



DMCI HOLDINGS

I N C O R P O R A T E D

3rd floor

DACON Building

2281 Don Chino Roces Ave.

(formerly Pasong Tamo Ext.)

Makati City 1231, Philippines

(632) 888 • DMCI

(632) 888 • 3000

Facsimile

(632) 816 • 7362

E-Mail

dmcihi@dmcinet.com

NOTICE OF ANNUAL MEETING OF STOCKHOLDERS

Dear Stockholders:

Please be notified that the annual meeting of stockholders of DMCI Holdings, Inc. (the "Corporation") will be held on July 27, 2011, Wednesday, at 9:00 a.m., at the New Function Room, Manila Golf and Country Club, Forbes Park, Makati City, with the following agenda:

1. Call to Order
2. Report on Attendance and Quorum
3. Approval of Minutes of Previous Stockholders' Meeting
4. Management Report for the year ended December 31, 2010
5. Ratification of all Acts of the Board of Directors and Officers during the preceding year
6. Appointment of Independent Auditor
7. Election of Directors including two Independent Directors (as defined under the Corporation's Manual on Corporate Governance)
8. Other Matters
9. Adjournment

Stockholders of record as of June 17, 2011 will be entitled to notice of, and to vote at said annual meeting or any adjournment or postponement thereof.

Validation of proxies shall be held on July 21, 2011, at 2:00 p.m. at the principal office of the Corporation.

On the day of the meeting you, or your duly designated proxy, are hereby required to bring this Notice, and any form of identification (i.e. driver's license, company I.D., TIN card, etc.) to facilitate registration. Registration starts at exactly 8:15 a.m. and closes at 8:45 a.m.

Makati City, Metro Manila,

June 15, 2011.

For the Board of Directors:

ATTY. NOEL A. LAMAN

Corporate Secretary

Subsidiaries

D.M. Consunji, Inc.

DMCI Project

Developers, Inc.

Atlantic, Gulf &

Pacific, Company

of Manila, Inc.

Semirara Mining

Corporation

COVER SHEET

A S O 9 5 0 0 2 2 8 3

SEC Registration Number

D M C I H O L D I N G S , I N C .

(Company's Full Name)

3 R D F L R . D A C O N B L D G . 2 2 8 1
P A S O N G T A M O E X T . M A K A T I C I T Y

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

HERBERT M. CONSUNJI
Contact Person

888-3000
Company Telephone Number

(Last Wednesday of July)

1 2 3 1
Month Day
Fiscal Year

SEC Form 20-IS
Definitive Information Statement
FORM TYPE

0 7 2 7
Month Day
Annual Meeting

N.A.

Secondary License Type, If Applicable

C F D
Dept Requiring this Doc

Amended Articles Number / Section

Total Amount of Borrowings

Total No. of Stockholders

Domestic Foreign

To be accomplished by SEC Personnel concerned

File Number

LCU

Document ID

Cashier

STAMPS

Remarks: Please use BLACK ink for scanning purposes

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 20-IS

**INFORMATION STATEMENT PURSUANT TO SECTION 20
OF THE SECURITIES REGULATION CODE**

1. Check the appropriate box:

Preliminary Information Statement

Definitive Information Statement

2. Name of Corporation as specified in its charter: **DMCI Holdings, Inc.**

3. Province, country or other jurisdiction of incorporation or organization: **Philippines**

4. SEC Identification Number: **ASO95-002283**

5. BIR Tax Identification Code: **004-703-376**

6. Address of principal office Postal Code: **3rd Floor, Dacon Building
2281 Don Chino Roces Avenue
1231 Makati City
Metro Manila**

7. Corporation's telephone number, including area code: **(632) 888-3000**

8. Date, time and place of the meeting of security holders:
**July 27, 2011, Wednesday
9:00 A.M.
New Function Room,
Manila Golf and Country Club,
Forbes Park, Makati City**

9. Approximate date on which the Information Statement is first to be sent or given to security holders: **July 1, 2011**

10. In case of Proxy Solicitations:

Name of Person Filing the Statement/Solicitor: **The Management of the Corporation**

Address and Telephone No.: **3rd Floor, Dacon Building
2281 Don Chino Roces Avenue
1231 Makati City
Metro Manila
(632) 888-3000**

11. Securities registered pursuant to Sections 8 and 12 of the Code or Sections 4 and 8 of the RSA (information on number of shares and amount of debt is applicable only to corporate registrants):

<u>Title of Each Class</u>	<u>No. of Shares Outstanding</u>	<u>Amount</u>
Common Shares	2,655,494,000	Php2,655,494,000.00
Preferred Shares	3,780	3,780.00
TOTAL	2,655,497,780	Php2,655,497,780.00

12. Are any or all of Corporation's Securities Listed with the Philippine Stock Exchange?

Yes (√)

No ()

PART I
INFORMATION REQUIRED IN INFORMATION STATEMENT

A. GENERAL INFORMATION

Item 1. Date, Time and Place of Meeting

The enclosed proxy is solicited for and on behalf of the Management of **DMCI HOLDINGS, INC.** (hereinafter called the "Corporation") for use in connection with the annual meeting of the stockholders to be held on July 27, 2011 (Wednesday), at 9:00 A.M. at the New Function Room, Manila Golf and Country Club, Forbes Park, Makati City.

The definitive information statement and form of proxy will be sent to the stockholders of record as of June 17, 2011 (the "Record Date") on or before July 1, 2011.

The matters to be considered and acted upon at such meeting are referred to in the Notice and are more fully discussed in this statement.

The complete mailing address of the Corporation is:

3rd Floor, Dacon Building
2281 Don Chino Roces Avenue
1231 Makati City
Metro Manila, Philippines

Item 2. Dissenter's Right of Appraisal

The proposed corporate actions to be voted upon by the stockholders at the July 27, 2011 annual meeting are not among the items provided in Section 81 of the Corporation Code of the Philippines, with respect to which a dissenting stockholder may exercise his appraisal right. Thus, the dissenter's right of appraisal as provided under Section 81 of the Corporation Code of the Philippines is not applicable in any of the matters to be voted upon by the stockholders.

