long-term Local Currency Rating	BB+	Stable
	Long-term Foreign Currency Issuer Default Rating, or IDR	BB+	Stable
	Long-term Local Currency Issuer Default Rating	BBB	Stable
	National Long-term Rating	AAA(ph1))Stable

On August 14, 2007, Fitch upgraded PLDT s long-term local currency IDR to BBB from BBB- with a stable outlook and at the same time affirmed PLDT s long-term foreign currency IDR of BB+ with a stable outlook, PLDT s global bonds and senior notes at BB+ . The rating action recognizes PLDT s sustained strengthening financial profile through 2006 and the first half of 2007, with a strong positive free cash flow generation enabling significant reductions in both gross and net debt levels. The upgrade also reflects our sustained strong operating performance and its pre-eminent position in the Philippine telecommunications sector.

On May 31, 200 7, Moody s upgraded our local currency corporate family rating to Baa2 with a stable outlook from Baa3. At the same time, Moody s affirmed our foreign currency senior unsecured debt rating at Ba2 with a stable outlook. This rating action concluded the review for possible upgrade that Moody s commenced on April 11, 2007. The upgrade reflects the continued improvement in our financial profile and the consolidation of our strong operating performance.

Equity Financing

PLDT raised Php74 million and Php57 million from the exercise by certain officers and executives of stock options in the first nine months of 2007 and 2006, respectively.

Cash dividend payments in the first nine months of 2007 amounted to Php28,394 million compared to Php14,847 million paid to preferred and common shareholders in the same period in 2006. As at September 30, 2007, there were 189 million PLDT common shares outstanding compared to 188 million common shares outstanding as at September 30, 2006.

Contractual Obligations and Commercial Commitments

Contractual Obligations

The following table discloses our unaudited consolidated contractual obligations outstanding as at September 30, 2007:

	Payments Due by Period				
		Within	2-3	4-5	After 5
	Total	1 year	years	years	years
		(Unaudited)			
(in millions)					
Long-term debt (1)	Php69,214	Php7,073	Php17,617	Php16,861	Php27,663
Long-term lease obligations:					
Operating lease	3,511	620	1,241	827	823
Capital lease	1,441	1,414	26	1	
Unconditional purchase obligations(2)	796	71	45	242	438
Other long-term obligations	1,205	1,205			
Total contractual obligations	Php76,167	Php10,383	Php18,929	Php17,931	Php28,924

(2) Based on the amended Air Time Purchase Agreement, or ATPA, with AIL.

Long-term Debt

For a discussion of our long-term debt, see *Note 17* Interest-bearing Financial Liabilities to the accompanying unaudited consolidated financial statements.

⁽¹⁾ Before deducting unamortized debt discount and debt issuance costs.

Long-term Operating Lease Obligations

Digital Passage Service Contracts. PLDT has existing Digital Passage Service Contracts with foreign telecommunication administrations for several dedicated circuits to various destinations for 10 to 25 years expiring at various dates. As at September 30, 2007, PLDT s aggregate remaining obligation under these contracts amounted to approximately Php4 million.

License Agreement with Mobius Management Systems (Australia) Pty Ltd., or Mobius. PLDT entered into a license agreement with Mobius pursuant to which Mobius has granted PLDT a non-exclusive, non-assignable and non-transferable license for the use of computer software components. Under this agreement, Mobius is also required to provide maintenance services for a period of one year at no additional maintenance charge. PLDT may purchase maintenance services upon expiration of the first year for a fee of 15% of the current published license fee. As at September 30, 2007, PLDT s aggregate remaining obligation under this agreement was approximately Php20 million.

Other Long-term Operating Lease Obligations. The PLDT Group has various long-term lease contracts for periods ranging from two to ten years covering certain offices, warehouses, cell sites telecommunication equipment locations and various office equipment. In particular, Smart has lease obligations amounting to Php3,181 million as at September 30, 2007 in respect of office and cell site rentals with over 3,000 lessors nationwide, PLDT has lease obligations amounting to Php78 million as at September 30, 2007 in respect of office and lot rentals with over 175 lessors nationwide, ePLDT has lease obligations amounting to Php183 million as at September 30, 2007 in respect of certain office space rentals and PLDT Global has lease obligations amounting to Php45 million as at September 30, 2007 in respect of certain office space rentals.

Long-term Capital Lease Obligations

For a discussion of our long-term capital lease obligations, see *Note 17 Interest-bearing Financial Liabilities* to the accompanying unaudited consolidated financial statements.

Unconditional Purchase Obligations

Air Time Purchase Agreement with AIL. PLDT was a party to a Founder National Service Provider, or NSP, ATPA, entered into with AIL in March 1997, which was amended in December 1998 (as amended, the Original ATPA), under which PLDT was granted the exclusive right to sell AIL services as NSP in the Philippines. In exchange, the Original ATPA required PLDT to purchase from AIL a minimum of US\$5 million worth of air time (the Minimum Air Time Purchase Obligation) annually over ten years commencing January 1, 2002 (the Minimum Purchase Period),

the purported date of commercial operations of Garuda I Satellite. In the event that AIL s aggregate billed revenue is less than US\$45 million in any given year, the Original ATPA also required PLDT has to make supplemental air time purchase payments not to exceed US\$15 million per year during the Minimum Purchase Period (the Supplemental Air Time Purchase Obligation).

After lengthy negotiations including a collaboration arrangement with Inmarsat, AIL and ACeS signed a term sheet (Banks Term Sheet) in September 2006 (as amended in October 2006, November 2006 and February 2007) with the majority of AIL s bank creditors. The Banks Term Sheet was used as the basis for negotiations amongst the parties to amend the Amended Credit Agreement. Under the Banks Term Sheet, a majority of the banks agreed, subject to the satisfaction of certain conditions, among other things to amend the Original ATPA as set forth in an attachment to the Banks Terms Sheet and to restructure AIL s indebtedness. For further discussion please see *Note 20 Related Party Transactions* to the accompanying unaudited consolidated financial statements.

As at September 30, 2007, PLDT s aggregate remaining minimum obligation under the amended ATPA was approximately Php796 million.

Other Long-term Obligations

Mandatory Conversion and Purchase of Shares. As discussed in Note 17 Interest-bearing Financial Liabilities, as at September 30, 2007, PLDT had issued a total of 3 million shares of Series V Convertible Preferred Stock, 5 million shares of Series VI Convertible Preferred Stock and 4 million shares of Series VII Convertible Preferred Stock in exchange for a total of 58 million shares of Series K Class I Convertible Preferred Stock of Piltel, pursuant to the debt restructuring plan of Piltel adopted in June 2001. As at September 30, 2007, 2,687,490 shares of Series V Convertible Preferred Stock, 4,588,860 shares of Series VI Convertible Preferred Stock and 3,842,000 shares of Series VII Convertible Preferred Stock had been voluntarily converted to PLDT common shares. As at September 30, 2007, 33,950 shares of Series V and 706,244 shares of Series VI Convertible Preferred Stocks remained outstanding.

Each share of Series V and VI Convertible Preferred Stocks is convertible at any time at the option of the holder into one PLDT common share. On the date immediately following the seventh anniversary of the issue date of the Series V and Series VI Convertible Preferred Stocks, the remaining outstanding shares under these series will be mandatorily converted to PLDT common shares. Under a put option exercisable for 30 days, holders of common shares received on mandatory conversion of the Series V and VI Convertible Preferred Stocks will be able to require PLDT to purchase such PLDT common shares for Php1,700 per share and US\$36.132 per share, respectively.

The aggregate value of the put option based on outstanding shares as at September 30, 2007 was Php1,205 million which is puttable on June 4, 2008, if all of the outstanding shares of Series V and VI Convertible Preferred Stocks were mandatorily converted and all the common shares were put to PLDT at that time. The market value of the underlying common shares was Php2,154 million, based on the market price of PLDT common shares of Php2,910 per share as at September 30, 2007.

Please refer to *Note 17 Interest-bearing Financial Liabilities Preferred Stock Subject to Mandatory Redemption* to the accompanying unaudited consolidated financial statements for further discussion.

Commercial Commitments

As at September 30, 2007, our outstanding commercial commitments, in the form of letters of credit, amounted to Php1,846 million. These commitments will expire within one year.

Quantitative and Qualitative Disclosures about Market Risks

Our operations are exposed to various risks, including liquidity risk, foreign exchange risk and interest rate risk. The importance of managing these risks has significantly increased in light of considerable change and continuing volatility in both the Philippine and international financial markets. With a view to managing these risks, we have incorporated financial risk management functions in our organization, particularly in our treasury operations and equity issues and sales of certain assets.

Liquidity Risk Management

We seek to manage our liquidity profile to be able to finance our capital expenditures and service our maturing debts. To cover our financing requirements, we currently intend to use internally generated funds and proceeds from debt and equity issues and sales of certain assets.

As part of our liquidity risk management program, we regularly evaluate our projected and actual cash flow information and continuously assess conditions in the financial markets for opportunities to pursue fund-raising initiatives. These initiatives may include bank loans, export credit agency-guaranteed facilities, and debt capital and equity market issues.

Foreign Exchange Risk Management

The revaluation of our foreign-currency denominated assets and liabilities as a result of the appreciation or depreciation of the Philippine peso is recognized as foreign exchange gains or losses as at the balance sheet date. The

extent of foreign exchange gains or losses is largely dependent on the amount of foreign currency debt and hedges we carry. While a certain percentage of our revenues are either linked to or denominated in U.S. dollars, most of our indebtedness and related interest expense, a substantial portion of our capital expenditures and a portion of our operating expenses are denominated in foreign currencies, mostly in U.S. dollars. As such, a strengthening or weakening of the Philippine peso against the U.S. dollar will decrease or increase in Philippine peso terms both the principal amount of our unhedged foreign currency-denominated debts and the related interest expense, our foreign currency-denominated capital expenditures and operating expenses as well as our U.S. dollar linked and U.S. dollar denominated revenues. In addition, many of our financial ratios and other financial tests are affected by the movements in the Philippine peso to U.S. dollar exchange rate.

To manage our foreign exchange risks, stabilize cash flows, and improve investment and cash flow planning, we enter into forward foreign exchange contracts, currency swap contracts, currency option contracts and other hedging products aimed at reducing and/or managing the adverse impact of changes in foreign exchange rates on our operating results and cash flows. However, these hedges do not cover all of our exposure to foreign exchange risks. Specifically, we use forward foreign exchange contracts, currency swap contracts, foreign currency option contracts to manage the foreign exchange risks associated with our foreign currency-denominated loans. In order to manage hedge costs of these contracts, we utilize structures that include credit-linkage with PLDT as the reference entity, a combination of foreign currency option contracts, and fixed to floating coupon only swap agreements. We accounted for these instruments as either cash flow hedges, wherein changes in the fair value are recognized as cumulative translation adjustments in equity until when the hedged transaction affects the consolidated statement of income or when the hedging instrument expires, or transactions not designated as hedges, wherein changes in the fair value are recognized directly as income or expense for the period.

As at September 30, 2007, approximately 89% of our total consolidated debts was denominated in U.S. dollars. Consolidated foreign currency-denominated debt was reduced to Php56,472 million from Php81,850 million as at September 30, 2006. PLDT soutstanding long-term principal only currency swap contracts and foreign currency option contracts amounted to US\$550 million and US\$136 million, respectively, as at September 30, 2007. Consequently, the unhedged portion of consolidated debts amounts is approximately 45% or 38%, net of our U.S. dollar cash balances as at September 30, 2007.

For the nine months ended September 30, 2007, approximately 38% of our consolidated revenues are either denominated in U.S. dollars or are linked to the U.S. dollars. In this respect, the recent appreciation of the peso against the U.S. dollar reduced our revenues, and consequently, our cash flow from operations in peso terms.

The Philippine peso had appreciated by 8% against the U.S. dollar to Php44.974 to US\$1.00 as at September 30, 2007, from Php49.045 to US\$1.00 as at December 31, 2006. Likewise, as at September 30, 2006, the peso had appreciated by 5% to Php50.249 to US\$1.00 from Php53.062 to US\$1.00 as at December 31, 2005. As a result of the foreign exchange movements as well as the amount of our outstanding foreign currency debts and hedges, we recognized foreign exchange gains of Php1,662 million and Php1,601 million in the first nine months of 2007 and 2006, respectively.

For further discussions of these contracts, see *Note 24 Financial Assets and Liabilities Derivative Financial Instruments* to the accompanying unaudited consolidated financial statements.

Interest Rate Risk Management

On a limited basis, we enter into interest rate swap agreements in order to manage our exposure to interest rate fluctuations. As at September 30, 2007, PLDT soutstanding interest rate swap contracts amounted to US\$31 million. For further discussions of these contracts, see *Note 24 Financial Assets and Liabilities Derivative Financial Instruments* to the accompanying unaudited consolidated financial statements.

We make use of hedging instruments and structures solely for reducing or managing financial risks associated with our liabilities and not for trading or speculative purposes.

Impact of Inflation and Changing Prices

Inflation can be a significant factor in the Philippine economy, and we are continually seeking ways to minimize its impact. In recent periods, we do not believe inflation has had a material impact on our operations. The average inflation rate in the Philippines in the first nine months of 2007 was 2.6%, compared to 6.8% in the same period in 2006.

PART II OTHER INFORMATION

Sale and transfer of Piltel s Fixed Line Business to PLDT

On November 5, 2007, Piltel s Board of Directors approved the sale and transfer of Piltel s fixed line business to PLDT or any of its subsidiaries which provides fixed line service, subject to the execution of a definitive agreement and fulfillment of certain closing conditions including the procurement of the requisite regulatory approvals. The sale and transfer will allow Piltel to concentrate its resources on its wireless business. It will also bring together the PLDT Group s LEC businesses such that these LEC businesses can derive operating efficiencies while extending to Piltel s fixed line subscribers the opportunity to benefit from the upgrades being undertaken at PLDT. PLDT has been managing Piltel s fixed line business since July 2001 under a Facilities Management Agreement, or FMA

Consent Solicitation for the US\$250 Million 11.375% Notes due 2012, and Consent Solicitation for the US\$175 Million 10.5% Notes due 2009 and US\$300 Million 8.35% Notes due 2017

On November 6, 2007, PLDT commenced a solicitation of consents from holders of its outstanding 11.375% Notes due 2012, or the 2012 Notes, to effect certain proposed amendments relating to the limitation on restricted payments and limitation on dividends and a solicitation of consents from holders of its outstanding 10.5% Notes due 2009, or the 2009 Notes, and 8.35% Notes due 2017, or the 2017 Notes, to effect certain proposed amendments relating to the limitation on dividends.

Specifically, the proposed amendments, once effective, would give PLDT greater flexibility to make certain restricted payments, amend limitations on PLDT paying dividends or distributions, and reduce PLDT s permitted leverage ratios pursuant to the terms of the notes.

PLDT s key financial indicators including revenues, profitability and operating cash flows have improved over time compared to when the notes were issued. PLDT is focused on maintaining its market leadership, investing in new growth areas to boost its core telecommunications business and diversifying its revenue sources. PLDT is also focused on pursuing an efficient capital structure by adjusting its dividend and distribution policy to maintain an optimal level of cash on its balance sheet. PLDT believes that the existing Limitation on Restricted Payments and the existing Limitation on Dividends, constrain its ability to pursue these objectives. To demonstrate its continued commitment to maintaining a prudent capital structure, PLDT will simultaneously tighten its debt capacity.

Incorporation of SPi Global Solutions Corporation, or SPi Global

On October 5, 2007, the Philippine SEC approved the incorporation of SPi Global, a wholly-owned subsidiary of ePLDT. SPi Global will be the holding company of the BPO voice and non-voice businesses of ePLDT.

Related Party Transactions

a. Air Time Purchase Agreement between PLDT and AIL and Related Agreements

For a more detailed discussion on the ATPA, see Contractual Obligations and Commercial Commitments Unconditional Purchase Obligations Air Time Purchase Agreement with AIL .

b. Transactions with Major Stockholders, Directors and Officers

Transactions to which PLDT or any of its subsidiaries is a party, in which a director, key officer or owner of more than 10% of the outstanding common stock of PLDT, or any member of the immediate family of a director, key officer or owner of more than 10% of the outstanding common stock of PLDT had a direct or indirect material interest, as at September 30, 2007 (unaudited) and December 31, 2006 (audited) and for the nine months ended September 30, 2007 and 2006 (unaudited) are as follows:

Cooperation Agreement with First Pacific and certain affiliates, or the FP Parties, NTT Communications and DoCoMo In connection with the transfer by NTT Communications of approximately 12.6 million shares of PLDT s common stock to DoCoMo pursuant to a Stock Sale and Purchase Agreement dated January 31, 2006 between NTT Communications and DoCoMo, the FP Parties, NTT Communications and DoCoMo entered into a Cooperation Agreement, dated January 31, 2006. Under the Cooperation Agreement, the relevant parties extended certain rights of NTT Communications under the Stock Purchase and Strategic Investment Agreement dated September 28, 1999, as amended, and the Shareholders Agreement dated March 24, 2000, to DoCoMo, including:

- certain contractual veto rights over a number of major decisions or transactions; and
- rights relating to the representation on the board of directors of PLDT and Smart, respectively, and any committees thereof.

Key provisions of the Cooperation Agreement pertain to, among other things, restrictions on the ownership of shares of PLDT by NTT Communications and DoCoMo, limitation on competition, business cooperation, additional rights of DoCoMo, change in control and termination. See *Note 20 Related Party Transactions* to the accompanying unaudited consolidated financial statements for further details.

Integrated i-mode Services Package Agreement between DoCoMo and Smart An Integrated i-mode Services Package Agreement was entered into by Smart and DoCoMo on February 15, 2006, under which DoCoMo agreed to grant Smart, on an exclusive basis within the territory of the Philippines for a period of five years, an integrated i-mode services package including a non-transferable license to use the licensed materials and the i-mode brand, as well as implementation support and assistance and post-commercial launch support from DoCoMo. Pursuant to this agreement, Smart is required to pay an initial license fee and running royalty fees based on the revenue arising from i-mode subscription fees and data traffic. Outstanding obligation under this agreement amounted to Php53 million as at December 31, 2006. Smart has no outstanding obligation under this agreement as at September 30, 2007.

Advisory Services Agreement between DoCoMo and PLDT An Advisory Services Agreement was entered into by DoCoMo and PLDT on June 5, 2006, in accordance with the Cooperation Agreement dated January 31, 2006.

Pursuant to the Advisory Services Agreement, DoCoMo will provide the services of certain key personnel in connection with certain aspects of the business of PLDT and Smart. Also, said agreement governs the terms and conditions of the appointments of such key personnel and the corresponding fees related thereto. Total fees under this agreement amounted to Php56 million and Php25 million for the nine months ended September 30, 2007 and 2006, respectively. Outstanding liability under this agreement amounted to Php18 million and Php32 million as at September 30, 2007 and December 31, 2006, respectively.