Item 3. Interest of Certain Persons in or Opposition to Matters to be Acted Upon

No director, officer, nominee for director, or associate of any of the foregoing, has any substantial interest, direct or indirect, by security holdings or otherwise, on any matter to be acted upon, other than election to office. No director has informed the Corporation in writing of any intention to oppose any action to be taken during the meeting.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting Securities and Principal Holders thereof

(a) As of the Record Date, which is the date to determine the stockholders entitled to notice and to vote at the annual stockholders meeting on July 27, 2011, the Corporation has the following outstanding shares:

Common shares (voting) - 2,655,494,000 shares

- (b) The Record Date is June 17, 2011. Only holders of Common Shares as of the Record Date shall be entitled to vote in the election of directors in the manner provided hereunder. On the approval of the minutes of the previous meeting, ratification of all acts of the Board of Directors and officers during the previous year, and appointment of the independent auditor, each share of outstanding common stock is entitled to one vote.
- (c) In the election of directors, every stockholder entitled to vote shall have the right to vote in person or by proxy the number of common shares of stock standing in his name at record date. A stockholder entitled to vote may vote such number of shares for as many persons as there are directors to be elected, or he may cumulate said shares and give one candidate as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many candidates as he shall see fit. Provided, that the total number of votes cast by a stockholder shall not exceed the number of shares owned by him as shown in the books of the Corporation multiplied by the whole number of directors to be elected.

Pursuant to the provisions of Article III, Section 2 of the Amended By-Laws of the Corporation, all nominations for the election of directors shall be submitted in writing to the Board of Directors, with the consent of the nominees, at least ten (10) days before the scheduled annual stockholders' meeting.

(d) Security Ownership of Certain Record and Beneficial Owners

The following table sets forth as of **May 31, 2011**, the record and/or beneficial owners of more than 5% of the outstanding Common Shares of the Corporation which are entitled to vote and the amount of such record and/or beneficial ownership.

Title of Class	Name, Address of Record Owner and Relationship with Issuer	Name and Address of Beneficial Owner and Relationship with Record Owner	Citizenship	Number of Shares Held	Percent of Class
Common	DACON Corporation c/o DMCI Holdings, Inc. 2281 Pasong Tamo Extension Makati City Dacon Corp. is a stockholder of the Corporation	See attached Schedule 2. Beneficial owners are stockholders of Dacon Corp. ¹	Filipino	1,367,756,488	51.506668%
Common	DFC Holdings, Inc. Dacon Bldg. 2281 Don	See attached schedule Beneficial owners are	Filipino	461,146,838	17.365765%

¹ Mr. Victor A. Consunji or Mr. Jorge A. Consunji shall have the right to vote the shares of DACON Corporation.

	Chino Roces Avenue, Makati City DFC Holdings, Inc. is a stockholder of the Corporation	stockholders of DFC Holdings, Inc.			
Common	Philippine Central Depository, Inc. (PCD) Ground Floor, Makati Stock Exchange Building 6767, Ayala Avenue Makati City PCD is the registered owner of the shares in the books of the Corporation's transfer agent	(See attached Schedule 3.) The beneficial owners of such shares are Philippine Depository and Trust Corporation ("PDTC") participants, who hold the shares on their behalf or on behalf of their clients	Foreigner	438,471,450	16.511860%
Common	Philippine Central Depository, Inc. (PCD) Ground Floor, Makati Stock Exchange Building 6767, Ayala Avenue Makati City PCD is the registered owner of the shares in the books of the Corporation's transfer agent	See attached Schedule 3. The beneficial owners of such shares are Philippine Depository and Trust Corporation ("PDTC") participants, who hold the shares on their behalf or on behalf of their clients	Filipino	313,389,987	11.01570%

Below is the list of the individual beneficial owners under PCD, Inc. account holding more than 5% of the outstanding Common Shares of the Corporation.

Title of Class	Name and Address of Beneficial Owner and Relationship with Record Owner	Citizenship	Number of Shares Held	Percent of Class
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Common	The Hongkong and Shanghai Banking Corp. Ltd 12 th Floor, The Enterprise Center, Tower 1, Ayala Avenue, Makati City ²	Foreign	142,591,449	5.36968%
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(e) Security Ownership of Management

The table sets forth as of **May 31, 2011**, the record or beneficial stock ownership of each Director of the Corporation and all Officers and Directors as a group.

Title of Class	Name of Beneficial Owner	Amount and Nature of Beneficial Ownership	Citizenship	Percent of Class
Common	David M. Consunji	1,000 Direct	Filipino	0.306619%
Common	Cesar A. Buenaventura	1,000 Direct	Filipino	0.000038%
Common	Isidro A. Consunji	1,000 Direct	Filipino	0.052759%
Common	Ma. Edwina C. Laperal	1,000 Direct	Filipino	0.224531%
Common	Victor A. Consunji	1,000 Direct	Filipino	3.264272%
Common	Jorge A. Consunji	1,000 Direct	Filipino	3.264280%
Common	Herbert M. Consunji	1,600 Direct	Filipino	0.000060%
Common	Antonio Jose U. Periquet	25,000 Direct	Filipino	0.000941%
Common	Honorio O. Reyes-Lao	20,000 Direct	Filipino	0.000753%
Common	Cristina C. Gotianun	1,000 Direct	Filipino	3.977253%
Common	Noel A. Laman	20,000 Direct	Filipino	0.000753%
Common	Victor S. Limlingan	1,000 Direct	Filipino	0.000038%
Aggregate Ownership		74,600		0.002819%

All the above named directors and officers of the Corporation are the record and beneficial owners of the shares of stock set forth opposite their respective names.

(f) Voting Trust Holders of 5% or more

The Corporation is not aware of any person holding more than 5% of the shares of Corporation under a voting trust or similar agreement.

(g) Changes in Control

From January 1, 2011 to date, there has been no change in control of the Corporation. Neither is the Corporation aware of any arrangement which may result in a change in control of it.

² Any one of the following shall have the right to vote the shares on behalf of the clients of HSBC:

- | | |
|---------------------------------------|--|
| <i>a. Rosa Maria C. Tantoco</i> | <i>Senior Vice President, Custody & Clearing</i> |
| <i>b. Patricia F. Barrenechea</i> | <i>Vice President, Custody & Clearing</i> |
| <i>c. Nilo Antonio J. Dicen</i> | <i>Vice President, Custody & Clearing</i> |
| <i>d. Anna Kristina V.C. Layosa</i> | <i>Vice President, Custody & Clearing</i> |
| <i>e. Carlos Lorenzo P. Mondonado</i> | <i>Asst. Vice President, Custody & Clearing</i> |
| <i>f. Benjamin JDP Concepcion</i> | <i>Asst. Vice President, Custody & Clearing</i> |

Item 5. Directors and Executive Officers

(a) Incumbent Directors and Executive Officers.

The following are the incumbent directors and executive officers of the Corporation:

Name	Position	Age	Citizenship
David M. Consunji	Chairman of the Board	89	Filipino
Cesar A. Buenaventura	Vice-Chairman of the Board	81	Filipino
Isidro A. Consunji	President/Chief Executive Officer	63	Filipino
Herbert M. Consunji	Vice President & Chief Finance Officer/Director/Compliance Officer	58	Filipino
Ma. Edwina C. Laperal	Treasurer	50	Filipino
Cristina C. Gotianun	Assistant Treasurer	56	Filipino
Jorge A. Consunji	Director	59	Filipino
Victor A. Consunji	Director	60	Filipino
Antonio Jose U. Periquet	Director (Independent)	50	Filipino
Honorio O. Reyes-Lao	Director (Independent)	66	Filipino
Victor S. Limlingan	Managing Director	67	Filipino
Noel A. Laman	Corporate Secretary	71	Filipino

The following are the Corporate Governance Committees pursuant to the Corporation's Manual on Corporate Governance and Article VI of the Amended By-laws.

Nomination and Election Committee:

Antonio Jose U. Periquet (Independent Director)	Chairman
David M. Consunji	Member
Isidro A. Consunji	Member
Ma. Edwina C. Laperal	Member

Compensation and Remuneration Committee:

Honorio O. Reyes-Lao	Chairman
Jorge A. Consunji	Member
Cesar A. Buenaventura	Member

Audit Committee:

Honorio O. Reyes-Lao	Chairman
Antonio Jose U. Periquet (Independent Director)	Member
Isidro A. Consunji	Member
Herbert M. Consunji	Member

On February 14, 2007, the SEC approved the Company's Amended By-Laws which incorporated the provisions of SRC Rule 38. Attached as Schedule 4 hereof are copies of the Certifications on the Qualifications and Lack of Disqualifications of the nominees for independent directors.

(b) Term of office.

The term of office of the Directors and executive officers is one (1) year from their election as such until their successors are duly elected and qualified.

(c) Business experience of the Directors and Officers during the past five (5) years.

David M. Consunji is the Founder and Chairman of the Board of Directors of D.M. Consunji, Inc. Mr. Consunji is also Chairman of Dacon Corporation, and Semirara Mining Corporation. Mr. Consunji served as the Secretary of the Department of Public Works, Transportation and Communications from August 1971 to 1975. Awards and recognition received by Mr. Consunji include (i) named Meralco Awardee in Engineering and Applied Sciences, 1994; (ii) recipient of the Civil Engineer Diamond Jubilee Award presented by the University of the Philippines Alumni Engineers in 1985; (iii) One of the Ten Outstanding Civil Engineers in 1982 by the Philippine Institute of Civil Engineers; (iv) recipient of Doctor of Laws, honoris causa, University of the Philippines in 1993; (v) named Outstanding Citizen of the City of Manila for Engineering in 1979; and (vi) named Management Association of the Philippines Awardee in 1996, Outstanding Alumni Engineer of the University of Phils. Alumni Engineers in 2010, and Icon of the Philippine Construction Industry 2010 by the Phil. Constructors Association. Mr. David Consunji has served the Corporation as Chairman of the Board for sixteen (16) years.

Cesar A. Buenaventura, is Managing Partner of Buenaventura Echaz and Partners Financial Services. He is currently a Director of the following: DMCI Holdings, Inc., Semirara Mining Corporation, iPeople Inc., D.M. Consunji, Inc., Petroenergy Resources Corp., AG&P Company of Manila, Inc., Maibarara Geothermal, Inc. (Chairman), Montecito Properties, Inc. (Vice Chairman), Pilipinas Shell Petroleum Corp., Philippine American Life Insurance Company and Manila International Airport Authority. He was chosen Management Man of the Year in 1985 by MAP and in January 1991, he was personally granted the award of Honorary Officer of the Order of the British Empire by her Majesty Queen Elizabeth II. Mr. Buenaventura has served the Company as Vice Chairman for sixteen (16) years.

Isidro A. Consunji is a regular Director of the following: DMCI Project Developers, Inc., Semirara Mining Corporation, Dacon Corporation, DMCI-MPIC Water Company, Inc. Crown Equities, Inc. and Beta Electric Corporation. His other positions include: Chairman of the Board of Directors of DMCI Homes, Beta Electric Corporation; President of Dacon Corporation, and DMCI Project Developers, Inc., Mr. Isidro Consunji has served the Corporation as a regular director for sixteen (16) years.

Herbert M. Consunji is a Partner in H.F. Consunji & Associates. He is also the Chairman of Subic Water and Sewerage Company, Inc., a regular Director of DMCI Project Developers, Inc., Semirara Mining Corporation, DMCI-MPIC Water Company, Inc., Maynilad Water Services, Inc., DMCI Mining Corp., DMCI Power Corporation and the Chief Operating Officer of Maynilad Water Services, Inc. Mr. Herbert Consunji has served the Corporation as a regular director for sixteen (16) years.