Other Agreements with NTT Communications and/or its Affiliates Under certain agreements, (1) NTT Communications provides advisory services for various business areas of PLDT; (2) PLDT is licensed to market managed data and other services using NTT Communications Arcstar brand; and (3) PLDT and NTT Communications agreed to cooperative arrangements for conventional international telecommunications services. Total fees under these agreements totaled Php83 million and Php144 million for the nine months ended September 30, 2007 and 2006, respectively. PLDT s outstanding obligations under these agreements amounted to Php18 million as at September 30, 2007 and December 31, 2006.

Agreement between Smart and Asia Link B.V., or ALBV. Smart has an existing Technical Assistance Agreement with ALBV, a subsidiary of the First Pacific Group, for the latter's provision of technical support services and assistance in the operations and maintenance of cellular business for a period of five years, subject to renewal upon mutual agreement between the parties. The agreement provides for quarterly payments of technical service fees equivalent to 2% of the net revenues of Smart. In January 2004, the agreement was amended, reducing the technical service fees to be paid by Smart to ALBV to 1% of net revenues effective January 1, 2004. On February 18, 2004, Smart and ALBV entered into a renewal of the Technical Assistance Agreement extending the effectivity of the terms thereof to February 23, 2008. Furthermore, in view of the acquisition by Smart of ownership of 92.1% of the outstanding common stock of Piltel held by PLDT, the parties agreed to make the consolidated net revenues of Smart the basis for the computation of the 1% technical service fees payable by Smart to ALBV, effective January 1, 2005. Total service fees charged to operations under this agreement amounted to Php449 million and Php398 million for the nine months ended September 30, 2007 and 2006, respectively. As at September 30, 2007, Smart had an outstanding liability to ALBV of Php128 million.

Smart also has an existing Services Agreement with ALBV for a period of 25 years starting January 1, 1999, which will automatically expire unless renewed by mutual agreement of both parties. Under the agreement, ALBV provides advice and assistance to Smart in sourcing capital equipment and negotiating with international suppliers, arranging international financing and other services therein consistent with and for the furtherance of the objectives of the services. Service agreement fees were paid for the whole 25-year period. Outstanding prepaid management fees as at September 30, 2007 and December 31, 2006 amounted to Php830 million and Php869 million, respectively. Financing service fee charged to operations amounted to Php38 million each for the nine months ended September 30, 2007 and 2006.

Agreements relating to insurance companies Gotuaco del Rosario and Associates, or Gotuaco, acts as the broker for certain insurance companies to cover certain insurable properties of the PLDT Group. Insurance premiums are remitted to Gotuaco and the broker s fees are settled between Gotuaco and the insurance companies. In addition, PLDT has an insurance policy with Malayan Insurance Co., Inc., or Malayan, wherein premiums are directly paid to

Malayan. Total insurance expenses under these agreements amounted to Php168 million and Php189 million for the nine months ended September 30, 2007 and 2006, respectively. Two directors of PLDT have direct/indirect interests in or serve as a director/officer of Gotuaco and Malayan.

For a more detailed discussion of the related party transactions enumerated above, see *Note 20 Related Party Transactions* to the accompanying unaudited consolidated financial statements.

ANNEX AGING OF ACCOUNTS RECEIVABLE

The following table shows the aging of unaudited consolidated trade receivables as at September 30, 2007:

Type of Accounts Receivable	Total	Current (31-60 Days In Million	61-90 Days s)	Over 91 Days
I. Trade Receivables					
 Retails subscribers Foreign 	Php8,535	Php1,776	Php976	Php246	Php5,537
administrations	4,466	1,338	1,128	509	1,491
3. Corporatesubscribers4. Domestic	7,443	767	981	490	5,205
carriers 5. Dealers and	1,858	444	98	98	1,218
agents	2,348	1,694	94	148	412
Subtotal	Php24,650		Php3,277		Php13,863
II. Non-Trade					
Receivables	1,641				
	Less: Allowance doubtful account				Less: Allowance for doubtful accounts
Total	26,291	.5		·	doubtful decoding
Less: Allowance for doubtful accounts	16,046				
Total Receivables - net	Php10,245				

SIG	NA	TU	IR	ES

Pursuant to the requirements of the Securities Regulation Code, the registrant has duly caused this report for the third quarter of 2007 to be signed on its behalf by the undersigned thereunto duly authorized.

Registrant: PHILIPPINE LONG DISTANCE TELEPHONE COMPANY

Signature and Title: /s/ Napoleon L. Nazareno
Napoleon L. Nazareno
President and Chief Executive Officer

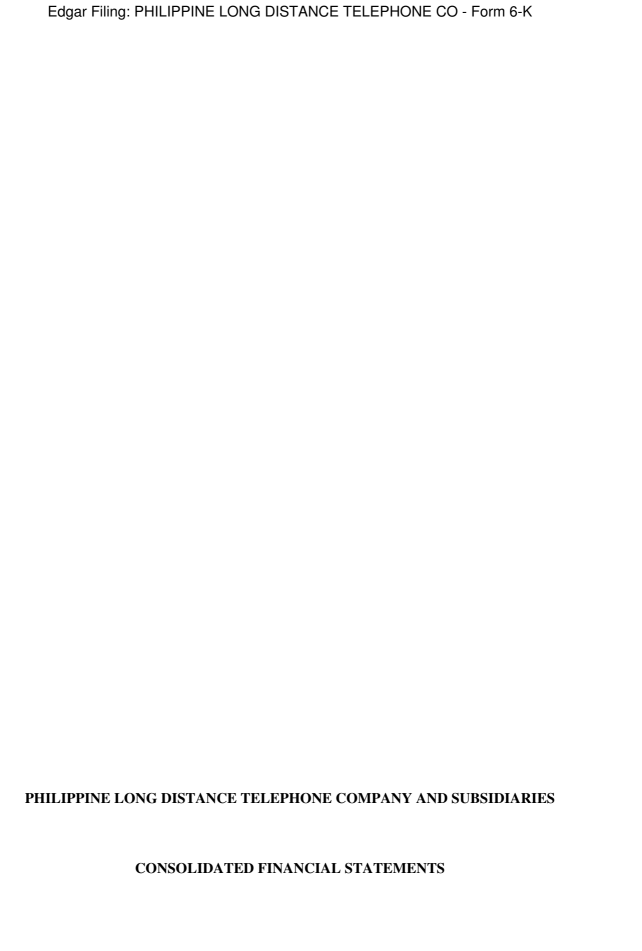
Signature and Title: /s/ Anabelle Lim-Chua
Anabelle Lim-Chua

Senior Vice President and Treasurer (Principal Financial Officer)

Signature and Title: /s/ June Cheryl A. Cabal-Furigay

June Cheryl A. Cabal-Furigay Vice President and Controller (Principal Accounting Officer)

Date: November 6, 2007



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AS AT SEPTEMBER 30, 2007 (UNAUDITED) AND DECEMBER 31, 2006 (AUDITED)
AND FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2007 AND 2006 (UNAUDITED)

CONSOLIDATED BALANCE SHEETS

(in million pesos, except par value and per share amounts)

	September 30, 2007	December 31, 2006
	(Unaudited)	(Audited)
ASSETS	(Chaddited)	(Hudited)
Noncurrent Assets		
Property, plant and equipment - net (Notes 2, 3, 8 and 17)	159,288	164,190
Investments in associates (Notes 2, 9 and 17)	1,343	636
Investments-available-for-sale (Notes 2 and 24)	142	116
Investment in debt securities (Notes 2 and 24)	268	
Investment properties (Notes 2, 3 and 10)	580	587
Goodwill and intangible assets (Notes 2, 3 and 11)	13,701	12,214
Deferred income tax assets (Notes 2, 4 and 6)	13,808	19,658
Derivative financial assets (Notes 2 and 24)	93	434
Prepayments - net of current portion	799	843
Advances and refundable deposits - net of current portion (Notes 2 and 20)	1,413	1,066
Total Noncurrent Assets	191,435	199,744
Current Assets		
Cash and cash equivalents (Notes 2, 13 and 24)	8,471	16,870
Short-term investments (Notes 2 and 24)	11,522	8,327
Trade and other receivables (Notes 2, 3, 14 and 24)	10,245	10,158
Inventories and supplies (Notes 2 and 15)	1,641	1,230
Derivative financial assets (Notes 2 and 24)	80	47
Current portion of prepayments	4,385	5,360
Current portion of advances and refundable deposits (Notes 2 and 20)	192	156
Total Current Assets	36,536	42,148
TOTAL ASSETS	227,971	241,892
EQUITY AND LIABILITIES		
Equity Attributable to Equity Holders of PLDT (Notes 2, 7 and 16)		
Preferred stock, Php10 par value, authorized - 822,500,000 shares;		
issued and outstanding - 441,819,482 shares as at September 30, 2007		
and 442,375,057 shares as at December 31, 2006	4,418	4,424
Common stock, Php5 par value, authorized - 234,000,000 shares;		
issued and outstanding - 188,708,152 shares as at September 30, 2007		
and 188,434,695 shares as at December 31, 2006	944	942
Stock options issued (Note 21)	10	40
Equity portion of convertible preferred stock (Note 17)	9	9
Capital in excess of par value	66,998	66,574
Retained earnings (Note 7)	30,614	32,784

Cumulative translation adjustments (Note 24)	(1,223)	(1,796)
Total Equity Attributable to Equity Holders of PLDT	101,770	102,977
Minority interest	1,922	1,546
Total Equity	103,692	104,523

CONSOLIDATED BALANCE SHEETS (continued)

(in million pesos, except par value and per share amounts)

	September 30, 2007 (Unaudited)	December 31, 2006 (Audited)
Noncurrent Liabilities	(Ciluudited)	(Haditea)
Interest-bearing financial liabilities - net of current portion (Notes 2, 8, 17, 22 and		
24)	57,299	65,244
Deferred income tax liabilities (Notes 2, 4 and 6)	523	402
Derivative financial liabilities (Notes 2 and 24)	6,800	6,872
Pension and other employee benefits (Notes 2, 3 and 21)	3,855	2,982
Customers deposits	2,210	2,204
Other noncurrent liabilities (Notes 2, 3, 8, 14 and 18)	8,885	7,581
Total Noncurrent Liabilities	79,572	85,285
Current Liabilities		
Accounts payable (Notes 2 and 24)	12,042	8,634
Accrued expenses and other current liabilities (Notes 2, 3, 17, 19, 20 and 21)	15,933	19,102
Unearned revenues (Note 2)	3,334	3,274
Derivative financial liabilities (Notes 2 and 24)	15	108
Provisions for assessments (Notes 20, 22 and 23)	474	446
Current portion of interest-bearing financial liabilities (Notes 2, 8, 17, 22 and 24)	9,477	17,309
Dividends payable (Notes 2, 7, 17 and 24)	1,068	773
Income tax payable (Notes 2 and 6)	2,364	2,438
Total Current Liabilities	44,707	52,084
TOTAL EQUITY AND LIABILITIES	227,971	241,892

See accompanying Notes to Unaudited Consolidated Financial Statements.

CONSOLIDATED STATEMENTS OF INCOME

(in million pesos, except per share amounts)

	Nine M End Septemb 2007	ed	Thr Mon End Septer 30 2007	ths led nber
		(Unaud	ited)	
INCOME				
Service revenues (Note 4)	100,470		-	
Non-service revenues (Notes 4 and 5)	1,860	2,160	543	696
Equity share in net income of associates (Note 4)		1		(2)
Other income (Note 4)		1,236		900
	103,468	95,4003	34,677	32,958
EXPENSES				
Depreciation and amortization (Notes 4 and 8)	18,952		,	
Compensation and benefits (Notes 5 and 21)	15,589	-	-	
Maintenance (Note 20)		4,890	,	
Financing costs (Notes 5, 8, 17 and 24)	-	7,230		
Selling and promotions	-	3,558	-	
Cost of sales (Notes 5, 20 and 22)	3,745	4,006	1,111	1,402
Professional and other contracted services				
(Notes 5 and 20)		2,227	-	987
Rent (Note 22)	-	1,769	757	622
Taxes and licenses (Note 23)	-	1,288	427	374
Communication, training and travel	-	1,038	421	365
Provisions (Notes 3, 5, 14, 15, 20, 22 and 23)	1,144			102
Insurance and security services (Note 20)	872			313
Amortization of intangible assets (Note 11)	286	255	105	115
Equity share in net losses of associates	17		9	
Other expenses (Note 20)	1,214	953	310	265
	63,488		-	
INCOME BEFORE INCOME TAX	39,980	29,498	13,989	10,872
PROVISION FOR INCOME TAX (Notes 2, 4 and 6)	13,028			
NET INCOME FOR THE PERIOD	26,952	26,367	9,677	10,727
ATTRIBUTABLE TO:				
Equity holders of PLDT	26,506	25,744	9,505	10,439
Minority interest		623		288
	26,952	26,367	9,677	10,727
Earnings Per Common Share (Note 7)				

Basic **138.71** 138.71 **49.76** 55.69 Diluted **138.27** 138.58 **49.63** 55.58

See accompanying Notes to Unaudited Consolidated Financial Statements.

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(in million pesos)

	Preferred (Stock	Common Stock		Equity Portion of Convertible Preferred Stock	of Par	Retained	Cumulative Translation Adjustments	Equity Attributable to Equity Holders of the Parent	Minority	
Balances at January 1, 2006	4,433	904	67	40	53,918	12,583	1,253	73,207	1 162	74,369
Income for the period Foreign currency	4,433	90 1	07	47	33,910	25,744	·	25,744	•	26,367
translation differences (Note 24) Net gains on available-for-sale							(69)	(69)	(32)	(101)
financial assets (Note 24) Net losses on							5	5	5	5
cash flow hedges (Note 24) Total income and expense for the							(1,862)	(1,862))	(1,862)
period recognized directly to equity Total income							(1,926)	(1,926)	(32)	(1,958)
and expense for the period Cash dividends Issuance of capital stock no	et					25,744 (14,779)	` ' '	23,818 (14,779)		24,409 (14,779)
(Note 16) Exercised shares Minority interest Balances at September 30, 2006	(6)	36	(24)		11,846 81			11,836 57		11,836 57 8
(Unaudited)	4,427	940	43	9	65,845	23,548	(673)	94,139	1,761	95,900

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Balances at January 1, 2007 Income for the period Foreign currency translation	4,424	942	40	9 66,574	32,784 26,506	(1,796)	102,977 26,506	1,546 104,523 446 26,952
differences (Note 24) Net gains on available-for-sale						(935)	(935)	(44) (979)
(Note 24) Net gains on cash						31	31	31
flow hedges (Note 24) Total income and expense for the						1,477	1,477	1,477
period recognized directly to equity Total income						573	573	(44) 529
and expense for the period					26,506	573	27,079	402 27,481
Cash dividends (Note 7) Issuance of					(28,676)		(28,676)	(12)(28,688)
capital stock net (Note 16)	(6)	1		321			316	316
Exercised shares (Note 21) Minority interest Balances at September 30, 2007		1	(30)	103			74	74 (14) (14)
(Unaudited)	4,418	944	10	9 66,998	30,614	(1,223)	101,770	1,922 103,692

See accompanying Notes to Unaudited Consolidated Financial Statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS

(in million pesos)

	Nine M End Septem 2007 (Unau	ded aber 30, 2006
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	39,980	29,498
Adjustments for:		
Depreciation and amortization (Notes 4 and 8)	18,952	23,659
Interest on loans and related items - net of capitalized interest (Note 5)	4,630	5,685
Provision for doubtful accounts (Notes 3 and 5)	1,054	697
Accretion on financial liabilities - net (Note 5)	834	3,045
Amortization of intangible assets (Note 11)	286	255
Loss on derivative transactions - net (Notes 5 and 24)	207	151
Write-down of inventories to net realizable values (Note 5)	62	189
Provisions for assessments (Note 5)	28	(14)
Equity share in net losses (income) of associates (Note 4)	17	(1)
Dividends on preferred stock subject to mandatory redemption (Note 5)	14	113
Interest income (Note 5)	(1,112)	(1,297)
Foreign exchange gains - net (Note 5)	(1,662)	(1,601)
Others	(204)	(624)
Operating income before working capital changes	63,086	59,755
Decrease (increase) in:		
Trade and other receivables	(1,637)	(1,406)
Inventories and supplies	(376)	202
Prepayments	1,165	571
Advances and refundable deposits	(35)	1,238
Increase (decrease) in:		
Accounts payable	3,586	(3,360)
Accrued expenses and other current liabilities	1,829	1,086
Unearned revenues	25	398
Pension and other employee benefits	(4,105)	3,262
Net cash generated from operations	63,538	61,746
Income taxes paid	(8,039)	(5,600)
Net cash provided by operating activities	55,499	56,146
CASH FLOWS FROM INVESTING ACTIVITIES		
Additions to property, plant and equipment	(14,130)	(16,444)
Proceeds from disposal of property, plant and equipment	533	792
Interest paid - capitalized to property, plant and equipment (Notes 5 and 8)	(399)	(428)

Payments for purchase of investments - net of cash acquired (Note 11)	(2,287)	(10,724)
Proceeds from disposal of investment properties	3	26
Decrease (increase) in short-term investments	(3,553)	41
Decrease in investments in notes receivable		90
Increase in investment in debt securities	(264)	
Decrease in investments-held-for-sale	5	
Interest received	901	1,184
Decrease (increase) in advances and refundable deposits	(366)	202
Net cash used in investing activities	(19,557)	(25,261)

CONSOLIDATED STATEMENTS OF CASH FLOWS (continued)

(in million pesos)

	En	Months ded aber 30, 2006
		dited)
CASH FLOWS FROM FINANCING ACTIVITIES	(Ollat	idited)
Proceeds from availment of long-term debt (Note 17)	5,429	5,011
	,	(23,366)
Payments of long-term debt (Note 17)		
Payments of debt issuance costs	(14) 360	` ′
Proceeds from notes payable		
Payments of notes payable	(87)	` '
Payments of obligations under capital lease	(146)	. ,
Interest paid - net of capitalized portion	(4,423)	. , ,
Settlements of derivatives	(857)	() /
Cash dividends paid	(28,394)	(14,847)
Proceeds from issuance of capital stock	74	59
Redemption of shares	(14)	
Increase (decrease) in:		
Customers deposits	14	12
Other noncurrent liabilities	285	(1,472)
Net cash used in financing activities	(43,980)	(41,763)
EFFECT OF FOREIGN EXCHANGE RATE CHANGES ON CASH AND		
CASH EQUIVALENTS	(361)	(521)
NET DECREASE IN CASH AND CASH EQUIVALENTS	, ,	(11,399)
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	16,870	
CASH AND CASH EQUIVALENTS AT END OF PERIOD	8,471	18,660

See accompanying Notes to Unaudited Consolidated Financial Statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

The Philippine Long Distance Telephone Company, or PLDT, or Parent Company, was incorporated under the old Corporation Law of the Philippines (Act 1459, as amended) on November 28, 1928, following the merger of four telephone companies under common U.S. ownership. Under its amended Articles of Incorporation, PLDT s corporate term is currently limited through 2028. In 1967, effective control of PLDT was sold by General Telephone and Electronics Corporation (a major shareholder since PLDT s incorporation) to a group of Filipino businessmen. In 1981, in furtherance of the then existing policy of the Philippine government to integrate the Philippine telecommunications industry, PLDT purchased substantially all of the assets and liabilities of the Republic Telephone Company, which at that time was the second largest telephone company in the Philippines. In 1998, First Pacific Company Limited, or First Pacific, and its Philippine and other affiliates, or collectively the First Pacific Group, acquired a significant interest in PLDT. On March 24, 2000, NTT Communications Corporation, or NTT Communications, through its wholly-owned subsidiary NTT Communications Capital (UK) Ltd., or NTTC-UK, became PLDT s strategic partner with approximately 15% economic and voting interest in the issued and outstanding common stock of PLDT. Simultaneous with NTT Communications investment in PLDT, we acquired 100% of Smart Communications, Inc., or Smart, On March 14, 2006, NTT DoCoMo, Inc., or DoCoMo, acquired from NTT Communications approximately 7% of PLDT s outstanding common shares held by NTT Communications with NTT Communications retaining ownership of approximately 7% of PLDT s common shares. On February 28, 2007, Metro Pacific Asset Holdings, Inc., a Philippine affiliate of First Pacific completed the acquisition of an additional interest of approximately 46% in Philippine Telecommunications Investment Corporation, or PTIC, a shareholder of PLDT. This additional investment in PTIC represents an attributable interest of approximately 6.4% of the issued common shares of PLDT and thereby raised First Pacific Group s beneficial ownership to approximately 28% of PLDT s shares of common stock as at that date.

The common shares of PLDT are listed and traded on the Philippine Stock Exchange, or PSE. On October 19, 1994, an American Depositary Receipt, or ADR, facility was established, pursuant to which Citibank N.A., as the depositary, issued ADRs evidencing American Depositary Shares, or ADSs, with each ADS representing one PLDT common share with a par value of Php5 per share. Effective

February 10, 2003, PLDT appointed JP Morgan Chase Bank as successor depositary for PLDT s ADR facility. The ADSs are listed on the New York Stock Exchange, or NYSE, in the United States and are traded on the NYSE under the symbol PHI. As at December 31, 2006, there were a total of over 37 million ADSs outstanding.

Until recently, the ADSs were also listed on the NYSE Arca. However, on December 18, 2006, PLDT issued a notice of its intent to voluntarily delist its ADSs from NYSE Arca, after determining that doing so is in the best interest of PLDT and its stockholders as it would eliminate the duplicative administrative burdens and costs inherent in dual listing on both the NYSE and NYSE Arca. The actual delisting from the NYSE Arca became effective on February 12, 2007.

PLDT operates under the jurisdiction of the Philippine National Telecommunications Commission, or NTC, which jurisdiction extends, among other things, to approving major services offered by PLDT and certain rates charged by PLDT.

Our registered office address is Ramon Cojuangco Building, Makati Avenue, Makati City, Philippines.

2. Summary of Significant Accounting Policies and Practices

Basis of Preparation

Our unaudited consolidated financial statements have been prepared under the historical cost convention as modified by the revaluation of derivative financial instruments, available-for-sale financial assets and investment properties that have been measured at fair values. The carrying values of recognized assets and liabilities that are hedged items in fair value hedges, and are otherwise carried at cost, are adjusted to record changes in the fair values attributable to the risks that are being hedged.

Our unaudited consolidated financial statements have been prepared in conformity with Philippine Financial Reporting Standards, or PFRS.

Our unaudited consolidated financial statements include, in our opinion, adjustments consisting only of normal recurring adjustments, necessary to present fairly the results of operations for the interim periods. The results of operations for the nine months ended September 30, 2007 are not necessarily indicative of the results of operations that may be expected for the full year.

Our unaudited consolidated financial statements are presented in Philippine pesos, PLDT s functional and presentation currency and all values are rounded to the nearest million except when otherwise indicated.

Changes in Accounting Policies

The accounting policies adopted are consistent with those of the previous financial year except that we have adopted the following new and amendments to existing Philippine Accounting Standards, or PAS, PFRS and Philippine Interpretations of International Financial Reporting Interpretations Committee, or IFRIC, during the year. Our adoption of these new and revised standards and interpretations did not have any effect on our financial statements. Our adoption, however, gave rise to additional disclosures on the following:

- IFRIC 7 Applying the Restatement Approach under PAS 29, Financial Reporting in Hyperinflationary Economies;
- IFRIC 8 Scope of PFRS 2, Share-based Payment;
- IFRIC 9 Reassessment of Embedded Derivatives;
- IFRIC 10 Interim Financial Reporting and Impairment;
- PAS 1 Amendments Presentation of Financial Statements Capital Disclosures; and
- PFRS 7 Financial Instruments Disclosures.

The principal effects of our adoption of the above standards are as follows:

IFRIC 7, Applying the Restatement Approach under PAS 29, Financial Reporting in Hyperinflationary Economies . The Interpretation requires that when a country becomes hyperinflationary, PAS 29 must be applied as if the country had always been hyperinflationary and it provides guidance on calculating deferred taxes and comparatives. As we do not operate in a hyperinflationary economy, this standard has had no impact on our unaudited consolidated financial statements.

IFRIC 8, *Scope of PFRS* 2, *Share-based Payment* . The Interpretation clarifies that PFRS 2 applies to share-based payment transactions in which the entity cannot specifically identify some or all of the goods or services received. If the value of the identifiable consideration received (if any) appears to be less than the fair value of the equity instruments granted or the liability incurred, this is an indication of other consideration (i.e., unidentifiable goods or services) has been (or will be) received which should be measured in accordance with PFRS 2. The adoption has had no significant impact on our unaudited consolidated financial statements as at September 30, 2007.

IFRIC 9, Reassessment of Embedded Derivatives . The Interpretation clarifies when an entity should reassess whether an embedded derivative needs to be separated from the host contract after the initial hybrid contract is recognized. It concludes that reassessment is prohibited unless there is a change in the terms of the contract that significantly modifies the cash flows that otherwise would be required under the contract, in which case reassessment is required. The adoption has had no significant impact on our unaudited consolidated financial statements as at September 30, 2007.

IFRIC 10, Interim Financial Reporting and Impairment . The Interpretations states that any such impairment losses recognized in an interim financial statement must not be reversed in subsequent interim or annual financial statements. The adoption has had no significant impact on our unaudited consolidated financial statements as at September 30, 2007.

Amendments to PAS 1, Presentation of Financial Statements Capital Disclosures. This amendment requires us to include new disclosures to enable users of the financial statements to evaluate our objectives, policies and processes for managing capital. The adoption has had no significant impact on our unaudited consolidated financial statements as at September 30, 2007 except for additional disclosures as required by the standard.

PFRS 7, Financial Instruments Disclosures. This introduces new disclosures to improve information about our consolidated financial statements and the nature and extent of risks arising from financial instruments. The revised disclosures on financial instruments provided by this standard are included on our unaudited consolidated financial statements.

Basis of Consolidation

Our unaudited consolidated financial statements include the financial statements of PLDT and those of the following significant subsidiaries (collectively, the PLDT Group).

Name of Subsidiary	Place of Incorporation	Principal Activity	Percentage of Ownership Direct Indirect
Wireless			
Smart	Philippines	Cellular mobile services	100.0
Smart Broadband, Inc., or Smart	Philippines	Internet broadband distributor	100.0
Broadband			
Wolfpac Mobile, Inc., or Wolfpac	Philippines	Mobile applications developer and service provider	100.0
Pilipino Telephone Corporation, or Piltel	Philippines	Cellular and fixed line services	92.1
Telesat, Inc., or Telesat	Philippines	Satellite communications services	100.0

AceS Philippines Cellular Satellite Corporation, or AceS Philippines	Philippines	Satellite information and messaging services	88.5	11.5
Mabuhay Satellite Corporation, or	Philippines	Satellite communications services	67.0	
Mabuhay Satellite				
Fixed Line				
PLDT Clark Telecom, Inc., or ClarkTel	Philippines	Telecommunications services	100.0	
Subic Telecommunications Company,	Philippines	Telecommunications services	100.0	
Inc.,	11			
or SubicTel	Duitich Vincin	Talanamaniantiana saminas	100.0	
PLDT Global Corporation, or PLDT Global	British Virgin Islands	Telecommunications services	100.0	
Smart-NTT Multimedia, Inc., or SNMI	Philippines	Data and network services	100.0	
PLDT-Maratel, Inc., or Maratel	Philippines	Telecommunications services	97.5	
Bonifacio Communications Corporation, or BCC	Philippines	Telecommunications, infrastructure and related value-added services	75.0	
Information and Communications Tech				
ePLDT, Inc., or ePLDT	Philippines	Information and communications	100.0	
		infrastructure for Internet-based services,		
		e-commerce, call centers and IT-related services		
SPi Technologies, Inc., or SPi, and	Philippines	Business process outsourcing, or		100.0
Subsidiaries	riiiippilies	BPO, services		100.0
ePLDT Ventus, Inc., or Ventus	Philippines	Call center services		100.0
Vocativ Systems, Inc., or Vocativ	Philippines	Call center services		100.0
Parlance Systems, Inc., or Parlance	Philippines	Call center services		100.0
Infocom Technologies, Inc., or Infocom	Philippines	Internet services		99.6
netGames, Inc., or netGames	Philippines	Publisher of online games		80.0
Digital Paradise, Inc., or Digital	Philippines	Internet access services		75.0
Paradise, (formerly Netopia Computer Technologies, Inc.)				
Level Up! (Philippines), Inc., or Level	Philippines	Publisher of online games		60.0
Up!	1 miippines	1 donsiler of offittie games		00.0
Digital Paradise Thailand	Thailand	Internet access services		51.0
Airborne Access Corporation, or	Philippines	Wireless Internet services		51.0

Subsidiaries are fully consolidated from the date when control is transferred to the PLDT Group and cease to be consolidated from the date when control is transferred out of the PLDT Group.

Airborne Access

We prepare our unaudited consolidated financial statements using uniform accounting policies for like transactions and other events with similar circumstances. Intercompany balances and transactions, including intercompany profits and unrealized profits and losses, are eliminated.

Minority interests represent the equity interests in Piltel, Level Up!, Mabuhay Satellite, Maratel, BCC, Digital Paradise, Digital Paradise Thailand, netGames, Infocom, and Airborne Access, not held by the PLDT Group.

ePLDT s Acquisition of Level Up!

On February 16, 2006, ePLDT acquired a 60% equity interest in Level Up!, a leading publisher of online games in the Philippines. The acquisition of Level Up!, together with netGames, ePLDT s online gaming subsidiary, is aimed to strengthen ePLDT s online gaming business in the Philippines. Post-closing conditions were completed on April 30, 2006. In August 2006, the Shareholders Agreement and Share Purchase Agreement between ePLDT and Level Up! were amended to reflect the removal of earn-out and price adjustment provisions thereby fixing the acquisition for 60% of Level Up! at the original purchase price of US\$7 million.

ePLDT s Acquisition of SPi

On July 11, 2006, ePLDT acquired a 100% equity interest in SPi and its direct and indirect Philippine and offshore subsidiaries for a total cash consideration of US\$135 million. As part of the transaction, ePLDT also acquired a US\$7 million debt owed by SPi to the seller at face value. In addition, ePLDT advanced US\$16 million to SPi in order for SPi to fully pay its debt owed to DBS Bank Singapore. ePLDT currently intends to have this debt refinanced by SPi in due course.

SPi s Acquisition of CyMed, Inc., or CyMed

On August 11, 2006, SPi in turn acquired a 100% equity interest in CyMed for an aggregate purchase price of US\$35 million, inclusive of certain debt obligations. CyMed is a leading medical transcription company based in Richmond, Virginia, United States of America (USA). It provides medical transcription services and technology products through proprietary processes based on Six Sigma quality management principles.

SPi s Acquisition of Springfield Service Corporation, or Springfield

On April 16, 2007, SPi acquired, through a wholly-owned US subsidiary, 100% of Springfield for an aggregate purchase price of US\$35 million, or Php1,664 million, plus possible future earn-out payments with an aggregate fair value at acquisition date of Php962 million. Springfield is one of the largest players in the medical billing and revenue cycle management market. As at September 30, 2007, SPi s total investment in Springfield amounted to Php2,685 million, including fair value of possible future earn-out payments of Php960 million and incidental costs of Php59 million, see *Note 11 Goodwill and Intangible Assets* for related discussion.

Piltel s Equity Restructuring

On April 20, 2007, the Philippine Securities and Exchange Commission, or Philippine SEC, approved Piltel s request to undergo equity restructuring to eliminate its deficit as at December 31, 2006 amounting to Php22,251 million against its additional paid-in capital. The equity restructuring was approved by Piltel s Board of Directors on March 5, 2007.

Incorporation of SPi Global Solutions Corporation, or SPi Global

On October 5, 2007, the Philippine SEC approved the incorporation of SPi Global, a wholly-owned subsidiary of ePLDT. SPi Global will be the holding company of the BPO voice and non-voice businesses of ePLDT.

Investments in Associates

Investment in associates is accounted for using the equity method of accounting. An associate is an entity in which we have significant influence and which is neither a subsidiary nor a joint venture.

Under the equity method, the investment in associate is carried in the balance sheet at cost plus post acquisition changes in our share of net assets of the associate. Goodwill relating to an associate is included in the carrying amount of the investment and is not amortized. Our unaudited consolidated statement of income reflects the share of the results of operations of the associate. Where there has been a change recognized directly in the equity of the associate, we recognize our share in any change and disclose this, when applicable, in our unaudited consolidated statements of changes in equity. Profits and losses resulting from our transactions with and among our associates are eliminated to the extent of the interest in the associate.

Our reporting dates and that of our associates are identical and our associate s accounting policies conform to those used by us for like transactions and events in similar circumstances.

Foreign Currency Translations

The functional and presentation currency of the PLDT Group (except for Mabuhay Satellite, PLDT Global, Digital Paradise Thailand and SPi and certain of its subsidiaries) is the Philippine peso. Transactions in foreign currencies are initially recorded in the functional currency rate prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rate of exchange prevailing at the balance sheet date. All differences are recognized in the consolidated statement of income except for foreign exchange losses that qualify as capitalizable borrowing costs during the construction period. For income tax purposes, exchange gains or losses are treated as taxable income or deductible expenses in the period such exchange gains or losses are realized.

The functional currency of Mabuhay Satellite, PLDT Global, SPi and certain of its subsidiaries is the U.S. dollar and Digital Paradise Thailand is the Thai baht. As at the reporting date, the assets and liabilities of these subsidiaries are translated into the reporting currency of the PLDT Group at the rate of exchange prevailing at the balance sheet date, and income and expenses of these subsidiaries are translated at the weighted average exchange rate for the period. The exchange differences arising on translation are taken directly to a separate component of equity as cumulative translation adjustments. On disposal of these subsidiaries, the amount of the cumulative translation adjustments recognized in equity relating to subsidiaries are recognized in the consolidated statement of income.

Property, Plant and Equipment

Property, plant and equipment, except for land, are stated at cost less accumulated depreciation and amortization and any impairment in value. Land is stated at cost less any impairment in value.

The initial cost of property, plant and equipment comprises its purchase price and any costs directly attributable in bringing the asset to its working condition and location for its intended use. Expenditures incurred after the assets have been put into operation, such as repairs and maintenance and overhaul costs, are normally charged to income in the period the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property, plant and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional costs of property, plant and equipment. Cost also includes asset retirement obligation, interest on borrowed funds used during the construction period and qualified borrowing costs from foreign exchange losses related to foreign currency-denominated liabilities used to acquire such qualifying assets. When assets are sold or retired, their costs and accumulated depreciation, amortization and impairment losses, if any, are eliminated from the accounts and any gain or loss resulting from their disposal is included in the consolidated statement of income of such period.

Depreciation and amortization are calculated on a straight-line basis over the estimated useful lives of the assets.

The useful lives and depreciation and amortization method are reviewed periodically to ensure that the periods and method of depreciation and amortization are consistent with the expected pattern of economic benefits from items of property, plant and equipment.

Property under construction is stated at cost. This includes cost of construction, plant and equipment and other direct costs. Property under construction is not depreciated until such time that the relevant assets are completed and substantially available for their intended use.

Borrowing Costs

Borrowing costs are capitalized if they are directly attributable to the acquisition, construction or production of a qualifying asset. Capitalization of borrowing costs commences when the activities for intended use are in progress and expenditures and borrowing costs are being incurred. Borrowing costs are capitalized until the assets are ready for their intended use. If the resulting carrying amount of the asset exceeds its recoverable amount, an impairment loss is recognized. Borrowing costs include interest charges and other costs incurred in connection with the borrowing of funds, as well as exchange differences arising from foreign currency borrowings used to finance these projects to the extent that they are regarded as an adjustment to interest cost.

All other borrowing costs are expensed as incurred.

Borrowing costs are treated as deductible expenses for income tax reporting purposes in the period they are incurred or realized.

Asset Retirement Obligations

We are legally required under various lease agreements to dismantle the installations on leased sites and restore such sites to their original condition at the end of the lease contract term. We recognized the fair value of the liability for these obligations and capitalized the present value of these costs as part of the balance of the related property, plant and equipment accounts, which are being depreciated on a straight-line basis over the useful lives of the related assets or the contract periods, whichever is shorter.

Investment Properties

Investment properties are initially measured at cost including transaction costs. The carrying amount includes the cost of replacing part of an existing investment property at the time that cost is incurred if the recognition criteria are met; and excludes the costs of day to day servicing of an investment property. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the balance sheet date. Gains or losses arising from changes in the fair values of investment properties are included in the consolidated statement of income in the period in which they arise.

Investment properties are derecognized when either they have been disposed of or when the investment property is permanently withdrawn from use and no future benefit is expected from its disposal. Any gain or loss on the retirement or disposal of an investment property is recognized in the consolidated statement of income in the period of retirement or disposal.

Transfers are made to or from investment property only when there is a change in use. For a transfer from investment property to owner occupied property, the deemed cost for subsequent accounting is the fair value at the date of change in use. If owner occupied property becomes an investment property, we account for such property in accordance with the policy stated under property, plant and equipment up to the date of change in use.

No assets held under operating lease have been classified as investment properties.

Business Combinations and Goodwill

Business combinations are accounted for using the purchase method of accounting. This involves recognizing identifiable assets (including previously unrecognized intangible assets) and liabilities (including contingent liabilities and excluding future restructuring) of our acquired business at fair value.

Goodwill acquired in a business combination is initially measured at cost, such cost, being the excess of the cost of the business combination over our interest in the net fair value of the acquiree—s identifiable assets, liabilities and contingent liabilities. Following initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of our cash generating units, or groups of our cash generating units, that are expected to benefit from the synergies of the combination, irrespective of whether our other assets or liabilities are assigned to those units or groups of units. Each unit or group of units to which the goodwill is allocated: (1) represents our lowest level at which the goodwill is monitored for internal management purposes; and (2) is not larger than a segment based on either our primary or secondary reporting format determined in accordance with *PAS 14*, *Segment Reporting*.

Where goodwill forms part of a cash-generating unit (group of cash generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in this circumstance is measured based on the relative values of the operation disposed of and the portion of the cash-generating unit retained.