Jorge A. Consunji is the President and Chief Operating Officer of D.M. Consunji, Inc. His other positions include: Director of Semirara Mining Corporation, Beta Electric Corp., Atlantic, Gulf & Pacific Company of Manila, Inc., Chairman of Wire Rope Corporation, and Treasurer of Dacon Corporation. Mr. Jorge Consunji has served the Corporation as a regular director for sixteen (16) years.

Victor A. Consunji is a Director of the following: DMCI Holdings, Inc., Dacon Corporation (Vice-President), Semirara Mining Corporation (President), One Network Bank (Chairman), M&S Company, Inc., Sodaco Agricultural Corporation, Sirawai Plywood & Lumber Corp. (Chairman), DMC Urban Property Developers, Inc., DM Consunji, Inc., and Ecoland Properties Development Corporation. Mr. Victor Consunji has served as a regular director of the Corporation for sixteen (16) years.

Ma. Edwina C. Laperal is the Treasurer of DMCI Holdings, Inc., Dacon Corporation, DMCI Project Developers, Inc., and DMCI Urban Property Developers, Inc.; Regular Director of DMCI Holdings, Inc., DMCI Project Developers, Inc., and D.M. Consunji, Inc. Ms. Laperal has served the Corporation as Treasurer for sixteen (16) years.

Honorio O. Reyes-Lao is the Director of Philippine Business Bank from 2010 up to present. He was the President and Director of Gold Venture Lease and Management Services, Inc, 2008-2009; Senior Business Consultant of the Antel Group of Companies, 2007-2009; Senior Management Consultant of East West Banking Corporation, 2005-2006. Prior to 2005, Mr. Reyes-Lao was the Senior Vice-President of China Banking Corporation in charge of the lending operation under the Account Management Group. He was a Director of the First Sovereign Asset Management Corporation, 2004-'06; Director and Treasurer of CBC Insurance Brokers, Inc, 1998- 2003 : Director of CBC Forex Corporation, 1997-2002; and CBC Properties and Computer Center, Inc, 1993-2006. His civic affiliations are the Makati Chamber of Commerce and Industries - past President; Rotary Club of Makati West – Treasurer; and a Fellow in the Institute of Corporate Directors, a professional organization which espouses good corporate governance in both private and public organizations. Mr. Reyes-Lao has served the Company as Independent Director for two (2) years (since 2009).

Antonio Jose U. Periquet is currently the Chairman of Pacific Main Holdings and a director of the Development Bank of the Philippines, DBP Insurance Brokers, Inc., DBP Leasing Corporation, the Metro Rail Transit Corporation, Lyceum of the Philippines University, Capstone Technologies, Inc., and The Straits Wine Company, Inc. He is also an independent director of Ayala Corporation, BPI Capital Corporation and Philippine Seven Corporation. He was previously chairman of Deutsche Regis Partners, Inc. and a executive director of various financial institutions in London and Hong Kong. Mr. Periquet holds an MBA from the University of Virginia, a MSc in Development Economics from Oxford University and a Bachelor of Arts degree in Economics from the Ateneo de Manila University. He is a member of the Dean's Global Advisory Council, Darden School of Business, University of Virginia. Mr. Periquet has served the company as an Independent Director since 2010.

Victor S. Limlingan is Managing Director of DMCI Holdings, Incorporated as well as a director of D. M. Consunji, Incorporated and Dmci Project Developers Inc. (DMCI Homes). He is presently an independent director of Sika Philippines, a subsidiary of Sika International of Switzerland and Monarch Insurance, a joint venture company owned by Malaysian and Sri Lankan groups. An educator, he holds a Doctorate in Business Administration from the Harvard Business School. He was a Full Professor at the Asian Institute of Management as well as a member of the Presidential Task Force on Education. Presently, he is the Chairman of the Guagua National Colleges. He and his wife Marita own and manage Regina Capital Development Corporation, a member of the Philippine Stock Exchange as well as Cristina Travel Corporation. Dr. Limlingan has served the Company as Independent Director for three years (from 2006-2009). On February 1, 2009, he was appointed as the Managing Director of the Corporation.

Cristina C. Gotianun is a Director of Dacon Corporation, D.M. Consunji, Inc, Asia Industries, Inc., DMCI Power Corporation, DMC Construction Equipment Resources, Inc., DMC Urban Property Developers, Inc., M&S Company, Inc., Prime Ortigas Development Corporation and South Davao Development Co., Inc.. Her other positions include: Vice-President for Administration of Semirara Mining Corp., Treasurer of DMCI Power Corp., Vice President for Finance Administrative/Chief Finance Officer of D.M. Consunji, Inc., and Corporate Secretary of Dacon Corporation and DMC Urban Property Developers, Inc.. Ms. Gotianun has served the Corporation as Asst. Treasurer for sixteen (16) years.

Noel A. Laman is a founder and Senior Partner of Castillo Laman Tan Pantaleon & San Jose. His other positions include: Treasurer of the DCL Group of Companies (Manpower Resources of Asia/Sealanes Marine Services/Center for Multicultural Studies/CRAFT Technologies, Inc.); Director and Corporate Secretary of GlaxoSmithkline Philippines Inc, Boehringer Ingelheim (Phils.), Inc., and

Merck, Inc. He is an active member of the Intellectual Property Association of the Philippines, the Philippine Bar Association, and have been a speaker in local and foreign legal seminars and a resource person of various foreign chambers of commerce in the Philippines. Mr. Laman's practice of law includes corporate law, intellectual property and mergers and acquisition. He is the firm's representative to the State Capital Group, a US based group of international law firms. Atty. Laman has served the Corporation as Corporate Secretary for sixteen (16) years.

(d) Independent Directors.

Mr. Antonio Jose U. Periquet and Mr. Honorio Reyes Lao are currently the Corporation's independent directors. Mr. Honorio Reyes Lao was elected to such position during the annual meeting held in July, 2009, while Mr. Periquet was elected to such position on August 24, 2010.