When subsidiaries are sold, the difference between the selling price and the net assets plus cumulative translation differences and unamortized goodwill is recognized in the consolidated statement of income.

Intangible Assets

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired from business combinations is initially recognized at fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and any accumulated impairment loss. The useful lives of intangible assets are assessed at the individual asset level as having either a finite or indefinite life.

Intangible assets with finite lives are amortized over the useful economic life using the straight-line method and assessed for impairment whenever there is an indication that the intangible assets may be impaired. At a minimum, the amortization period and the amortization method for an intangible asset with a finite useful life is reviewed at each financial period end. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are accounted for by changing the amortization period, as appropriate, and treated as changes in accounting estimates. The amortization expense on intangible assets with finite lives is recognized in the consolidated statement of income in the expense category consistent with the function of the intangible asset.

Intangible assets with indefinite useful lives are tested for impairment annually either individually or at the cash-generating unit level. Such intangible assets are not amortized. The useful life of an intangible asset with an indefinite life is reviewed annually to determine whether indefinite life assessment continues to be supportable. If not, the change in the useful life assessment from indefinite to finite is made on a prospective basis.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the consolidated statement of income when the asset is derecognized.

Intangible assets created within the business are not capitalized and expenditure is charged against operations in the period in which the expenditure is incurred.

Impairment of Non-Financial Assets

We assess at each reporting period whether there is an indication that an asset may be impaired. If any such indication exists, or when the annual impairment testing for an asset is required, we make an estimate of the asset s recoverable

amount. An asset s recoverable amount is the higher between an asset s or cash-generating unit s fair value less costs to sell or its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent from those of other assets or groups of assets. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing the value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining the fair value less costs to sell, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, quoted share prices for publicly traded subsidiaries or other available fair value indicators.

Impairment losses of continuing operations are recognized in the consolidated statement of income in those expense categories consistent with the function of the impaired asset, except for property previously revalued where the revaluation was taken to equity. In this case, the impairment is also recognized in equity up to the amount of any previous revaluation.

For assets excluding goodwill, an assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, we make an estimate of recoverable amount. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset s recoverable amount since the last impairment loss was recognized. If this is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior periods. Such reversal is recognized in the consolidated statement of income. After such a reversal, the depreciation charged is adjusted in future periods to allocate the asset s revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

The following criteria are also applied in assessing impairment of specific assets:

Goodwill

Goodwill is reviewed for impairment, annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired.

Impairment is determined for goodwill by assessing the recoverable amount of the cash-generating unit (or group of cash-generating units), to which the goodwill relates. Where the recoverable amount of the cash-generating unit (or group of cash-generating units) is less than the carrying amount of the cash-generating unit (group of cash-generating units) to which goodwill has been allocated, an impairment loss is recognized. Impairment losses relating to goodwill cannot be reversed in future periods.

Intangible Assets

Intangible assets with indefinite useful lives are tested for impairment annually either individually or at the cash generating unit level, as appropriate.

Investments in Associates

After application of the equity method, we determine whether it is necessary to recognize an additional impairment loss of our investment in associates. We determine at each balance sheet date whether there is any objective evidence that our investment in an associate is impaired. If this is the case, we calculate the amount of impairment as being the difference between the fair value of the investment in associate and the carrying amount and recognize the amount in the consolidated statement of income.

Research and Development Costs

Research and development costs are expensed as incurred.

Cash and Cash Equivalents

Cash includes cash on hand and in banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three months or less from the date of acquisition and that are subject to an insignificant risk of change in value.

Trade and Other Receivables

Trade and other receivables are stated at face value, net of allowance for any doubtful accounts.

Allowance for Doubtful Accounts

The PLDT Group s accounting policy in evaluating any impairment of receivable is discussed under impairment of financial assets section of this Note. Consequently, allowance for doubtful accounts is maintained at a level considered adequate to provide for uncollectible receivables. The level of allowance is based on historical collections, write-off experience, current economic trends, changes in our customer payment terms and other factors that may affect our ability to collect payments. An evaluation of the receivables, designed to identify potential charges to the allowance, is performed on a continuous basis during the period.

Subscribers. Full allowance is provided for receivables from permanently disconnected subscribers. Permanent disconnections are made after a series of collection steps following non-payment by subscribers. Such permanent disconnections generally occur within 105 days from the date of payment was due. Partial allowance is provided for active subscribers based on the historical loss experience and aging profile of the receivable.

Traffic settlement receivables net. Full allowance is provided for carrier accounts which are considered over-due and after a review of the status of settlement with other carriers.

Inventories and Supplies

Inventories and supplies which include cellular phone units, materials, spare parts, terminal units and accessories, are valued at the lower of cost and net realizable value.

Cost is determined using the moving average method. Net realizable value is the estimated selling price in the ordinary course of the business less the estimated cost to sell.

Interest-bearing Financial Liabilities

All loans and borrowings are initially recognized at the fair value of the consideration received less directly attributable transaction costs.

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the effective interest method.

Gains and losses are recognized in the consolidated statement of income when the liabilities are derecognized as well as through the amortization process.

Convertible Preferred Stock

Peso-denominated

The component of our convertible preferred stock that exhibits characteristics of a liability is recognized as a liability in the consolidated balance sheet, net of transaction costs. The corresponding dividends on those shares are charged as interest expense in the consolidated statement of income. On issuance of our convertible preferred stock, the fair value of the liability component is determined using a market rate for an equivalent non-convertible bond and this amount is carried as a long-term liability on the amortized cost basis until extinguished on conversion or redemption.

The remainder of the proceeds is allocated to the conversion option that is recognized and included in the equity section of the consolidated balance sheet, net of transaction costs. The carrying amount of the conversion option is not re-measured in subsequent periods.

Transaction costs are apportioned between the liability and equity components of the convertible preferred stock based on the allocation of proceeds to the liability and equity components when the instruments are first recognized.

Foreign currency-denominated

We treated the Series VI and VII Convertible Preferred Stock as debt instruments with embedded call options. The fair value of embedded call options as of issuance date was bifurcated and thereafter accounted for separately at fair value through profit and loss. The residual amount was assigned as a liability component and accreted to the redemption amount up to the call option date using the effective interest rate method.

Provisions

We recognize provisions when we have present obligations, legal or constructive, as a result of past events, and when it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Where we expect some or all of a provision to be reimbursed, the reimbursement is recognized as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the consolidated statement of income, net of any reimbursements. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as additional provisions.

Retirement Benefits

Defined Benefit Pension

We have funded retirement plans, administered by our respective Fund s Trustees, covering permanent employees. Retirement costs are actuarially determined using the projected unit credit of accrued benefit valuation method. This method reflects services rendered by employees to the date of valuation and incorporates assumptions concerning employees projected salaries. Retirement costs include current service cost plus amortization of past service cost, experience adjustments and changes in actuarial assumptions. Past service cost is recognized as an expense on a straight-line basis over the average period until the benefits become vested. If the benefits are already vested immediately following the introduction of, or changes to, a pension plan, past service cost is recognized immediately. Actuarial gains and losses are recognized as income or expense when the net cumulative unrecognized actuarial gains and losses at the end of the previous reporting period exceeded 10% of the higher of the defined benefit obligation and the fair value of plan assets at that date. These gains and losses are recognized over the expected average remaining working lives of the employees participating in the plan.

The defined benefit asset or liability comprises the present value of the defined benefit obligation less past service cost not yet recognized and less the fair value of plan assets out of which the obligations are to be settled directly. The value of any asset is restricted to the sum of any past service cost not yet recognized and the present value of any economic benefits available in the form of refunds from the plan or reductions in the future contributions to the plan.

Upon our adoption of *PAS 19*, *Employee Benefits*, in 2004, we opted to amortize our transition liabilities for the three years until December 31, 2006, see *Note 21 Employee Benefits*.

Defined Contribution Plans

Smart and I-Contacts, Inc., or I-Contacts, record expenses for defined contribution plans for their contribution when the employee renders service to Smart and I-Contacts, respectively, essentially coinciding with their cash contributions to the plans.

Share-Based Payment Transactions

Certain of our employees (including directors) receive remuneration in the form of share-based payment transactions, whereby employees render services in exchange for shares or rights over shares (equity-settled transactions).

Equity-settled transactions

The cost of equity-settled transactions with employees is measured by reference to the fair value of the stock options at the date at which they are granted. Fair value is determined using an option-pricing model, further details of which are set forth in *Note 21 Employee Benefits*. In valuing equity-settled transactions, no account is taken of any performance conditions, other than conditions linked to the price of the shares of PLDT (market conditions).

The cost of equity-settled transactions is recognized, together with a corresponding increase in equity, over the period in which the performance conditions are fulfilled, ending on the date on which the relevant employees become fully entitled to the award (vesting date). The cumulative expense recognized for equity-settled transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the number of awards that will ultimately vest, in the opinion of PLDT s Board of Directors, at that date, based on the best available estimate.

No expense is recognized for awards that do not ultimately vest, except for awards where vesting is conditional upon a market condition, which are treated as vesting irrespective of whether or not the market condition is satisfied, provided that all other performance conditions are satisfied.

Where the terms of an equity-settled award are modified, an expense, at a minimum, is recognized as if the terms had not been modified. An expense is recognized for any increase in the value of the transactions as a result of the modification, as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognized for the award is recognized immediately. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were modifications of the original award, as described in the previous paragraph.

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of earnings per share, see *Note 7 Earnings Per Common Share*.

Cash-settled transactions

Our Long-Term Incentive Plan, or LTIP, grants share appreciation rights, or SARs, to our eligible key executives and advisors. Under the LTIP, we recognize the services we receive from our eligible key executives and advisors, and our liability to pay for those services, as the eligible key executives and advisors render services during the vesting period. We measure our liability, initially and at each reporting date until settled, at the fair value of the SARs, by applying an option valuation model, taking into account the terms and conditions on which the SARs were granted, and the extent to which the eligible key executives and advisors have rendered service to date. We recognize any changes in fair value at each reporting date until settled, in the consolidated statement of income for the period.

Leases

The determination of whether an arrangement contains a lease is based on the substance of the arrangement at the inception date of whether the fulfillment of the arrangement is dependent on the use of a specific asset or assets or the

arrangement conveys a right to use the asset. A reassessment is made after the inception date of the lease only if the following criteria apply: (1) there is a change in the contractual terms, other than a renewal or extension of the arrangement; (2) a renewal option is exercised or an extension is granted, unless the term of the renewal or extension was initially included in the lease term; (3) there is a change in the determination of whether fulfillment is dependent on a specified asset; or (4) there is a substantial change to the asset.

Where a reassessment is made, lease accounting commences or ceases, as the case may be, from the date when the change in circumstances gives rise to the reassessment for scenarios (1), (3) or (4) and at the date of renewal or extension period for scenario (2).

For arrangements entered into prior to January 1, 2005, the date of inception is deemed to be January 1, 2005 in accordance with the transitional requirements of *IFRIC 4*, *Determining Whether an Arrangement Contains a Lease*.

Lease obligations having provisions for bargain purchase options, or ownership transfer at the end of the lease term, or a lease term equal to 75% or more of the estimated economic life of the leased property, or lease obligations where the present value at the beginning of the lease term of the minimum lease payments (excluding executory costs and taxes to be paid or paid by the lessor and including any profit thereon) equals or exceeds 90% of the fair value of the leased property, are capitalized. The related obligations are recognized as liabilities at fair value. Minimum lease payments are allocated between the finance charges and reduction of the lease liability so as to achieve a constant periodic rate of interest on the remaining balance of the liability.

A capital lease gives rise to a depreciation expense for the asset, as well as a borrowing cost for each period. Finance charges are charged directly to current operations. The depreciation policy for leased assets is consistent with that for depreciable assets that are owned.

Capitalized leased assets are depreciated over the shorter of the estimated useful life of the asset or the lease term, if there is no reasonable certainty that we will obtain ownership of the leased asset at the end of the lease term.

Leases where the lessor retains substantially all the risks and benefits of ownership of the asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are deferred and amortized on a straight-line method over the lease term on the same bases as the lease income. Operating lease payments are recognized as an expense in the consolidated statement of income on a straight-line basis over the lease term. For income tax reporting purposes, expenses that should have been incurred under a lease agreement are considered as deductible expenses.

Revenue Recognition

Revenues for services are stated at amounts invoiced to customers, net of value-added tax, or VAT, or overseas communication tax, or OCT, if applicable. We provide wireless communication, fixed line communication, and ICT services. We provide such services to mobile, business, residential and payphone customers. Revenues represent the value of fixed consideration that have been received or are receivable. Revenues are recognized when there is evidence of an arrangement, collectibility is reasonably assured, and the delivery of the product or service has occurred. In certain circumstances, revenue is split into separately identifiable components and recognized when the related components are delivered in order to reflect the substance of the transactions. The value of components is determined using verifiable objective evidence. Under certain arrangements where the above criteria are met, but there is uncertainty regarding the outcome of the transaction for which service was rendered, revenue is recognized only to the extent of expenses incurred for rendering the service, and such amount is determined to be recoverable. We do not provide our customers with the right to a refund.

Service revenues

Subscriptions

We provide telephone and data communication services under prepaid and postpaid payment arrangements. Revenues, including fees for installation and activation, are accrued upon subscription.

Air time, traffic and value-added services

Prepaid service revenues collected in advance are deferred and recognized based on the earlier of actual usage or upon expiration of the usage period. Interconnection revenues for call termination, call transit, and network usage are recognized in the period the traffic occurs. Revenues related to local, long distance, network-to-network, roaming and international call connection services are recognized when the call is placed or connection is provided, net of amounts payable to other telecommunication carriers for terminating calls in their territories. Revenues related to products and value-added services are recognized upon delivery of the product or service.

Business Process Outsourcing, or BPO

Where applicable, supplemental revenues are recognized depending on service levels or achievement of certain performance measurement targets. We recognize these supplemental revenues only after it has achieved the required measurement targets. When these service levels or performance measurement targets are not achieved, we grant service credits as a reduction in fees. Advance customer receipts that have not been recognized as revenue in accordance with its stated policies are recorded as advances from customers and presented as a liability in the consolidated balance sheet. If the fee is not fixed or determinable, revenue is not recognized on those arrangements until the customer payment is received. For arrangements requiring specific customer acceptance, revenue recognition is deferred until the earlier of the end of the deemed acceptance period or until a written notice of acceptance is received from the customer. Revenue on services rendered to customers whose ability to pay is in doubt at the time of performance of services is also not recorded. Rather, revenue is recognized from these customers as payment is received.

Incentives

We record insignificant commission expenses based on the number of new subscriber connections initiated by certain dealers. All other cash incentives provided to dealers and customers are recorded as a reduction of revenue. Product-based incentives provided to dealers and customers as part of a transaction are accounted for as multiple element arrangements and recognized when earned.

Non-service revenues

Handset and equipment sales

Sales of cellular handsets and communication equipment are recognized upon delivery to the customer.

Interest income

Interest income is recognized as it accrues on a time proportion basis taking into account the principal amount outstanding and the effective interest rate.

Income Taxes

Current income tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted as at the balance sheet date.

Deferred income tax

Deferred income tax is provided using the balance sheet liability method on all temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax liabilities are recognized for all taxable temporary differences except: (1) when the deferred income tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss and (2) with respect to taxable temporary differences associated with investments in subsidiaries, associates and

interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is possible that the temporary differences will not reverse in the foreseeable future. Deferred income tax assets are recognized for all deductible temporary differences, carryforward of unused tax credits from excess minimum corporate income tax, or MCIT, and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and carryforward of unused tax credits and unused tax losses can be utilized except: (1) when the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss and (2) with respect to deductible temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, deferred tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

Deferred income tax liabilities are not provided on non-taxable temporary differences associated with investments in domestic subsidiaries and associates. With respect to investments in other subsidiaries and associates, deferred tax liabilities are recognized except when the timing of the reversal of the temporary difference can be controlled and it is probable that the temporary difference will not reverse in the foreseeable future.

The carrying amount of deferred income tax assets are reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilized. Unrecognized deferred income tax assets are reassessed at each balance sheet date and are recognized to the extent that it has become probable that future taxable profit will allow the deferred income tax asset to be recovered.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply in the period when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted as at the balance sheet date.

Deferred income tax relating to items recognized directly in equity is included in the related equity account and not in the consolidated statement of income.

Deferred income tax assets and liabilities are offset, if a legally enforceable right exists to offset deferred income tax assets against deferred income tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Earnings Per Common Share, or EPS

Basic EPS is calculated by dividing the consolidated net income for the period attributable to common shareholders (consolidated net income adjusted for dividends on all series of preferred shares except for dividends on preferred stock subject to mandatory redemption) by the weighted average number of common shares outstanding during the period, after giving retroactive effect to any stock dividend declarations.

Diluted EPS is calculated in the same manner assuming that, at the beginning of the period or at the time of issuance during the period, all outstanding options are exercised and convertible preferred shares are converted to common shares, and appropriate adjustments to consolidated net income are effected for the related expenses and income on preferred shares. Outstanding stock options will have a dilutive effect under the treasury stock method only when the average market price of the underlying common share during the period exceeds the exercise price of the option.

Where the effect of the assumed conversion of the preferred shares and the exercise of all outstanding options have an anti-dilutive effect, basic and diluted EPS are stated at the same amount.

If the required dividends to be declared on each series of convertible preferred shares divided by the number of equivalent common shares, assuming such convertible preferred shares are converted to common shares, would decrease the basic EPS, then such convertible preferred shares would be deemed

dilutive. As such, the diluted EPS will be calculated by dividing consolidated net income attributable to common shareholders (consolidated net income, adding back any dividends and/or other charges recognized in the period related to the dilutive convertible preferred shares classified as liability, less dividends on non-dilutive preferred shares except for dividends on preferred stock subject to mandatory redemption) by the weighted average number of common shares including the common share equivalent arising from the conversion of the dilutive convertible preferred shares.

Investments and Other Financial Assets and Liabilities

Financial assets and liabilities within the scope of *PAS 39*, *Financial Instruments: Recognition and Measurement*, are classified as either financial assets and liabilities at fair value through profit or loss, loans and receivables, held-to-maturity investments, and available-for-sale financial assets, as appropriate. We determine the classification of our financial assets and liabilities after initial recognition and, where allowed and appropriate, re-evaluates this designation at each balance sheet date. When financial assets and liabilities are recognized initially, they are measured at fair value, plus, in the case of investments not at fair value through profit or loss, directly attributable to transaction costs. The fair value of investments that are actively traded in organized financial markets is determined by reference to quoted market bid prices at the close of business on the balance sheet date. For investments where there is no active market, fair value is determined using valuation techniques. Such techniques include using recent arm s length market transactions; reference to the current market value of another instrument which is substantially the same; discounted cash flow analysis or other valuation models.

All regular way purchases and sales of financial assets are recognized on the trade date, which is the date that we commit to purchase the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets with the period generally established by regulation or convention in the market place.