Under its Manual of Corporate Governance, the Corporation is required to have at least two (2) Independent Directors or such number of Independent Directors as shall constitute at least twenty (20%) percent of the members of the Board of Director of the Corporation. Attached hereto as Schedule 1 is the Final List of Candidates for Independent Directors. The candidates for independent directors were nominated as such by Mr. Jose L. Merin, who has no family and/ or business relationships or affiliations with the two (2) nominees. The two (2) nominees for Independent Directors were selected by the Board Nomination and Election Committee in accordance with the guidelines in the Manual of Corporate Governance, the Code of Corporate Governance (SEC Memorandum Circular No. 2, Series of 2002), and the Guidelines on the nomination and election of Independent Directors (SRC Rule 38).

(e) Other directorships held in reporting companies naming each company.

David M. Consunji	Chairman of the Board Semirara Mining Corporation Regular Director
Cesar A. Buenaventura	Director, Semirara Mining Corporation and Atlantic, Gulf & Pacific Company of Manila, Inc. Regular Director
Isidro A. Consunji	Director, D. M. Consunji, Inc. Director, DMCI Project Developers, Inc. Director, DMCI Power Corporation Director & Vice-Chairman, Semirara Mining Corporation Director, Maynilad Water Services, Inc. Regular Director
Victor A. Consunji	Director, Semirara Mining Corporation Director, DMCI Power Corporation Regular Director
Jorge A. Consunji	Director, Semirara Mining Corporation Director, D. M. Consunji, Inc. Director, Maynilad Water Services, Inc. Regular Director
Ma. Edwina C. Laperal	Director, DMCI Project Developers, Inc. Regular Director
Herbert M. Consunji	Director, Semirara Mining Corporation Director, DMCI Project Developers, Inc. Director, DMCI Power Corporation Director, Maynilad Water Services, Inc.

Regular Director

(f) Family Relationship

The family relationship up to the fourth civil degree either by consanguinity or affinity among directors, executive officers or persons nominated or chosen by the Corporation to become directors or executive officers is stated below:

<u>Name</u>	<u>Relationship</u>
David M. Consunji	Father of Isidro A. Consunji, Victor A. Consunji, Jorge A. Consunji, Ma. Edwina C. Laperal and Cristina C. Gotianun
Herbert M. Consunji	Nephew of David M. Consunji and cousin of Isidro A. Consunji, Jorge A. Consunji, Victor A. Consunji, Ma. Edwina C. Laperal and Cristina C. Gotianun

(g) Since the last annual stockholders' meeting of the Corporation, no Director has resigned or declined to stand for reelection to the Board of Directors of the Corporation because of any disagreement with the Corporation on any matter relating to the Corporation's operations, policies or practices.

(h) Involvement in Legal Proceedings

Except for the following, none of the directors, executive officers and nominees for election is subject to any pending material legal proceedings as of the date of filing of this report. For the past five years, none of the directors, executive officer, or control person of the registrant has been subject to (a) any bankruptcy petition; (b) conviction by final judgment; (c) subject to any order, judgment or decree; or (d) violation of securities or commodities law.

Consolidated Criminal Complaints of
Rodolfo V. Cruz, et al. v. Isidro A. Consunji,
Edwina C. Laperal, Cesar A. Buenaventura, et al.
IS Nos. 03-57411-I, 03-57412-I, 03-57413-I,
03-57414-I, 03-57415-I, 03-57446-I and 03-57447-I
Department of Justice, National Prosecution Service

This involves a complaint for violation of Article 315 (2) (a) of the Revised Penal Code, as qualified by PD No. 1689. Private complainants claim to have been induced to buy shares of stock of Universal Leisure Club ("UL Club"), on the representation that as members, they will enjoy the facilities of a project known as "a network of 5 world clubs" to be developed by Universal Leisure Corporation ("ULC"), the project proponent and the seller of the UL Club shares. ULC, however, failed to develop the project. Mr. Isidro A. Consunji, Mrs. Edwina C. Laperal and Mr. Cesar A. Buenaventura were named as respondents in their capacity as directors of UL Club, ULC and Universal Rightfield Property Holdings, Inc. ("URPHI"), the latter being the parent of ULC.

In its 1st Indorsement dated December 9, 2003, the City Prosecutor for Mandaluyong City, acting on a motion for inhibition filed by complainants, through counsel, recommended that further proceedings

be conducted by the Department of Justice. In an order dated February 3, 2004, the Department of Justice designated State Prosecutor Geronimo Sy to conduct the preliminary investigation of this case. The last pleading filed is a notice of change of address dated June 27, 2008 filed by complainants' counsel. This case remains pending to date.

(i) Significant employees

The following are the significant employees of the Corporation who are not executive officers but who are expected by Corporation to make a significant contribution to the business:

Significant Employees	Position held in Corporation	Citizenship	Age
Ma. Luisa C. Austria	Administrative / Accounting Officer	Filipino	60
Aldric G. Borlaza	Finance Officer	Filipino	33

Although the Corporation has and will likely continue to rely significantly on the aforementioned individuals, it is not dependent on the services of any particular employee. It does not have any special arrangements to ensure that any employee will remain with the Corporation and will not compete upon termination.

(j) Business experience of the significant employees of the Corporation for the last five years:

Ma. Luisa C. Austria is a former Accounting Supervisor of D. M. Consunji, Inc. (1989 to 1996). She is now the Administrative/ Accounting Officer of the Corporation and has held said position for fifteen (15) years.

Aldric G. Borlaza worked for three (3) months in SGV, Assurance or External Audit group, involving basic audit of accounting controls, documents and paper trail as well as basic preparation of Audited Financial Statements (January 2002 to March 2002). He has been the Finance Officer of the Corporation for nine (9) years.

(k) Certain Relationships and Related Transactions

In the regular course of business, the Group's significant transactions with related parties, which are accounted for at market prices normally charged to unaffiliated customers for similar goods and services, consisted primarily of interest and noninterest-bearing cash and operating advances made by the Group to and from various associates and other related parties.

Related parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making the financing and operating activities. Parties are also considered to be related if they are subject to common control of common significant influence.

- (a) Comprehensive surety, corporate and letters of guarantee issued by the Company and DMCI for various credit facilities granted to and for full performance of certain obligations by certain related parties.
- (b) Certain assets of the Group, associates and other related parties were placed under accommodation mortgages to secure the indebtedness of the Group, its associates and other related parties.

- (c) Interest and non interest-bearing cash and operating advances made by the Group to and from various associates and other related parties.
- (d) Engineering and construction works of the water business is contracted to the construction segment of the Company. These projects are bid out to various contractors and are awarded on arms length transactions. The interrelated contracts amounted to Php 3,415,189,814.99 and Php 3,182,591,462.08 as of March 31, 2011 and March 31, 2010 respectively, where Php 334,753,593.92 and Php 498,122,761.33 were booked for the period ended March 31, 2011 and March 31, 2010 respectively.

Item 6. Compensation of Directors and Executive Officers

ANNUAL COMPENSATION

<u>Name</u>	<u>Principal Position</u>	<u>Year</u>	<u>Salary</u>	<u>Bonus</u>	<u>Other annual compensation</u>
Isidro A. Consunji	President/Chief Executive Officer				
Herbert M. Consunji	Vice President & Chief Financial Officer				
David M. Consunji	Chairman of the Board of Directors				
Cristina C. Gotianun	Asst. Treasurer				
Ma. Edwina C. Laperal	Treasurer				
		2009	P 34,817,379.00		P 5,342,802.21
		2010	P 23,540,309.00		P 4,317,355.00
		2011*	P 23,540,309.00		P 4,317,355.00
		TOTAL:	P 81,897,997.00	P --	P 13,977,512.21
		YEARS			
All other directors and executive officers as a group unnamed		2009	P 1,294,766.59		P 1,294,766.59
		2010	P 2,724,413.00		P 3,719,329.58
		2011*	P 2,724,413.00		P 3,719,329.58
		TOTAL:	P 6,743,592.59	P --	P 8,9733,425.75

**Approximate figures*

There is no contract covering their employment with the Corporation and they hold office by virtue of their election to office. The Company has no agreements with its named executive officers regarding any bonus, profit sharing, pension or retirement plan.

There are no outstanding warrants, options, or right to repurchase any securities held by the directors or executive officers of the Company.

Item 7. Independent Public Accountant

- (a) The auditing firm named below will be recommended to the stockholders for appointment as the Corporation's principal accountant for the ensuing fiscal year. Conformably with SRC Rule 68(3)(b)(iv), the Corporation's independent public accountant shall be rotated, or the handling partner shall be changed, every 5 years. The handling partner, Ms. Jessie D. Cabaluna, will be the engagement partner until year 2011.

SyCip Gorres Velayo & Co.
6760 Ayala Avenue
Makati City, Metro Manila

- (b) SyCip Gorres Velayo & Co. was the same principal accountant of the Corporation for the fiscal year most recently completed December 31, 2010.
- (c) Representatives of SGV & Co. are expected to be present at the stockholders' meeting. They will have the opportunity to make a statement if they desire to do so and they are expected to be available to respond to appropriate questions.
- (d) The members of the Corporation's Audit Committee are:

Honorio O. Reyes-Lao (Independent Director)	Chairman
Antonio Jose U. Periquet (Independent Director)	Member
Isidro A. Consunji	Member
Herbert M. Consunji	Member

- (e) Sycip Gorres Velayo & Co. has no shareholdings in the Corporation nor any right, whether legally enforceable or not, to nominate persons or to subscribe for the securities in the Corporation. Sycip Gorres Velayo & Co. will not receive any direct or indirect interest in the Corporation or in any securities thereof (including options, warrants or rights thereto) pursuant to or in connection with the Offer. The foregoing is in accordance with the Code of Ethics for Professional Accountants in the Philippines.
- (f) There are no disagreements on any matter of accounting principle or practices, FS disclosures, etc., between Sycip Gorres Velayo & Co. and the Corporation.

C. ISSUANCE AND EXCHANGE OF SECURITIES

Item 8. Authorization or Issuance of Securities Other than for Exchange

There are no issues regarding the issuance of securities other than for exchange.

D. OTHER MATTERS

Item 9. Action with respect to Reports

Summary of Items to be Submitted for Stockholders' Approval

(1) *Approval of the Minutes of the Annual Stockholders' Meeting held on July 28, 2010*

The minutes of the annual stockholders' meeting held on July 28, 2010 will be submitted for approval of the stockholders at the annual meeting to be held on July 27, 2011. Below is a summary of the items and/or resolutions approved at the annual stockholders' meeting held on July 28, 2010:

- (a) The Chairman of the Board of Directors of the Corporation called the meeting to order. The Secretary of the meeting certified that a quorum existed for the transaction of business.
- (b) The stockholders approved the minutes of the annual stockholders' meeting held on July 29, 2009.
- (c) The President of the Corporation presented the management report. He presented the highlights of the performance of the Corporation, the details of which were incorporated into the Corporation's annual report as distributed to the stockholders. The management report included a discussion on (1) the Corporation's consolidated revenue and net income, (2) the Corporation's construction, coal mining, and real estate business segments, and (3) the Corporation's new businesses. Upon motion duly made and seconded, the management report was approved.
- (d) Upon motion duly made and seconded, the stockholders ratified the acts of the officers and the Board of Directors of the Corporation for the year 2009 until the date of the annual stockholders' meeting.
- (e) Upon motion duly made and seconded, the accounting firm Sycip Gorres Velayo and Co. was appointed as external auditors of the Corporation for the then current fiscal year.
- (f) The following were elected as directors of the Corporation for the then current year, to serve as such for a period of one year and until their successors shall have been elected and qualified:

- (1) David M. Consunji
- (2) Cesar A. Buenaventura
- (3) Isidro A. Consunji
- (4) Victor A. Consunji
- (5) Jorge A. Consunji
- (6) Edwina C. Laperal
- (7) Herbert M. Consunji
- (8) Honorio O. Reyes-Lao (independent director)
- (9) Evaristo T. Franciso (independent director)

- (g) Upon motion duly made and seconded, the annual stockholders' meeting was adjourned.