Financial assets and liabilities at fair value through profit or loss

Financial assets and liabilities at fair value through profit or loss includes financial assets and liabilities held for trading and financial assets and liabilities designated upon initial recognition as at fair value through profit and loss.

Financial assets and liabilities are classified as held for trading if they are acquired for the purpose of selling in the near term. Derivatives, including separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments or a financial guarantee contract. Gains or losses on investments or liabilities held for trading are recognized in profit and loss.

Where a contract contains one or more embedded derivatives, the entire hybrid contract may be designated as a financial asset and financial liability at fair value through profit or loss, except where the embedded derivative does not significantly modify the cash flows or it is clear that separation of the embedded derivative is prohibited.

Financial assets and liabilities may be designated at initial recognition as at fair value through profit or loss if the following criteria are met: (i) the designation eliminates or significantly reduces the inconsistent treatment that would otherwise arise from measuring the assets and liabilities or recognizing gains or losses on them on a different basis; or (ii) the assets and liabilities are part of a group of financial assets which are managed and their performance evaluated on a fair value basis, in accordance with a documented risk management strategy; or (iii) the financial assets and liabilities contains an embedded derivative that would need to be separately recorded.

Held-to-maturity investments

Held-to-maturity investments are non-derivative financial assets which carry fixed or determinable payments and fixed maturities and which we have the positive intention and ability to hold to maturity. After initial measurement, held-to-maturity investments are measured at amortized cost in the consolidated balance sheet. This cost is computed as the amount initially recognized minus principal repayments, plus or minus the cumulative amortization using the effective interest rate method of any difference between the initially recognized amount and the maturity amount, less allowance for impairment. This calculation includes all fees and amounts paid or received between parties to the contract that are an integral part of the effective interest rate method, transaction costs and all other premiums and discounts. Gains and losses are recognized in the consolidated statement of income when the investments are derecognized or impaired, as well as through the amortization process.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, loans and receivables are subsequently carried at amortized cost in the consolidated balance sheet using the effective interest rate method less any allowance for impairment. Amortized cost is calculated taking into account any discount or premium on acquisition and includes fees that are an integral part of the effective interest rate method and transaction costs. Gains and losses are recognized in the consolidated statement of income when the loans and receivables are derecognized or impaired, as well as through the amortization process.

Available-for-sale financial assets

Available-for-sale financial assets are those non-derivative financial assets that are designated as available-for-sale or are not classified in any of the three preceding categories. After initial measurement, available-for-sale financial assets are measured at fair value in the consolidated balance sheet with unrealized gain or loss being recognized directly in equity in the cumulative translation adjustments except when the financial asset is impaired. When the investment is disposed of, the cumulative gain or loss previously recorded in equity is recognized in the consolidated statement of income. Interest earned or paid on the investments is reported as interest income or expense using the effective interest rate method. Dividends earned on investments are recognized in the consolidated statement of income when the right of payment has been established.

We consider whether a contract contains an embedded derivative, when the entity first becomes a party to it. The embedded derivatives are separated from the host contract which is not measured at fair value through profit or loss when the analysis shows that the economic characteristics and risks of embedded derivatives are not closely related to those of the host contract.

Impairment of Financial Assets

We assess at each balance sheet date whether a financial asset or group of financial assets is impaired.

Assets carried at amortized cost

If there is objective evidence that an impairment loss on loans and receivables carried at amortized cost has been incurred, the amount of the loss is measured as the difference between the asset s carrying amount and the present value of estimated future cash flows (excluding future expected credit losses that have not been incurred) discounted at the financial asset s original effective interest rate (i.e., the effective interest rate computed at initial recognition). The carrying amount of the asset is reduced through an allowance account. The amount of the loss is recognized in the consolidated statement of income.

We first assess whether objective evidence of impairment exists individually for financial assets that are individually significant, and individually or collectively for financial assets that are not individually significant. If it is determined that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not,

the asset is included in a group of financial assets with similar credit risk characteristics and that group of financial assets is collectively assessed for impairment. Assets that are individually assessed for impairment and for which an impairment loss is or continues to be recognized are not included in a collective assessment of impairment.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed. Any subsequent reversal of an impairment loss is recognized in the consolidated statement of income, to the extent that the carrying value of the asset does not exceed its amortized cost at the reversal date.

In relation to trade receivables, a provision for impairment is made when there is objective evidence (such as the probability of insolvency or significant financial difficulties of the debtor) that we will not be able to collect all of the amounts due under the original terms of the invoice. The carrying amount of the receivable is reduced through an allowance account. Impaired debts are derecognized when they are assessed as uncollectible.

Available-for-sale financial assets

If an available-for-sale asset is impaired, an amount comprising the difference between its cost (net of any principal payment and amortization) and its current fair value, less any impairment loss previously recognized in the consolidated statement of income, is transferred from equity to the consolidated statement of income. Reversals in respect of equity instruments classified as available-for-sale are not recognized in the consolidated statement of income. Reversals of impairment losses on debt instruments are reversed through the consolidated statement of income, if the increase in fair value of the instrument can be objectively related to an event occurring after the impairment loss was recognized in the consolidated statement of income.

Derecognition of Financial Assets and Liabilities

Financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognized when: (1) the rights to receive cash flows from the asset have expired; (2) we retain the right to receive cash flows from the asset, but have assumed an obligation to pay them in full without material delay to a third party under a pass through arrangement; or (3) we have transferred our right to receive cash flows from the asset and either (a) have transferred substantially all the risks and rewards of the asset, or (b) have neither transferred nor retained substantially all the risks and rewards of the asset, but have transferred control of the asset.

Where we have transferred our right to receive cash flows from an asset and have neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of our continuing involvement in the asset. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of

consideration that we could be required to repay.

Where continuing involvement takes the form of a written and/or purchased option (including a cash-settled option or similar provision) on the transferred asset, the extent of our continuing involvement is the amount of the transferred asset that we may repurchase, except that in the case of a written put option (including a cash-settled option or similar provision) on an asset measured at fair value, the extent of our continuing involvement is limited to the lower of the fair value of the transferred asset and the option exercise price.

Financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires.

Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognized in the consolidated statement of income.

Derivative Financial Instruments and Hedging

We use derivative financial instruments such as long-term currency swaps, foreign-currency options, forward currency contracts and interest rate swaps to hedge our risks associated with interest rate and foreign currency fluctuations. Such derivative financial instruments are initially recognized at fair value on the date on which a derivative contract is entered into and are subsequently re-measured at fair value. Derivatives are carried as assets when the fair value is positive and as liabilities when the fair value is negative.

Any gains or losses arising from changes in fair value on derivatives during the period that do not qualify for hedge accounting are taken directly to the consolidated statement of income.

The fair value of forward currency contracts is calculated by reference to current forward exchange rates for contracts with similar maturity profiles. The fair value of long-term currency swaps, foreign currency options and interest rate swap contracts is determined by reference to market values for similar instruments.

For the purpose of hedge accounting, hedges are classified as: (1) fair value hedges when hedging the exposure to changes in the fair value of a recognized financial asset or liability or an unrecognized firm commitment (except for foreign-currency risk); or (2) cash flow hedges when hedging exposure to variability in cash flows that is either

attributable to a particular risk associated with a recognized financial asset or liability or a highly probable forecast transaction or the foreign-currency risk in an unrecognized firm commitment; or (3) hedges of a net investment in a foreign operation.

At the inception of a hedge relationship, we formally designate and document the hedge relationship to which we wish to apply hedge accounting and the risk management objective and strategy for undertaking the hedge. The documentation includes identification of the hedging instrument, the hedged item or transaction, the nature of the risk being hedged and how the entity will assess the hedging instrument s effectiveness in offsetting the exposure to changes in the hedged item s fair value or cash flows attributable to the hedged risk. Such hedges are expected to be highly effective in achieving offsetting changes in fair value or cash flows and are assessed on an on-going basis to determine that they actually have been highly effective throughout the financial reporting periods for which they are designated.

Hedges which meet the strict criteria for hedge accounting are accounted for as follows:

Fair value hedges

The change in the fair value of a hedging derivative is recognized in the consolidated statement of income. The change in the fair value of the hedged item attributable to the risk hedged is recorded as part of the carrying value of the hedged item and is also recognized in the consolidated statement of income.

For fair value hedges relating to items carried at amortized cost, the adjustment to carrying value is amortized through the consolidated statement of income over the remaining term to maturity. Any adjustment to the carrying amount of a hedged financial instrument for which the effective interest rate method is used is amortized through the consolidated statement of income.

Amortization may begin as soon as an adjustment exists, beginning no later than when the hedged item ceases to be adjusted for changes in its fair value attributable to the risk being hedged.

If the hedge item is derecognized, the unamortized fair value is recognized immediately in the consolidated statement of income.

When an unrecognized firm commitment is designated as a hedged item, the subsequent cumulative change in the fair value of the firm commitment attributable to the hedged risk is recognized as financial asset or liability with a corresponding gain or loss recognized in the consolidated statement of income. The changes in the fair value of the hedging instrument are also recognized in the consolidated statement of income.

Cash flow hedges

The effective portion of the gain or loss on the hedging instrument is recognized directly in equity, while any ineffective portion is recognized immediately in the consolidated statement of income.

Amounts taken to equity are transferred to the consolidated statement of income when the hedged transaction affects the consolidated statement of income, such as when the hedged financial income or financial expense is recognized or when a forecast sale occurs. Where the hedged item is the cost of a non-financial asset or non-financial liability, the amounts taken to equity are transferred to the initial carrying amount of the non-financial asset or liability.

If the forecast transaction or firm commitment is no longer expected to occur, amounts previously recognized in equity are transferred to the consolidated statement of income. If the hedging instrument expires or is sold, terminated or exercised without replacement or rollover, or if its designation as a hedge is revoked, amounts previously recognized in equity remain in equity until the forecast transaction or firm commitment occurs.

Hedges of a net investment

Hedges of a net investment in a foreign operation, including a hedge of a monetary item that is accounted for as part of the net investment, are accounted for in a way similar to cash flow hedges. Gains or losses on the hedging instrument relating to the effective portion of the hedge are recognized directly in equity while any gains or losses relating to the ineffective portion are recognized in the consolidated statement of income. On disposal of the foreign operation, the cumulative value of any such gains or losses recognized directly in equity is transferred to the consolidated statement of income.

New Accounting Standards Subsequent to September 2007

Following are the new PFRS and IFRIC, which will be effective subsequent to September 30, 2007:

IFRIC 11, PFRS 2, Group and Treasury Share Transactions. This will become effective for annual periods beginning on or after March 31, 2007. This Interpretation addresses issues whether transactions should be accounted for as equity-settled or as cash-settled under PFRS 2 and issues the concerning share-based payment arrangement involving entities within the same group.

IFRIC 12, Service Concession Arrangements. This will become effective on January 1, 2008. This interpretation, which covers contractual arrangements arising from entities providing public services, is not relevant to our current

operations.

PFRS 8, Operating Segments. The standard is effective beginning January 1, 2009 and will replace PAS 14 and adopts a management approach to reporting segment information. The requirements of this standard will be included on our consolidated financial statements when the standard is adopted.

We expect that the adoption of the pronouncements listed above will have no significant impact on our consolidated financial statements in the period of our initial application.

3. Management s Use of Judgments, Estimates and Assumptions

The preparation of our unaudited consolidated financial statements in conformity with PFRS requires us to make judgments, estimates and assumptions that affect the reported amounts of our assets and liabilities and disclosure of contingent assets and liabilities at the date of our unaudited consolidated financial statements, and the reported amounts of revenues and expenses during the period reported and related notes. In preparing our unaudited consolidated financial statements, we have made our best judgments, estimates and assumptions of certain amounts, giving due consideration to materiality. We believe the following represents a summary of these significant judgments, estimates and assumptions and related impacts and associated risks to our unaudited consolidated financial statements.

Estimating useful lives of property, plant and equipment

We estimate the useful lives of our property, plant and equipment based on the periods over which our assets are expected to be available for use. Our estimation of the useful lives of our property, plant and equipment is based on our collective assessment of industry practice, internal technical evaluation and experience with similar assets. The estimated useful lives of our property, plant and equipment are reviewed at least annually and are updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limitations on the use of our assets. It is possible, however, that future results of operations could be materially affected by changes in our estimates brought about by changes in the factors mentioned above. The amounts and timing of recorded expenses for any period would be affected by changes in these factors and circumstances. A reduction in the estimated useful lives of our property, plant and equipment would increase our recorded operating expenses and decrease our noncurrent assets.

Total carrying values of property, plant and equipment, net of accumulated depreciation and amortization amounted to Php159,288 million and Php164,190 million as at September 30, 2007 and December 31, 2006, respectively, see *Note Property, Plant and Equipment*.

Goodwill and intangible assets

Purchase accounting requires extensive use of accounting estimates and judgments to allocate the purchase price to the fair market values of the acquiree s identifiable assets and liabilities at the acquisition date. It also requires the acquiree to recognize goodwill. Our business acquisitions have resulted in goodwill and intangible assets, which are subject to periodic impairment test and amortization, respectively, see *Note 11 Goodwill and Intangible Assets*.

Total carrying values of goodwill and intangible assets as at September 30, 2007 and December 31, 2006 amounted to Php13,701 million and Php12,214 million, respectively. We have no impairment losses recognized for the nine months ended September 30, 2007 and 2006.

Asset impairment

PFRS requires that an impairment review be performed when certain impairment indicators are present. In the case of goodwill, at a minimum, such asset is subject to a yearly impairment test and whenever there is an indication that such asset may be impaired. This requires an estimation of the value in use of the cash-generating units to which the goodwill is allocated. Estimating the value in use requires us to make an estimate of the expected future cash flows from the cash-generating unit and to choose a suitable discount rate in order to calculate the present value of those cash flows.

Determining the fair values of property, plant and equipment, investments and intangible assets, which requires the determination of future cash flows expected to be generated from the continued use and ultimate disposition of such assets, requires us to make estimates and assumptions that can materially affect our unaudited consolidated financial statements. Future events could cause us to conclude that property, plant and equipment, investments and intangible assets associated with an acquired business are impaired. Any resulting impairment loss could have a material adverse impact on our financial condition and results of operations.

The preparation of estimated future cash flows involves significant judgments and estimations. While we believe that our assumptions are appropriate and reasonable, significant changes in our assumptions may materially affect our assessment of recoverable values and may lead to future additional impairment charges under PFRS. We have no impairment losses recognized for the nine months ended September 30, 2007 and 2006.

Investment properties

We have adopted the fair value approach in determining the carrying value of our investment properties. We have opted to rely on independent appraisers in determining the fair values of our investment properties, and such fair values were determined based on recent prices of similar properties, with adjustments to reflect any changes in economic conditions since the date of those transactions. The amounts and timing of recorded changes in fair value for any period would differ if we made different judgments and estimates or utilized a different basis for determining fair value.

Total carrying values of investment properties as at September 30, 2007 and December 31, 2006 amounted to Php580 million and Php587 million, respectively, see *Note 10 Investment Properties*.

Realizability of deferred income taxes

We review the carrying amounts of deferred income tax assets at each balance sheet date and reduce these to the extent that it is no longer probable that sufficient taxable income will be available to allow all or part of the deferred income tax assets to be utilized. Our assessment on the recognition of deferred income tax assets on deductible temporary differences is based on the forecasted taxable income of the subsequent reporting periods. This forecast is based on our past results and future expectations on revenues and expenses. As management believes, it will have no sufficient future taxable income to utilize the benefits of deductible temporary differences. However, there is no assurance that we will generate sufficient taxable income to allow all or part of our deferred income tax assets to be utilized.

Total unrecognized deferred income tax assets as at September 30, 2007 and December 31, 2006 amounted to Php322 million and Php299 million, respectively, see *Note 6 Income Tax*.

Determination of fair values of financial assets and liabilities

We carry certain of our financial assets and liabilities at fair value, which requires extensive use of accounting estimates and judgments. In addition, certain liabilities acquired through debt exchange and restructuring are required to be carried at fair value at the time of the debt exchange and restructuring, see *Note 24 Financial Assets and Liabilities*. While significant components of fair value measurement were determined using verifiable objective evidence (i.e., foreign exchange rates, interest rates, volatility rates), the amount of changes in fair value would differ if we utilized a different valuation methodology. Any change in fair value of these financial assets and liabilities would directly affect our consolidated statement of income and equity.

Total fair value of financial assets and liabilities as at September 30, 2007 amounted to Php30,822 million and Php90,922 million, respectively, while the total fair value of financial assets and liabilities as at December 31, 2006 amounted to Php35,952 million and Php106,301 million, respectively, see

Note 24 Financial Assets and Liabilities.

Estimating allowance for doubtful accounts

We estimate the allowance for doubtful accounts related to our trade receivables based on two methods. The amounts calculated using each of these methods are combined to determine the total amount we reserve. We evaluate specific accounts where we have information that certain customers are unable to meet their financial obligations. In these cases, we use judgment based on the best available facts and circumstances, including but not limited to, the length of our relationship with the customer and the customer is current credit status based on third party credit reports and known market factors, to record specific reserves for customers against amounts due in order to reduce our receivables to amounts that we expect to collect. These specific reserves are re-evaluated and adjusted as additional information received affects the amounts estimated. Full allowance is provided for receivables from permanently disconnected subscribers and carriers. Such permanent disconnections generally occur within 105 days from the date of payment was due. Partial allowance is provided for active subscribers and carriers based on the age status of receivables.

The amounts and timing of recorded expenses for any period would differ if we made different judgments or utilized different estimates. An increase in our allowance for doubtful accounts would increase our recorded operating expenses and decrease our current assets.

Provision for doubtful accounts amounted to Php1,054 million and Php697 million for the nine months ended September 30, 2007 and 2006, respectively. Trade and other receivables, net of allowance for doubtful accounts, amounted to Php10,245 million and Php10,158 million as at September 30, 2007 and December 31, 2006, respectively, see *Note 5 Income and Expenses* and *Note 14 Trade and Other Receivables*.

Asset retirement obligations

Asset retirement obligations are recognized in the period in which they are incurred if a reasonable estimate of fair value can be made. This requires an estimation of the cost to restore/dismantle on a per square meter basis, depending on the location, and is based on the best estimate of the expenditure required to settle the obligation at the balance sheet date, discounted using a pre-tax rate that reflects the current market assessment of the time value of money and, where appropriate, the risk specific to the liability. Total provision for asset retirement obligations amounted to Php909 million and Php831 million as at September 30, 2007 and December 31, 2006, respectively, see *Note 8 Property, Plant and Equipment* and *Note 18 Other Noncurrent Liabilities*.

Revenue recognition

Our revenue recognition policies require us to make use of estimates and assumptions that may affect the reported amounts of our revenues and receivables.

Our agreements with domestic and foreign carriers for inbound and outbound traffic subject to settlements require traffic reconciliations before actual settlement is done, which may not be the actual volume of traffic as measured by us. Initial recognition of revenues is based on our observed traffic adjusted by our normal experience adjustments, which historically are not material to our unaudited consolidated financial statements. Differences between the amounts initially recognized and the actual settlements are taken up in the accounts upon reconciliation. However, there is no assurance that such use of estimates will not result in material adjustments in future periods.

Revenues under a multiple element arrangement specifically applicable to our wireless business are split into separately identifiable components and recognized when the related components are delivered in order to reflect the substance of the transaction. The fair value of components is determined using verifiable objective evidence. Revenue for handset sales has been quantified and identified separately using the residual value method from our cellular service revenue.

Under certain arrangements with our BPO services, if there is uncertainty regarding the outcome of the transaction for which service was rendered, revenue is recognized only to the extent of expenses incurred for rendering the service and such amount is determined to be recoverable.

Estimation of pension cost and other retirement benefits

The determination of our obligation and cost for pension and other retirement benefits is dependent on our selection of certain assumptions used by actuaries in calculating such amounts. Those assumptions are described in *Note 21 Employee Benefits* and include, among other things, discount rates, expected returns on plan assets and rates of compensation increases. In accordance with PFRS, actual results that differ from our assumptions are recognized as income or expense when the net cumulative unrecognized actuarial gains and losses at the end of the previous reporting period exceed 10% of the higher of the defined benefit obligation and the fair value of plan assets at that date. While we believe that our assumptions are reasonable and appropriate, significant differences in our actual experience or significant changes in our assumptions may materially affect our pension and other retirement obligations.

Unrecognized net actuarial loss as at September 30, 2007 and December 31, 2006 amounted to Php4,561 million and Php4,657 million, respectively. The accrued benefit cost as at September 30, 2007 and December 31, 2006 amounted to Php2,651 million and Php2,888 million, respectively, see *Note 21 Employee Benefits*.

Share-based payment transactions

Our LTIP grants share appreciation rights, or SARs, to our eligible key executives and advisors. Under the LTIP, we recognize the services we receive from the eligible key executives and advisors, and our liability to pay for those services, as the eligible key executives and advisors render services during the vesting period. We measure our liability, initially and at each reporting date until settled, at the fair value of the SARs, by applying an option valuation model, taking into account the terms and conditions on which the SARs were granted, and the extent to which the eligible key executives and advisors have rendered service to date. We recognize any changes in fair value at each reporting date until settled, in the results of operations for the period. The assumptions and estimates are described in *Note 21 Employee Benefits* and include, among other things, annual stock volatility, risk free interest rate, remaining life, and the fair value of common stock. While management believes that the assumptions and estimates used are reasonable and appropriate, significant differences in our actual experience or significant changes in the assumptions may materially affect the stock compensation costs charged to operations. The fair value of the LTIP recognized as an expense for the nine months ended

September 30, 2007 (under the 2007 to 2009 LTIP) and 2006 (under the 2004 to 2006 LTIP) amounted to Php1,100 million and Php2,677 million, respectively. As at September 30, 2007 and December 31, 2006, total LTIP liability amounted to Php1,175 million and Php5,030 million, respectively, see

Note 5 Income and Expenses and Note 21 Employee Benefits.

Legal contingencies

We are currently involved in various legal proceedings. Our estimate of the probable costs for the resolution of these claims has been developed in consultation with outside counsel handling our defense in these matters and is based upon an analysis of potential results. We currently do not believe these proceedings will have a material adverse effect on our unaudited consolidated financial statements. It is possible, however, that future results of operations could be materially affected by changes in our estimates or in the effectiveness of our strategies relating to these proceedings, see *Note 23 Provisions and Contingencies*.

Determination of functional currency

Based on the economic substance of the underlying circumstances relevant to the PLDT Group, the functional and presentation currency of the PLDT Group (except for Mabuhay Satellite, PLDT Global, Digital Paradise Thailand and SPi and certain of its subsidiaries) is the Philippine peso. Transactions in foreign currencies are initially recorded in the functional currency rate prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rate of exchange prevailing at the balance sheet date. All

differences are taken to the consolidated statement of income except for foreign exchange losses that qualify as capitalizable borrowing costs during the construction period. For income tax purposes, exchange gains or losses are treated as taxable income or deductible expenses in the period such gains or losses are realized.

The functional currency of Mabuhay Satellite, PLDT Global, SPi and certain of its subsidiaries is the U.S. dollar and Digital Paradise Thailand is the Thai baht. As at the reporting date, the assets and liabilities of these subsidiaries are translated into the reporting currency of the PLDT Group at the rate of exchange prevailing at the balance sheet date and its income and expenses are translated at the weighted average exchange rate for the period. The exchange differences arising on translation are taken directly to a separate component of equity as cumulative translation adjustments. On disposal of these subsidiaries, the amount of deferred cumulative translation adjustments recognized in equity relating to subsidiaries is recognized in the consolidated statement of income.

The functional currencies of the Group are the currency of the primary economic environment in which each entity operates. It is the currency that mainly influences the revenue and cost of rendering services.

4. Segment Information

Operating segments are components of PLDT that engage in business activities from which they may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of PLDT), whose operating results are regularly reviewed by the enterprise s chief operating decision-maker to make decisions about how resources are to be allocated to the segment and assess their performances, and for which discrete financial information is available. The accounting policies of the reportable segments are the same as those described in *Note 2 Summary of Significant Accounting Policies and Practices*.

We have organized our business into three main segments:

- Wireless wireless telecommunications services provided through our cellular service providers namely, Smart and Piltel; Smart Broadband, our wireless broadband provider; Wolfpac, our wireless content operator; Mabuhay Satellite, ACeS Philippines and Telesat, our satellite and very small aperture terminal, or VSAT operators;
- Fixed Line fixed line telecommunications services are primarily provided through PLDT. We also provide fixed line services through PLDT s subsidiaries: ClarkTel, SubicTel, Maratel, Piltel, BCC, PLDT Global and SNMI, which together account for approximately 3% of our consolidated fixed line subscribers; and

• ICT - information and communications infrastructure and services for internet applications, internet protocol-based solutions and multimedia content delivery provided by PLDT s subsidiary ePLDT; BPO provided services by SPi Group (consolidated on July 11, 2006); call center services provided under the umbrella brand name ePLDT Ventus, include Ventus, Parlance and Vocativ; internet access and online gaming services provided by ePLDT s subsidiaries, namely, Infocom, Digital Paradise, Digital Paradise Thailand, netGames, Airborne Access and Level Up!; and e-commerce and IT-related services provided by other investees of ePLDT, as described in Note 9 Investments in Associates.

Transfer prices between business segments are set on an arm s-length basis in a manner similar to transactions with third parties. Segment revenue, segment expense and segment result include transfers between business segments. These transfers are eliminated in consolidation.

The segment assets as at September 30, 2007 and December 31, 2006 and results of operations of our reportable segments for the nine months ended September 30, 2007 and 2006 are as follows:

Wireless Fixed Line ICT Inter-segment Transactions Total (in million pesos)

As at and for the nine months ended Septe Income	ember 30, 2	007 (Unau	dited)	
Service revenues	64,059	35,664	7,416	(6,669) 100,470
Non-service revenues	1,630	119	200	(89) 1,860
Other income	718	459	27	(66) 1,138
Segment income	66,407	36,242	7,643	(6,824)103,468
Result				
Income (loss) before income tax	34,068	5,978	(66)	39,980
Provision for (benefit from) income tax	11,121	1,980	(73)	13,028
Net income for the period	22,947	3,998	7	26,952
Assets and liabilities				
Segment assets	82,559	172,8481	19,456	(60,700)214,163
Deferred income tax assets	1,113	12,545	150	13,808
Total assets	83,672	185,3931	19,606	(60,700)227,971
Segment liabilities	47,379	79,822	6,067	(9,512)123,756
Deferred income tax liabilities	,	,	523	523
Total liabilities	47,379	79,822	6,590	(9,512)124,279
Other segment information				
Capital expenditures	7,085	7,049	395	14,529

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Depreciation and amortization	8,907	9,330		18,952
Provisions Interest on loans and related items -	272	857	15	1,144
	1 001	2 525	24	1.620
net of capitalized interest Interest income	1,081 860	3,525 238	24 14	4,630 1,112
interest income	800	236	14	1,112
As at December 31, 2006 (Audited) and fo	or the nine i	months end	ded Sept	tember 30, 2006 (Unaudited)
Income				
Service revenues	58,016	35,901	3,788	(5,702) 92,003
Non-service revenues	1,842	71	339	(92) 2,160
Equity share in net income of associates			1	1
Other income	630	657	18	(69) 1,236
Segment income	60,488	36,629	4,146	(5,863) 95,400
Result				-0.400
Income before income tax	28,833	647		29,498
Provision for (benefit from) income tax	3,076	60	(5)	3,131
Net income for the period	25,757	587	23	26,367
Assets and liabilities				
Segment assets	86,905	184,096	17,431	(66,198)222,234
Deferred income tax assets	4,991	14,608	59	19,658
Total assets	91,896	198,704	17,490	(66,198)241,892
Segment liabilities	48,751	91,192	3.396	(6,372)136,967
Deferred income tax liabilities	6	,	396	402
Total liabilities	48,757	91,192		(6,372)137,369
Other segment information				
Capital expenditures	9,152	6,983	737	16,872
Depreciation and amortization	7,948	15,248	463	23,659
Provisions	397	478	(3)	872
Interest on loans and related items -				
net of capitalized interest	1,069	4,603	13	5,685
Interest income	911	373	13	1,297

5. Income and Expenses

Non-service Revenues

Nine
Months
Ended
September
30,
2007 2006
(Unaudited)
(in million
pesos)
Sale of computers, cellular handsets and SIM-packs
Point-product sales

Nine
Months
Months
Ended
September
30,
2100 (Unaudited)
(in million
pesos)
1,749 1,913
1,913 1,913
1,947 1,913

Compensation and Benefits

	Nine Months Ended	
	September	
	30	J,
	2007 2006	
	(Unaudited)	
	(in million	
	pes	os)
Salaries and benefits	12,723	9,643
Pension (Note 21)	1,180	760
Incentive plan (Notes 3 and 21)	1,100	2,677
Manpower rightsizing program	586	104
	15,589	13,184

Financing Costs

	Nine Months Ended September 30,	
	2007	2006
	(Unauc (in mi	,
	peso	os)
Interest on loans and related items	5,029	6,113
Hedge costs (Note 24)	908	1,090
Accretion on financial liabilities net (Notes 2, 17 and 24)	834	3,045
Loss on derivative transactions net (Notes 2 and 24)	207	151
Financing charges	38	44

Dividends on preferred stock subject to mandatory redemption (Note 7)	14	113
Capitalized interest (Notes 2 and 8)	(399)	(428)
Interest income	(1,112)	(1,297)
Foreign exchange gains net (Notes 17 and 24)	(1,662)	(1,601)
	3,857	7,230

Interest expense for short-term borrowing for the nine months ended September 30, 2007 and 2006 amounted to Php23 million and Php10 million, respectively.

Cost of Sales

	Nine	
	Months	
	Ended September	
	30	0,
	2007	2006
	(Unau	dited)
	(in m	illion
	pes	os)
Cost of computers, cellular handsets and SIM-packs sold	3,439	3,567
Cost of point-product sales	184	293
Cost of satellite air time and terminal units (Notes 20 and 22)	122	146
	3,745	4,006

Professional and Other Contracted Services

	Nine	
	Months	
	Ended	
	September	
	30,	
	2007 2006	
	(Unaudited)	
	(in million	
	pesos)	
Technical and consultancy fees (Note 20)	1,979 1,306	
Contracted services	1,265 711	
Legal and audit fees	129 158	
Others	95 52	
	3,468 2,227	

Provisions

	Nir Mon End Septer	ths ed
	30	
	2007	2006
	(Unauc	dited)
	(in mi	llion
	peso	os)
Doubtful accounts (Notes 3 and 14)	1,054	697
Write-down of inventories to net realizable values (Note 15)	62	189
Assessments (Notes 20, 22 and 23)	28	(14)
	1,144	872

6. Income Tax

The net components of deferred income tax assets (liabilities) recognized in the consolidated balance sheets are as follows:

S	September 30,	
	2007	December 31, 2006
	(Unaudited)	(Audited)
	(in mil	lion pesos)
Net assets	13,808	19,658
Net liabilities	(523)	(402)

The components of the consolidated net deferred income tax assets and liabilities are as follows:

September 30,	December
2007	31, 2006
(Unaudited)	(Audited)

(in million pesos) Net assets 4,983 Net operating loss carryover, or NOLCO 6,555 Accumulated provision for doubtful accounts 4,662 4,746 Unearned revenues 2,620 2,076 Derivative financial instruments 1,968 1,878 Pension and other employee benefits 1,151 2,568 Unamortized past service pension costs 1,018 871 Asset impairment 933 5,432 Provision for unrealized assets 639 732 Leases 333 304 Accumulated write-down of inventories to net realizable values 294 321 Asset retirement obligation net of capitalized asset 226 191 Unrealized foreign exchange losses 143 2,632 Executive stock option plan 31 106 Excess of fair value over cost of investment properties **(78)** (77)Preferred stock subject to mandatory redemption (84)(109)Intangible assets and fair value adjustments on assets acquired (332)(391)Capitalized taxes and duties (446)(393)Capitalized foreign exchange differential (822)(988)Gain on debt exchange and debt restructuring transactions (1,378)(1,650)Undepreciated capitalized interest charges (4,300)(4,607)Others 622 1,086 19,658 13,808 Net liabilities Unearned revenues **(1)** (1) Excess of fair value over cost of investment properties (68)(38)Intangible assets and fair value adjustments on assets required (454)(357)Unrealized foreign exchange gains (6) (523)(402)

Provision for corporate income tax consists of:

Nine Months
Ended
September 30,
2007 2006
(Unaudited)
(in million
pesos)
Current 7,271 7,222
Deferred 5,757 (4,091)
13,028 3,131

The reconciliation between the provision for income tax at the applicable statutory tax rates and the actual provision for corporate income tax is as follows:

	Nine Me Ende Septemb 2007 (Unaud (in mil peso	ed per 30, 2006 lited)
Provision for corporate income tax at the applicable statutory tax rates	13,993	,
Tax effects of:	,	,
Non-deductible expenses	256	65
Equity share in net loss of investees	6	
Income subject to lower tax rate	(386)	(176)
Income subject to final tax	(398)	(433)
Income not subject to tax	(443) (1,095)
Net movement in deferred income tax	(:	5,554)
Actual provision for corporate income tax	13,028	3,131

Mabuhay Satellite and SubicTel are registered as Subic Bay Freeport Enterprises while ClarkTel is registered as a Clark Special Economic Zone Enterprise under Republic Act No. 7227, or R.A. 7227, otherwise known as the Bases Conversion and Development Act of 1992. As registrants, Mabuhay Satellite, SubicTel and ClarkTel are entitled to all the rights, privileges and benefits established thereunder including tax and duty-free importation of capital equipment and a special income tax rate of 5% of gross income, as defined in R.A. 7227.

On December 22, 2000, the Philippine Board of Investments, or BOI, approved ePLDT s registration as a new information technology, or IT, service firm in the field of services related to its internet data center on a pioneer status. As such, ePLDT enjoys, among other incentives, a six-year income tax holiday, or ITH, starting January 2001.

On January 3, 2007, the BOI approved ePLDT s application for pioneer status for its new data center facility as a new IT service firm in the field of services related to Internet Data Center. ePLDT was granted a six-year ITH on its new data center facility from January 2007 or actual start of operations, whichever comes first. ePLDT started commercial operations of its new data center facility in February 2007.

On August 13, 2007, ePLDT received approval from the Philippine Economic Zone Authority, or PEZA, to declare the Vitro Data Center Building as a PEZA-registered IT Building EcoZone facility enabling prospective clients to apply for fiscal incentives should they qualify as a PEZA-registered entity. However, ePLDT as a developer/operator of Vitro Data Center Building shall not be entitled to PEZA incentives under R.A. No. 7916, or R.A. 7916, otherwise known as The Special Economic Zone Act of 1995, as amended by Republic Act No. 8748, or R.A. 8748.

Parlance is registered with the BOI as a new IT export service firm in the field of customer interaction center on a pioneer status. Under this registration, Parlance is entitled to certain tax incentives, including an ITH for six years starting in June 2002. Parlance is required to comply with specific terms and conditions stated in its BOI registration.

iPlus Intelligent Network, Inc., or iPlus, is a wholly-owned subsidiary of ePLDT and is registered with the BOI as a new IT service firm in the field of application service provider on a pioneer status. Under such registration, iPlus is entitled to a six-year ITH incentive from the actual start of commercial operations until January 1, 2009.

Vocativ is registered with the PEZA as an Ecozone Export Enterprise to develop and operate a call center business that serves overseas clients by providing customer relationship management services. As a registered enterprise, Vocativ is entitled to certain tax and non-tax incentives which include, among other things, tax and duty-free importations, exemption from local tax and an ITH for four years from start of commercial operations. After the ITH period, Vocativ is liable for a final tax, in lieu of all taxes, of 5% gross income less allowable deductions as defined under R.A. 7916. The 5% final tax must be paid and remitted in accordance with the amendments contained in R.A. 8748, as follows: (a) 3% to the National Government; and (b) 2% which will be directly remitted by the business establishments to the treasurer—s office of the municipality or city where the enterprise is located.

On December 5, 2005, Vocativ received approval from PEZA for the adjustment of the start of its commercial operations, effectively extending the ITH to end of March 2006. On June 30, 2006, PEZA approved Vocativ s ITH extension for another year which extends the ITH until April 2007. On September 3, 2007, PEZA approved Vocativ s ITH extension for another year which extends the ITH until March 2008.

mySecureSign, Inc., or mSSI, is a wholly-owned subsidiary of ePLDT and is registered with the BOI as a new IT service firm in the field of services related to public key infrastructure on a pioneer status. Under such registration, mSSI enjoys, among other incentives, a six-year ITH from August 1, 2001 or the actual start of commercial operations, whichever comes first. mSSI started commercial operations on January 1, 2002.

Ventus is registered with the BOI as a new IT export service firm in the field of customer interaction center on a pioneer status. Under this registration, Ventus is entitled to certain tax incentives such as an ITH for six years starting March 2005. In relation to this, Ventus is required to comply with specific terms and conditions stated in the BOI registration.

Two of Ventus call center projects are registered with the BOI as a new IT export service firm in the field of customer interaction center on a pioneer status. Under this registration, Ventus Iloilo and Pasig call center projects are entitled to certain tax incentives such as an ITH for six years starting March 2005 and August 2006, respectively. In relation to this, Ventus is required to comply with specific terms and conditions stated in its BOI registration.

Digital Paradise is registered with the BOI as a new IT service firm in the field of community access on a non-pioneer status. Under the provisions of the registration, Digital Paradise s sales generated from its own community access activity and franchise fees are entitled to an ITH for a period of four years beginning December 2002. In December 2006, the BOI approved Digital Paradise s application for a status upgrade from non-pioneer to pioneer, accordingly extending the ITH period for another two years starting January 2007.

Level Up! was originally registered with the BOI as a new IT service firm in the field of application service provider on a non-pioneer status. Under such registration, Level Up! is entitled to certain tax incentives, which includes a four-year ITH from January 2003 and a tax credit for taxes on duties on materials used in export products for ten years starting January 2003. In April 2004, the BOI approved Level Up! s request for upgrading its status from non-pioneer to pioneer in connection with its IT service activity in the field of application service provider for entertainment and educational project. Accordingly, the ITH period was extended from four years to six years.