(2) *Ratification of the Acts of the Board of Directors and Officers*

Resolutions, contracts, and acts of the board of directors and management for ratification refer to those passed or undertaken by them during the year and for the day to day operations of the Company, which includes the following: (a) appointment of proxies and nominee directors to represent the Corporation in various stockholders' meetings of corporations where the Company has shareholdings; (b)

sale of motor vehicle; (c) opening and maintenance of investment and bank accounts; (d) designation of authorized representative for the sale of shareholdings in AG&P and other companies; (e) election of new director; (f) acquisition of Camp John Hay Golf Club Share; and (g) issuance of corporate guarantees for certain affiliates.

Item 10. Summary of Voting Matters/Voting Procedures

(a) Summary of Matters to be presented to Stockholders

- (1) Approval/ratification of the minutes of the annual meeting of stockholders held on July 28, 2010. Approval of said minutes shall constitute confirmation of all the matters stated in the minutes.
- (2) Resolutions, contracts, and acts of the board of directors and management for ratification refer to those passed or undertaken by them during the year and for the day to day operations of the Company as contained or reflected in the attached annual report and financial statements.
- (3) Selection of SyCip Gorres Velayo & Co. as independent auditors.
- (4) Election of Directors

Election of a Board of nine (9) directors, each of whom will hold office until the next annual meeting of stockholders and until his or her successor is elected and qualified. The nominees for directors are:

Regular Directors:

DAVID M. CONSUNJI
CESAR A. BUENAVENTURA
ISIDRO A. CONSUNJI
JORGE A. CONSUNJI
VICTOR A. CONSUNJI
HERBERT M. CONSUNJI
MA. EDWINA C. LAPERAL

Independent Directors:

HONORIO O. REYRES-LAO
ANTONIO JOSE U. PERIQUET

All of the above nominees are currently directors of the Corporation.

Two (2) Independent Directors³ of the Corporation within the purview of SRC Rule 38 are Messrs. Honorio O. Reyes-Lao and Antonio Jose U. Periquet.

(b) Voting Procedures

³ An "Independent Director" shall mean a person other than an officer or employee of the Corporation or its subsidiaries, or any other individual having a relationship with the Corporation, which would interfere with the exercise of independent judgment in carrying out the responsibilities of a director.

- (1) Approval/ratification of the minutes of the annual stockholders' meeting held on July 28, 2010.
 - (A) Vote required: A majority of the outstanding common stock present in person or by proxy, provided constituting a quorum.
 - (B) Method by which votes shall be counted: Each outstanding common stock shall be entitled to one (1) vote. The votes shall be counted by a show of hands or, upon motion duly made and seconded, by secret ballot.
- (2) Ratification of the acts of the Board of Directors and Officers
 - (A) Vote required: A majority of the outstanding common stock present in person or by proxy, provided constituting a quorum.
 - (B) Method by which votes shall be counted: Each outstanding common stock shall be entitled to one (1) vote. The votes shall be counted by a show of hands or, upon motion duly made and seconded, by secret ballot.
- (3) Appointment of Independent External Auditors
 - (A) Vote required: A majority of the outstanding common stock present in person or by proxy, provided constituting a quorum.
 - (B) Method by which votes shall be counted: Each outstanding common stock shall be entitled to one (1) vote. The votes shall be counted by a show of hands or, upon motion duly made and seconded, by secret ballot.
- (4) Election of Directors
 - (A) Vote required. The nine (9) candidates receiving the highest number of votes shall be declared elected.
 - (B) Method by which votes will be counted. Cumulative voting applies. Under this method of voting, a stockholder entitled to vote shall have the right to vote in person or by proxy the number of shares of stock standing in his own name on the stock books of the Corporation as of the Record Date, and said stockholder may vote such number of shares for as many persons as there are directors to be elected or he may cumulate said shares and give one candidate as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many candidates as he shall see fit. The votes shall be counted by a show of hands or, upon motion duly made and seconded, by secret ballot.

The nine nominees obtaining the highest number of votes will be proclaimed as Directors of the Corporation for the ensuing year.

Security Transfer Services, Inc. was appointed as Board of Canvassers. The Board of Canvassers shall have the power to count and tabulate all votes, assents and consents; determine and announce the result; and to do such acts as may be proper to conduct the election or vote with fairness to all stockholders.

**PART II
PROXY FORM
DMCI HOLDINGS, INC.**

Item 1. Identification

This proxy is being solicited for and on behalf of the Management of the Corporation. The Chairman of the Board of Directors or, in his absence, the President of the Corporation will vote the proxies at the annual stockholders' meeting to be held on July 27, 2011.

Item 2. Instruction

- (a) The proxy must be duly accomplished by the stockholder of record as of Record Date. A proxy executed by a corporation shall be in the form of a board resolution duly certified by the Corporate Secretary or in a proxy form executed by a duly authorized corporate officer accompanied by a Corporate Secretary's Certificate quoting the board resolution authorizing the said corporate officer to execute the said proxy.
- (b) Duly accomplished proxies may be mailed or submitted personally to the Corporate Secretary of the Corporation not later than July 15, 2011 at the following address:

The Corporate Secretary
DMCI Holdings, Inc.
3rd Floor, DACON Building
2281 Pasong Tamo Extension
1231 Makati City
Philippines
- (c) In case of shares of stock owned jointly by two or more persons, the consent of all co-owners must be necessary for the execution of the proxy. For persons owning shares in an "and/or" capacity, any one of them may execute the proxy.
- (d) Validation of proxies will be held by the Stock Transfer Agent on July 21, 2011 at 2:00 p.m. at the principal office of the Corporation at the 3rd Floor, DACON Building, 2281, Don Chino Roces Avenue, Makati City, Philippines.
- (e) Unless otherwise indicated by the stockholder, a stockholder shall be deemed to have designated the Chairman of the Board of Directors, or in his absence, the President of the Corporation, as his proxy for the annual stockholders meeting to be held on July 27, 2011.
- (f) If the number of shares of stock is left in blank, the proxy shall be deemed to have been issued for all of the stockholder's shares of stock in the Corporation as of Record Date.
- (g) The manner in which this proxy shall be accomplished, as well as the validation hereof shall be governed by the provisions of SRC Rule 20 (11)(b)
- (h) The stockholder executing the proxy shall indicate the manner by which he wishes the proxy to vote on any of the matters in (1), (2) and (3) below by checking the appropriate box. Where the

boxes (or any of them) are unchecked, the stockholder executing the proxy is deemed to have authorized the proxy to vote for the matter.