In September 2006, PEZA approved SPi s application for registration as an ecozone information technology enterprise to provide IT enabled services with emphasis on the creation of electronic discovery, presentation of content in electronic information formats, data analysis, capture, abstracting and data processing, design, development and implementation of healthcare documentation solutions. As a registered enterprise, SPi is entitled to certain tax and non-tax incentives which include, among other things, tax and duty-free importations, exemption from local tax and an ITH for four years. After the ITH period, SPi is liable for a final tax, in lieu of all taxes. The final tax is computed at 5% of gross income less allowable deductions as defined under R.A. 7916 and will be paid and remitted in accordance with the amendments contained in R.A. 8748, as follows: (a) 3% to the National Government; and (b) 2% which will be directly remitted by the business establishments to the treasurer s office of the municipality or city where the enterprise is located.

Wolfpac is registered with the BOI as a new operator of service provider applications. Under the terms of its registration, it is entitled to certain tax and non-tax incentives which include, among other things, an ITH for four years starting February 2004.

Smart Broadband has three registered activities with the BOI on a pioneer status, namely: (i) a new operator of telecommunications systems (inter-exchange carrier for data services); (ii) new information technology service firm in the field of providing internet services; and (iii) a new operator of telecommunications facilities (nationwide broadband wireless access). Under the terms of these registrations, Smart Broadband is entitled to certain tax and non-tax incentives which include, among other things, an ITH for six years from February 2001, August 2001 and July 2005, respectively.

The first two registered activities (new operator of telecommunications systems and new information technology service firm in the field of providing internet services) have expired in February 2007 and September 2007, respectively. The remaining registered activity, which is the new operator of telecommunications facilities (nationwide broadband wireless access) will expire in August 2011.

Income derived from non-registered activities with the BOI is subject to the normal income tax rate enacted as at the balance sheet date.

Consolidated tax incentives that we availed for the nine months ended September 30, 2007 and 2006 amounted to Php377 million and Php157 million, respectively.

On May 24, 2005, the president of the Philippines signed into law Republic Act No. 9337, or R.A. 9337, amending certain sections of the National Internal Revenue Code, which took effect on November 1, 2005. R.A. 9337, among others, introduced the following changes:

- a. The regular corporate income tax rate for domestic corporations and resident/non-resident foreign corporations increased from 32% to 35% effective November 1, 2005 and will be reduced to 30% effective January 1, 2009.
- b. The VAT rate increased from 10% to 12% effective February 1, 2006.
- c. The input VAT on capital goods should be spread evenly over the estimated useful life or sixty months, whichever is shorter, if the acquisition cost, excluding the VAT component thereof, exceeds Php1 million.

Our deferred income tax assets have been recorded to the extent that such deferred income tax assets are expected to be utilized against sufficient future taxable profit. We had unrecognized deferred income tax assets of Php322 million and Php299 million largely pertaining to asset impairment as at September 30, 2007 and December 31, 2006, respectively.

Our unaudited consolidated unutilized NOLCO as at September 30, 2007 is as follows:

Year Incurred	Year Expiring (in	million pesos)
2004	2007	15
2005	2008	8,742
2006	2009	5,600
2007	2010	4,379
		18,736
Tax benefit		6,558

Unrecognized deferred income tax assets from NOLCO as at September 30, 2007 (Unaudited)

(3)

6,555

Our unaudited consolidated MCIT as at September 30, 2007 is as follows:

Year Incur	red Year Expiring (in 1	million pesos)
2005	2008	484
2006	2009	499
2007	2010	532
		1,515

7. Earnings Per Common Share

The following table presents information necessary to calculate the earnings per common share:

	Nine M 200 Basic	Diluted (Unaud	200 Basic ited)	•
Consolidated net income attributable to equity holders of PLDT Dividends on preferred shares Dividends on dilutive preferred stock subject to mandatory redemption	26,506 (341)	(in million 26,506 (341)	25,744 (342)	25,744 (37)
charged to interest expense for the period Accretion of preferred stock subject to mandatory redemption Foreign exchange gain on preferred stock subject to mandatory		13 106		
redemption Consolidated net income applicable to common shares	26,165	(98) 26,186	25,402	25,707
	(in thousa	nds, except j	per share a	mounts)
Outstanding common shares at beginning of period Effect of issuance of common shares during the period Average incremental number of shares under ESOP during	188,435 197	188,435 197	180,789 2,342	180,789 2,342
the period Common shares equivalent of preferred shares deemed dilutive:		41		92

Preferred Stock Series A to EE (Note 16)

Preferred Stock Series VI (Note 17)

Weighted average number of common shares for the period

Earnings per common share

2,284

706

188,632 189,379 183,131 185,507

Php138.71Php138.27 Php138.71 Php138.58

Series VI Convertible Preferred Stocks in 2007 and Series A to EE Convertible Preferred Stocks in 2006 were deemed dilutive based on a calculation of the required dividends on these preferred shares divided by the number of equivalent common shares assuming such preferred shares are converted into common shares, including the effect of shares under ESOP, and compared against the basic EPS. Since the amount of dividends on the Series A to EE and Series V Convertible Preferred Stocks in 2007 and Series V and VI Convertible Preferred Stocks in 2006 over its equivalent number of common shares increased the basic EPS, these Convertible Preferred Stocks were anti-dilutive.

Dividends Declared For The Nine Months Ended September 30, 2007

		Date		Amo	ount Total
Class	Approved	Record	Payable	Per Share	(in million pesos)
Preferred Stock Subject to Mandatory Redemption					
Series V	March 6, 2007	March 20, 2007		Php4.675	
	· ·	June 28, 2007	July 15, 2007	4.675	
	_	September 28,	October 15,		
	2007	2007	2007	4.675	
Series VI	March 6, 2007	March 20, 2007	April 15, 2007	US\$0.09925	4
	June 12, 2007	June 28, 2007	July 15, 2007	0.09925	3
	September 14,	September 28,	October 15,		
	2007	2007	2007	0.09925	3
Charged to income					10
10% Cumulative Convertible Preferred Stock					
	January 30,	February 28,			
Series CC	2007		March 30, 2007	Php1.00	17
	January 31,	February 15,	February 28,		
Series DD	2007	2007	2007	1.00	2
Series EE	March 27, 2007	April 26, 2006	May 31, 2007 August 31,	1.00	
Series A, I, R, W, AA and BB	July 10, 2007	August 1, 2007	2007	1.00	129
	·	September 3,	September 28,		
Series B, F, Q, V and Z	August 7, 2007	2007	2007	1.00	91
-	September 14,		October 31,		
Series E, K, O and U	_	October 4, 2007	2007	1.00	44
Series C, D, J, T and X				1.00	57

	September 14, 2007	October 14, 2007	November 27, 2007		340
Cumulative Non-Convertible Redeemable Preferred Stock	January 30,	February 23,			
Series IV*	2007	•	March 15, 2007	Php	12
Series IV		May 25, 2007		тпр	13
	Way 6, 2007	Way 25, 2007	September 15,		13
	July 10, 2007	August 9, 2007	2007		12 37
Common Stock					
Regular Dividend	March 6, 2007	March 20, 2007 August 24,	April 20, 2007 September 24,	Php50.00	9,429
	August 7, 2007	2007	2007	60.00	11,322
	<i>C</i> ,	August 24,	September 24,		,
Special Dividend	August 7, 2007	2007	2007	40.00	7,548 28,299
Charged to retained earnings					28,676

^{*} Dividends are declared based on total amount paid up

Dividends Declared After September 30, 2007

		Date		An	nount Total
Class	Approved	Record	Payable	Per Share	(in million pesos)
Cumulative Non-convertible Redeemable Preferred Stock					
Series IV*	November 6, 2007	November 23, 2007	December 15, 2007	Php	12
10% Cumulative Convertible Preferred Stock					
Series G, N, P and S	November 6, 2007	December 6, 2007	December 28, 2007	Php1.00	27 39

^{*} Dividends are declared based on total amount paid up

8. Property, Plant and Equipment

This account consists of:

	Cable	Central			Vehicles, furniture, and other		Information origination and	Land and	Property
	and wire		Cellular	Duildings		Communications satellite		land	under
	iacinues	equipment	iacinues	Buildings	equipment	(in million pesos)	equipment	improvements	construction 1
ember 31, 200	6 (Audite	d)				(in immon pesos)			
,	112,621	*	64,423	20,376	31,039	9,834	9,140	2,685	12,686 3
ulated									
lation and									
zation	(46,594)	(58,292)	(32,889)	(6,235)	(25,461)	(7,678)	(5,800)	(269)	(18
ok value	66,027	26,312	31,534	14,141	5,578	2,156	3,340	2,416	12,686 1
onths Ended S	Septembe	er 30, 2007 (Unaudite	d)					
ok value at									
ing of period ons/Transfers	66,027	26,312	31,534	14,141	5,578	3 2,156	3,340	2,416	12,686 1
	2,876	2,075	1,337	203	1,362	2	1,539	2	5,093
als/Retirements ation	(137)	(46)	(47)	(8)	(41))		(14)	(27)
nces charged y to cumulative									
tion	(2)	(4)		(10)	(5)) (274)			(10)
nents ition through	(2)) (4)		(10)	(3)	(274)			(10)
ss combination		(1)		13	163	1			
sifications	868						(1,750)		(3,300)
iation and		,					, , ,		, ,
zation (Note 4) ok value at end	(4,997)	(3,900)	(5,366)	(874)	(2,569)	(427)	(816)	(3)	(1
od	64,635	24,280	30,865	13,471	5,426	1,455	2,313	2,401	14,442 1
tember 30, 200	•								
	115,236	86,301	67,001	20,567	32,739	9,098	8,149	2,672	14,442 3
ulated lation and									
zation	(50,601)	(62,021)	(36,136)	(7,096)	(27,313)	(7,643)	(5,836)	(271)	
ok value	64,635	24,280	30,865	13,471	5,426	1,455	2,313	2,401	14,442 1

Substantially all our telecommunications equipment is purchased from outside the Philippines. Our significant sources of financing for such purchases are foreign loans requiring repayment in currencies other than Philippine pesos, principally in U.S. dollars, see *Note 17 Interest-bearing Financial Liabilities*. Interest, using an average capitalization rate of 10%, and net foreign exchange losses capitalized to property, plant and equipment qualified as borrowing costs for the nine months ended September 30, 2007 and 2006 were as follows:

Nine
Months
Ended
September
30,
2007 2006
(Unaudited)
(in million
pesos)
Interest
399 428
Foreign exchange loss (gains) (63) 239

As at September 30, 2007 and December 31, 2006, the undepreciated capitalized net foreign exchange losses which qualified as borrowing costs amounted to Php2,064 million and Php2,646 million, respectively.

The consolidated useful lives of the assets are estimated as follows:

Buildings		25 years
Cable and wire facilities	10	25 years
Central office equipment	10	20 years
Communications satellite		15 years
Information origination and termination equipment	3	15 years
Land improvements		10 years
Vehicles, furniture and other network equipment	3	10 years
Cellular facilities	3	10 years

We recognized additional depreciation charge of Php1,100 million and Php5,823 million for the nine months ended September 30, 2007 and 2006, respectively, due to a change in the estimated useful lives of certain of our network assets owing to continuing network upgrade and expansion.

Asset Impairment Review

Piltel carries out annual impairment tests on its fixed line assets based on the net present value, or NPV, of future cash flows from the continued use of these assets. For the impairment review in 2006, a discount factor of 6.25% on a pre-tax basis was used for both E.O. 109 and RTS business, applied on cash flow projections from 2007 until such year when the bulk of assets are fully depreciated. Cash flow assumptions for E.O. 109 averaged Php64 million per year from 2007 to 2017 and for RTS averaged Php271 million per year from 2007 to 2013. The resulting NPV of the total cash flow projections was higher than the carrying value of both the E.O. 109 and RTS assets.

Management believes that due to Mabuhay Satellite s difficulty in generating cash flows with the satellite nearing its end-of-life and other events affecting its business, Mabuhay Satellite s Agila II transponder is considered impaired. This impairment review is based on the NPV of future cash flows from the continued use of this asset using the discount factor of 10% as applied on cash flow projections from 2007 until 2010. An impairment loss of Php1,391 million was applied to the carrying value of this satellite as at December 31, 2006 and included in the accumulated depreciation and amortization account in the unaudited consolidated balance sheet as at September 30, 2007 and December 31, 2006.

Property, plant and equipment include the following amounts for capitalized leases as at September 30, 2007 and December 31, 2006:

	Septemb	per 30, 2007 (Unaudited)	Decem	ber 31, 2006 (Audited)
	Central office	Vehicles, furniture and	Central office	Vehicles, furniture and
	equipment	other network equipment Total	equipment	other network equipment Total
		(in million	pesos)	
Cost	354	4 1,187 1,541	354	1,1831,537
Less accumulated				
depreciation	327	7 1,0881,415	310	9501,260
	27	7 99 126	44	233 277

The following table summarizes all changes to the liabilities on asset retirement obligations as at September 30, 2007 and December 31, 2006:

	September 30,	December
	2007	31, 2006
	(Unaudited)	(Audited)
	(in million pe	esos)
Asset retirement obligations at beginning of period	831	752
Accretion expenses	62	87
Additional liability recognized during the period	21	45

Settlement of obligations	(5)	(53)
Asset retirement obligations at end of period (Notes 3 and 18)	909	831

9. Investments in Associates

This account consists of:

	September 30,	
	2007	December 31, 2006
	(Unaudited)	(Audited)
	(in mil	lion pesos)
ACeS International Limited	1,614	1,614
Mabuhay Space Holdings Limited	859	937
Blue Ocean Wireless	724	
Philweb Corporation	712	712
Stradcom International Holdings, Inc.	616	616
BayanTrade Dotcom, Inc.	97	97
ePDS, Inc.	6	6
	4,628	3,982
Less accumulated impairment losses and equity share in		
net losses of associates	3,285	3,346
	1,343	636

Investment of ACeS Philippines in ACeS International Limited, or AIL

As at September 30, 2007 and December 31, 2006, ACeS Philippines had a 36.99% and 20% investment in AIL, respectively, a company incorporated under the laws of Bermuda. AIL owns the Garuda I Satellite and the related system control equipment in Batam, Indonesia.

AIL has incurred recurring significant operating losses, negative operating cash flows, and significant levels of debt. The financial condition of AIL was partly due to the National Service Providers , or NSPs, inability to generate the amount of revenues originally expected as the growth in subscriber numbers has been significantly lower than budgeted. These factors raise substantial doubt about AIL s ability to continue as a going concern. On this basis, we recognized a full impairment provision in respect of our investment in AIL amounting to Php1,614 million in 2003.

For further details as to the contractual relationships in respect of AIL, see *Note 20 Related Party Transactions*.

Investment of Mabuhay Satellite in Mabuhay Satellite Space Holdings Limited, or MSHL

In 1996, Mabuhay Satellite entered into a Joint Venture Agreement, or JVA, with Space Systems/Loral Inc., or SS/L, to form MSHL for the purpose of providing high-power Ku-Band satellite transmission services using the payload which was added by SS/L to the Agila II Satellite. Under the terms of the JVA, SS/L is required to convey title to the additional payload service to MSHL in consideration for SS/L s 35% equity interest in MSHL, and Mabuhay Satellite is required to pay SS/L US\$19 million for a 65% equity interest in MSHL.

In 2000, SS/L filed a Notice of Default and Termination against Mabuhay Satellite arising from the latter s alleged failure to amicably resolve its unpaid obligation to SS/L under the JVA. In 2002, the arbitration panel handed down its decision and provided for payment by Mabuhay Satellite to SS/L of the principal amount of US\$10 million plus accrued interest at 9% per annum. On June 30, 2003, Mabuhay Satellite and SS/L concluded a US\$15 million settlement agreement under which Mabuhay Satellite leased two transponders under a transponder agreement on a life-term basis to SS/L and offset the lease charges due from SS/L and its receivables from Loral Skynet Network Services, Inc. (formerly known as the Loral Cyberstar, Inc.), among other things, for a full and final settlement of the arbitration decision. The agreement was subsequently approved by Mabuhay Satellite s creditors in March 2004.

In accordance with the settlement agreement, Mabuhay Satellite and SS/L shall proceed to dissolve the joint venture under a separate agreement, for which each of the parties will receive title over a number of transponders owned by the joint venture in proportion to their respective interests. On the basis of the joint venture dissolution, we recognized an impairment provision in respect of our investment in MSHL of Php431 million in 2004.

Investment of Smart in Blue Ocean Wireless, or BOW

On August 3, 2007, Smart has agreed to acquire a 30% equity interest in Blue Ocean Wireless, or BOW, a Dublin-based company delivering GSM communication capability for the merchant maritime sector. Total acquisition cost amounted to US\$15.9 million, or Php724 million, of which Php601 million was paid in cash and Php123 million will be paid in kind. BOW provides the world s first GSM network on the seas through Altobridge, a patented GSM platform that supports full voice and text services, thus providing an important complementary service to Smart s prepaid wireless satellite phone service, *SMARTLink*.

Investment of ePLDT in Philweb Corporation, or Philweb

In May 2006, ePLDT subscribed newly issued common shares of Philweb, an internet-based online gaming company, equivalent to 20% of the total outstanding capital stock of Philweb at a price of Php0.020 per share or an aggregate amount of Php502 million. Of the total subscription price, Php427 million was paid by ePLDT on the closing date. The portion of the unpaid subscription price amounting to Php25 million will be paid by ePLDT at the same time as the Philweb majority stockholders pay the remaining unpaid portion of the subscription pursuant to a general call on subscription to be made by Philweb s board of directors. The balance of Php50 million will be paid upon the lapse of certain post-closing price adjustment periods. The unpaid subscription of Php75 million was recorded as part of accrued expenses and other current liabilities in the unaudited balance sheet.

In October 2006, ePLDT acquired an additional 8,037,692,308 shares of Philweb at a price of Php0.026 per share or an aggregate amount of Php209 million. This represents an additional 6.2% of the outstanding shares of Philweb, raising ePLDT s total equity stake to 25.5% as at December 31, 2006.

Philweb is primarily engaged in internet-based online gaming, through its appointment as Principal Technology Service Provider under the Marketing Consultancy Agreement for Internet Sports Betting and Internet Casino with the Philippine Amusement and Gaming Corporation, or PAGCOR. As of the end of September 2007, Philweb offers Internet Sports Betting in over 239 PAGCOR Internet Sports Betting Stations and over 60 Internet Casino Stations nationwide. As at September 30, 2007, the market value of ePLDT s investments in Philweb amounted to Php1,741 million.

Investment of ePLDT in Stradcom International Holdings, Inc., or SIHI

ePLDT has a 22.5% interest in convertible securities of SIHI, the parent company of Stradcom Corporation, which has an existing concession agreement with the Philippine Government for the modernization of the Philippine Land Transportation Office, including the computerization of driver s license issuance, vehicle registration and traffic adjudication systems. SIHI has been incurring losses from the start of operations due to Stradcom Corporation s continuous losses and recurring excess of current liabilities over current assets. On this basis, we recognized an impairment provision in respect of our investment in SIHI of Php616 million in 2004.