The Undersigned hereby appoints:

- (a) The Chairman of the Board of Directors of DMCI Holdings, Inc., or in his absence, the President of DMCI Holdings, Inc.,
- (b) _____

as his/her/its Proxy to attend the above annual meeting of the stockholders of DMCI Holdings, Inc., and any adjournment or postponement thereof, and thereat to vote all shares of stock held by the undersigned as specified below and on any matter that may properly come before said meeting.

- (1) Approval/ratification of the minutes of the annual stockholders' meeting held on July 28, 2010.
 FOR AGAINST ABSTAIN
- (2) Ratification of the acts of the Board of Directors and Officers as contained in the attached annual report and the audited financial statements of the Corporation for the year ended December 31, 2010.
 FOR AGAINST ABSTAIN
- (3) Appointment of SGV & Co. as Independent External Auditors
 FOR AGAINST ABSTAIN
- (4) Election of Directors.
 FOR all nominees listed below, except those whose names are stricken out
 WITHHOLD authority to vote for all nominees listed below.

(Instruction: To strike out a name or withhold authority to vote for any individual nominee, draw a line through the nominee's name in the list below).

Regular Directors:

DAVID M. CONSUNJI
CESAR A. BUENAVENTURA
ISIDRO A. CONSUNJI
JORGE A. CONSUNJI
VICTOR A. CONSUNJI
HERBERT M. CONSUNJI
MA. EDWINA C. LAPERAL

Independent Directors:

ANTONIO JOSE U. PERIQUET
HONORIO REYES-LAO

Item 3. Revocability of Proxy

Any stockholder who executes the proxy enclosed with this statement may revoke it at any time before it is exercised. The proxy may be revoked by the stockholder executing the same at any time by submitting to the Corporate Secretary a written notice of revocation not later than the start of the meeting, or by attending the meeting in person and signifying his intention to personally vote his shares. Shares represented by an unrevoked proxy will be voted as authorized by the stockholder.

Item 4. Persons Making the Solicitation

The solicitation is made by the Management of the Corporation. No director of the Corporation has informed the Corporation in writing that he intends to oppose an action intended to be taken up by the Management of the Corporation at the annual meeting. Solicitation of proxies shall be made through the use of mail or personal delivery. The Corporation will shoulder the cost of solicitation.

Item 5. Interest of Certain Persons in Matters to be Acted Upon

No director, officer, nominee for director, or associate of any of the foregoing, has any substantial interest, direct or indirect, by security holdings or otherwise, on any matter to be acted upon at the annual stockholders' meeting to be held on July 27, 2011 other than election to office.

Date

(Signature above printed name, including title when signing for a corporation or partnership or as an agent, attorney or fiduciary).

No. of shares held: _____

**PART III
SIGNATURE**

Management does not intend to bring any matter before the meeting other than those set forth in the Notice of the annual meeting of stockholders and does not know of any matters to be brought before the meeting by others. If any other matter does come before the meeting, it is the intention of the persons named in the accompanying proxy to vote the proxy in accordance with their judgment.

ACCOMPANYING THIS INFORMATION STATEMENT ARE COPIES OF THE (1) NOTICE OF THE ANNUAL STOCKHOLDERS' MEETING CONTAINING THE AGENDA THEREOF; (2) PROXY INSTRUMENT; AND (C) THE CORPORATION'S MANAGEMENT REPORT PURSUANT TO SRC RULE 20 (4).

UPON THE WRITTEN REQUEST OF A STOCKHOLDER, THE CORPORATION WILL PROVIDE, WITHOUT CHARGE, A COPY OF THE CORPORATION'S ANNUAL REPORT IN SEC FORM 17-A AND THE CORPORATION'S LATEST QUARTERLY REPORT IN SEC FORM 17-Q DULY FILED WITH THE SECURITIES AND EXCHANGE COMMISSION. THE STOCKHOLDER MAY BE CHARGED A REASONABLE COST FOR PHOTOCOPYING THE EXHIBITS.

ALL REQUESTS MAY BE SENT TO THE FOLLOWING:

**DMCI Holdings, Inc.
3rd Floor, DACON Building,
2281 Pasong Tamo Extension,
1231 Makati City.**

Attention: The Corporate Secretary

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct. This report is signed in the City of Makati on June 15, 2011.

DMCI Holdings, Inc.



**By: NOEL A. LAMAN
Corporate Secretary**

FINAL LIST OF CANDIDATES FOR INDEPENDENT DIRECTORS

HONORIO REYES-LAO has extensive banking, financial, and management experience. He is the Director of Philippine Business Bank from 2010 up to present. He was the President and Director of Gold Venture Lease and Management Services, Inc, 2008-2009; Senior Business Consultant of the Antel Group of Companies, 2007-2009; Senior Management Consultant of East West Banking Corporation, 2005-2006. Prior to 2005, Mr. Reyes-Lao was the Senior Vice-President of China Banking Corporation in charge of the lending operation under the Account Management Group. He was a Director of the First Sovereign Asset Management Corporation, 2004-'06; Director and Treasurer of CBC Insurance Brokers, Inc, 1998- 2003 : Director of CBC Forex Corporation, 1997-2002; and CBC Properties and Computer Center, Inc, 1993-2006. His civic affiliations are the Makati Chamber of Commerce and Industries - past President; Rotary Club of Makati West – Treasurer; and a Fellow in the Institute of Corporate Directors, a professional organization which espouses good corporate governance in both private