In 2007, Stradcom Corporation entered into a Lenders Agreement for the issuance of Asset-Backed Bonds amounting to Php1.6 billion intended for debt refinancing and general corporate purposes, including working capital and investments.

Investment of ePLDT in BayanTrade Dotcom, Inc., or BayanTrade

BayanTrade was incorporated and registered with the Philippine Securities and Exchange Commission, or Philippine SEC, on August 8, 2000 to provide: (a) a business-to-business electronic purchasing market place to link buyers and suppliers of goods and services over the internet; (b) electronic catalogue purchasing facilities over the internet to buyers and suppliers; (c) link-up with similar horizontal markets and vertical markets across the Asia-Pacific Region and the world; and (d) facilitating services incidental to the business. BayanTrade is an e-procurement joint venture established together with six of the Philippines leading conglomerates. ePLDT s initial shareholding in BayanTrade was 20.5%, which was subsequently diluted to 19.17% in August 2004 due to an equity call to which ePLDT did not subscribe.

In September 2005, ePLDT received 4,794,615 bonus warrants from BayanTrade which entitles ePLDT to purchase 2,794,615 common shares at a price of Php0.50 per share at any time on or before August 31, 2010. We did not account for the value of bonus warrants because the value is not material.

Investment of ePLDT in ePDS, Inc., or ePDS

On June 30, 2003, ePLDT signed a joint venture agreement with DataPost Pte Ltd., or DataPost, a subsidiary of Singapore Post, and G3 Worldwide ASPAC, or Spring, pursuant to which the parties formed ePDS, a bills printing company which does laser printing and enveloping services for statements, bills and invoices, and other value-added services for companies in the Philippines. ePLDT has a 50% interest in ePDS, while DataPost has a 30% interest. Spring, the largest international mail services provider, owns the remaining 20%. ePDS has an initial paid-up capital of Php11 million.

In October 2005, ePDS Board of Directors approved the declaration of a 100% stock dividend on its common stock equivalent to Php11 million. The stock dividends were issued from the increase in authorized capital stock of ePDS which was approved by the Philippine SEC in June 2006.

Summarized Financial Information of Equity Investees

The following table presents summarized financial information in conformity with PFRS for equity investees for which we have significant influence as at September 30, 2007 and December 31, 2006 and for the nine months ended September 30, 2007 and 2006.

September 30, 2007 December 31, 2006 (Unaudited) (Audited) (in million pesos) 1,458 1,333

Noncurrent assets

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Current assets	914	1,122
Capital deficiency	(8,935)	(9,618)
Noncurrent liabilities	10,251	10,029
Current liabilities	1,056	2,044

	Nine	
	Months	
	Ended	
	September	
	30,	
	2007	2006
	(Unau	dited)
	(in m	illion
	pes	os)
Revenues	726	624
Revenues less cost of revenues	431	483
Expenses	601	390
Net loss	(170)	(321)

10. Investment Properties

	September 30,	
	2007	December 31, 2006
	(Unaudited)	(Audited)
	(in mil	lion pesos)
Balance at beginning of period	587	701
Disposals	(7)	(112)
Net loss from fair value adjustments		(2)
Balance at end of period (Note 3)	580	587

Investment properties are stated at fair values, which have been determined based on the latest valuations performed by an independent firm of appraisers, which is an industry specialist in valuing these types of investment properties. The valuation undertaken was based on an open market value, supported by a market evidence in which assets could be exchanged between a knowledgeable willing buyer and a knowledgeable willing seller in an arm s-length transaction at the date of valuation, in accordance with international valuation standards.

11. Goodwill and Intangible Assets

Movements in goodwill and intangible assets during the periods are as follows:

	September 30	, 2007 (Unaudited)	December 31	, 2006 (Audited)
	Goodwill Intai	ngible assets Total (Goodwill Intan	gible assets Total
		(in million	pesos)	
Cost:				
Balance at beginning of period	10,137	3,45613,593	1,942	1,991 3,933
Additions during the period	2,266	338 2,604	8,498	1,54010,038
Translation adjustments	(725)	(120) (845)	(303)	(75) (378)
Balance at end of period	11,678	3,67415,352	10,137	3,45613,593
Accumulated amortization and impairment	:			
Balance at beginning of period	438	941 1,379	438	446 884
Amortization during the period		286 286		450 450
Translation adjustments		(14) (14)		(5) (5)
Impairment during the period				50 50
Balance at end of period	438	1,213 1,651	438	941 1,379
Net balance (Note 3)	11,240	2,46113,701	9,699	2,51512,214

In relation to SPi s acquisition of Springfield, the fair value of Springfield s net assets, determined provisionally, was assessed to be equal to its book value, which resulted in goodwill amounting to

Php2,266 million. Intangible assets pertaining to Springfield s customer relationship and customer contracts were initially determined at Php338 million with estimated useful life of five and ten years, respectively. Valuation of intangible assets by independent appraiser is ongoing which is expected to be completed by fourth quarter of 2007.

Other intangible assets consist of:

		-	2007 (Unaudited)		, 2006 (Audited)
		Gro	oss Net	Gro	ss Net
	Estimated				
	Useful	Carrying	Accumulated	Carrying	Accumulated
	Lives	Amount	Amortization	Amount	Amortization
			(in million)	pesos)	
Customer list	1 10 years	1,551	3471,204	1,332	1951,137
Spectrum	15 years	1,205	248 957	1,205	1871,018
	4 years	600	504 96	601	471 130

Technology					
application					
Licenses	5 17 years	318	114 204	318	88 230
		3,674	1,2132,461	3,456	9412,515

As at December 2006, ePLDT has provided an impairment in value of its intangible assets in Level Up! amounting to Php50 million, representing a write-down of such intangible assets to recoverable amounts using the value-in-use approach. The impairment was a result of projected decline on revenues related to certain license agreements. Market value-in-use was based on the discounted cash flow projections using the most recent financial forecast approved by our management.

The future amortization of other intangible assets as at September 30, 2007 are as follows:

	(in million pesos)
2007(1)	49
2008	418
2009	403
2010	365
2011	296
2012 and onwards	930
Balance at end of period	2,461

(1) October 1, 2007 through December 31, 2007

Impairment Testing of Goodwill

Goodwill from Acquisition of Smart Broadband

The test for recoverability of Smart s goodwill was applied to an asset group, representing the lowest level for which identifiable cash flows are largely independent of the cash flows of other groups of assets and liabilities.

Although revenue streams may be segregated between Smart and Smart Broadband through subscribers availing themselves of their respective cellular and wireless broadband services, the cost items and cash flows are difficult to carve out, largely due to the significant portion of shared and common-used networks/platforms. In the case of Smart Broadband, it provides broadband wireless access to its subscribers using Smart s cellular base stations, fiber optic and

IP backbone. With the common use of wireless assets with Smart in providing wireless services, the lowest asset group for Smart Broadband for which cash flows could be clearly identified from other groups of assets will be Smart s wireless business segment.

Our wireless business segment has been our largest revenue and cash flow contributor since 2003. As such, there is no impairment of our wireless business segment. As at December 31, 2006, the recoverable amount of this segment is determined on the basis of value in use calculations using cash flow projections based on the financial budgets approved by Smart s Management covering a 5-year period from 2007 to 2011. The pre-tax discount rate applied to cash flow projections is 10.6% and cash flows beyond the 5-year period are determined using a 2.5% growth rate that is the same as the long-term average growth rate for the telecommunications industry.

The calculation of value in use for Smart s wireless business segment was based on the following assumptions: (a) usage revenues for 2007 were based on the annualized actual year-to-date results available at the time the budget was prepared in 2006; (b) usage revenues were assumed to grow at an average rate of 5% per annum from 2007 to 2011; (c) average capital expenditures per year were assumed at Php8.6 billion from 2007 to 2011; (d) the discount rate used was the weighted average cost of capital; and (e) the growth rate used for cash flows beyond the budget period was based on published industry research.

Annual update in the impairment testing will be completed at year-end.

Goodwill from Acquisition of SPi and its Subsidiary, CyMed

The goodwill acquired through the SPi and CyMed transactions was allocated for impairment testing to each of the cash generating units of those businesses namely: healthcare, litigation and publishing.

As at December 31, 2006, we determined that there would be no impairment loss recognized for each of the cash generating units since the recoverable amount exceeded the carrying amount of the individual assets. The recoverable amount of goodwill was determined using the value in use approach. Value in use was based on the cash flow projections of the most recent financial budgets/forecasts approved by management, which management believes are reasonable and are management s best estimate of the range of economic conditions that will exist over the remaining useful life of the asset.

In determining the appropriate discount rate to be applied, our weighted average cost of capital was used and adjusted for the difference in currency and specific risks associated with the assets or business of a cash-generating unit.

Management assessed the reasonableness of the assumptions by examining the causes of differences between actual
2006 cash flow and budgeted/projected cash flows, with a particular emphasis on the observed trends towards the last
quarter of 2006.

Annual update in the impairment testing will be completed at year-end.

12. Notes Receivable

Investment of ePLDT in Debt Securities of Technology Support Services, Inc., or TSSI (formerly First Advance Multi-Media Entertainment Corp., or FAME)

On June 1, 2004, ePLDT and FAME entered into an agreement whereby ePLDT granted a seven-year zero-coupon loan to FAME amounting to US\$3.1 million. Based on agreement, upon maturity of the loan, which is at the end of seven years from issuance, ePLDT may require FAME to redeem or pay the loan at a redemption value amounting to US\$6.1 million. At any time during the life of the outstanding loan, ePLDT may convert the loan into 20% of the total outstanding capital stock of FAME.

On August 20, 2004, FAME changed its corporate name to TSSI.

On September 14, 2004, ePLDT entered into a second agreement with TSSI whereby ePLDT granted another seven-year zero coupon loan to TSSI amounting to US\$3.1 million with the same terms and features as the first loan. As at September 30, 2007 and December 31, 2006, the aggregate loans of ePLDT to TSSI amounted to Php346 million.

TSSI has been incurring losses from the start of operations due to delays in its projects. On this basis, we recognized a full impairment provision in respect of our notes receivable from TSSI amounting to Php346 million in December 2006.

13. Cash and Cash Equivalents

This account consists of:

:	September 30,	
	2007	December 31, 2006
	(Unaudited)	(Audited)
	(in mil	lion pesos)
Cash on hand and in banks	2,986	3,416
Temporary cash investments	5,485	13,454
	8,471	16,870

Cash in banks earns interest at prevailing bank deposit rates. Temporary cash investments are made for varying periods of up to three months depending on our immediate cash requirements, and earn interest at the prevailing short-term deposit rates. Due to the short-term nature of such transactions, the carrying value approximates the fair value of our temporary cash investments.

14. Trade and Other Receivables

This account consists of receivables from:

	September 30,	
	2007	December 31, 2006
	(Unaudited)	(Audited)
	(in mil	lion pesos)
Customers and carriers	24,650	25,349
Others (Notes 20, 22 and 23)	1,641	1,579
	26,291	26,928
Less allowance for doubtful accounts	16,046	16,770
	10,245	10,158

Movements in the allowance for doubtful accounts are as follows:

	September 30,	December
	2007	31, 2006
	(Unaudited)	(Audited)
	(in million pe	sos)
Balance at beginning of period	16,770	18,525
Provisions for the period (Notes 3 and 5)	1,054	736
Translation adjustments	(39)	(24)
Write-offs	(1,739)	(1,813)
Reversals		(654)
Balance at end of period	16,046	16,770

On October 10, 2002, PLDT entered into a Receivables Purchase Deed, or RPD, with a foreign financial institution, or the Purchaser, under which PLDT agreed (1) to sell its receivables from certain eligible foreign carriers up to September 30, 2007 for an advance payment of US\$50 million and (2) to service, administer and collect the receivables on behalf of the Purchaser. Under the RPD, the Purchaser has no recourse against PLDT should an eligible carrier fail or refuse to settle the assigned/purchased receivables, except when PLDT commits a breach of its representations and warranties under the RPD.

Sale of receivables under the RPD amounted to US\$4 million, or Php167 million, and US\$4 million, or Php213 million, for the nine months ended September 30, 2007 and 2006, respectively. Loss on sale of receivables under the RPD amounted to US\$1 million, or Php6 million, and US\$1 million, or Php22 million, for the nine months ended September 30, 2007 and 2006, respectively.

15. Inventories and Supplies

This account consists of:

	(Unaudited)	December 31, 2006 (Audited)
	(111 11111	lion pesos)
Terminal and cellular phone units:		
At net realizable value	808	556
At cost	933	719
Spare parts and supplies:		

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At net realizable value	684	514
At cost	1,527	1,397
Others:		
At net realizable value	149	160
At cost	150	161
At lower of cost or net realizable value	1,641	1,230

16. Equity

The movement of PLDT s capital accounts as at December 31, 2006 and September 30, 2007 are as follows:

Preferred Stock Php10 par value per share

	Series A to EE IV Total Preferr No. of Shares		Common Stock Php5 par value per share No. of Shares Amount
Authorized		823 Php8,230	234Php1,170
Outstanding		•	
Balance at January 1, 2006	407 36	443 Php4,433	181 Php904
Conversion Issuance	(1)	(1) (11)	7 38
Balance at December 31, 2006 (Audited)	406 36	442 Php4,424	188 Php942
Balance at January 1, 2007	406 36	442 Php4,424	188 Php942
Conversion Issuance	(1)	(1) (7)	1 1
Balance at September 30, 2007 (Unaudited)	405 36	441 Php4,418	189 Php944

Preferred Stock

The preferred stock is non-voting, except as specifically provided by law, and is preferred as to liquidation.

The Series A to EE 10% Cumulative Convertible Preferred Stocks earn cumulative dividends at an annual rate of 10%. After the lapse of one year from the last day of the year of issuance of a particular series of 10% Cumulative Convertible Preferred Stock, any holder of such series may convert all or any of the shares of 10% Cumulative Convertible Preferred Stock held by him into fully paid and non-assessable shares of Common Stock of PLDT, at a conversion price equivalent to 10% below the average of the high and low daily sales price of a share of Common Stock on the PSE, or if there have been no such sales on the PSE on any day, the average of the bid and the asked prices of a share of Common Stock of PLDT at the end of such day on such Exchange, in each such case averaged over a period of 30 consecutive trading days prior to the conversion date, but in no case shall the conversion price be less than the price set by the Board of Directors which, as at September 30, 2007, was Php5.00 per share. The number of shares of Common Stock issuable at any time upon conversion of one share of the subscriber investment plan, or SIP, or the 10% Cumulative Convertible Preferred Stock is determined by dividing Php10.00 by the then applicable conversion price.

In case the shares of Common Stock at anytime outstanding are subdivided into a greater or consolidated into a lesser number of shares, then the minimum conversion price per share of Common Stock will be proportionately decreased or increased, as the case may be, and in the case of a stock dividend, such price will be proportionately decreased, provided, however, that in every case the minimum conversion price shall not be less than the par value per share of Common Stock. In the event the relevant effective date for any such subdivision or consolidation of shares or stock dividend occurs during the period of 30 trading days preceding the presentation of any shares of 10% Cumulative Convertible Preferred Stock for conversion, a similar adjustment will be made in the sales prices applicable to the trading days prior to such effective date utilized in calculating the conversion price of the shares presented for conversion.

In case of any other reclassification or change of outstanding shares of Common Stock, or in case of any consolidation or merger of PLDT with or into another corporation, the Board of Directors shall make such provisions, if any, for adjustment of the minimum conversion price and the sales price utilized in calculating the conversion price as the Board of Directors, in its sole discretion, shall be deemed appropriate.

At PLDT s option, the Series A to EE 10% Cumulative Convertible Preferred Stocks are redeemable at par value plus accrued dividends five years after the year of issuance.

On January 30, 2007, the Board of Directors designated 150,000 shares of serial preferred stock as Series HH 10% Cumulative Preferred Stock for issuance from January 1, 2007 up to December 31, 2009.

The issuance of SIP Series FF, GG and HH is an exempt transaction under Section 10.2 of the Securities Regulation Code, as confirmed by the Philippine SEC on April 2, 2007.

On October 24, 2005, PLDT issued to JPMorgan, as depositary, and to the holders of the Series III Convertible Preferred Stock a notice of mandatory conversion of all of its outstanding 4,616,200 shares of Series III Convertible

Preferred Stock into shares of PLDT Common Stock. The conditions for mandatory conversion under the terms of the Series III Preferred Stock have been satisfied, including:

(i) that the average closing price of PLDT s ADSs for the 30-day period ending seven days prior to the date in which notice of the mandatory conversion was given was above US\$29.19 a share; (ii) that there were no dividends in arrears on any shares of the Series III Convertible Preferred Stock; and (iii) that PLDT had sufficient distributable reserves to pay the fixed preferential dividends on the shares of Series III Convertible Preferred Stock, calculated down to and including the mandatory conversion date.

In November 2005, PLDT issued 710,891 shares of common stock on account of the voluntary conversion of 415,023 shares of Series III Convertible Preferred Stock.

As at December 19, 2005, as a result of PLDT s issuance of a notice of mandatory conversion, all of the outstanding shares of Series III Convertible Preferred Stock were voluntarily and mandatorily converted into shares of PLDT Common Stock wherein each share of Series III Convertible Preferred Stock was converted into 1.7129 shares of Common Stock. A total of 7,907,032 shares of PLDT s Common Stock were issued as a result of the voluntary and mandatory conversions of all of the Series III Convertible Preferred Stock.

The Series IV Cumulative Non-Convertible Redeemable Preferred Stock earns cumulative dividends at an annual rate of 13.5% based on the paid-up subscription price. It is redeemable at the option of PLDT at any time one year after subscription and at the actual amount paid for such stock, plus accrued dividends. On February 26, 2002, the Board of Directors called for the payment of a portion of the balance of the subscription price of the Series IV Cumulative Non-Convertible Redeemable Preferred Stock amounting to Php72 million, which was paid on March 5, 2002. On March 22, 2002, PLDT redeemed 60 million shares out of the 360 million subscribed shares of its Series IV Cumulative Non-Convertible Preferred Stock and paid Php72 million, representing the redemption price plus unpaid dividends up to the date of redemption.

The provisions of certain subscription agreements involving preferred stock have an effect on the ability of PLDT to, without written consent, sell certain assets and pay cash dividends unless all dividends for all past quarterly dividend periods have been paid, and provision has been made for the currently payable dividends.

17. Interest-bearing Financial Liabilities

This account consists of the following:

September 30,

2007 December 31, 2006 (Unaudited) (Audited) (in million pesos)

Long-term portion of interest-bearing financial liabilities - net of current portion:

Long-term debt (Note 24)	57,273	63,769
Obligations under capital lease (Notes 8 and 24)	26	106
Preferred stock subject to mandatory redemption (Note 24)		1,369
	57,299	65,244

Current portion of interest-bearing financial liabilities: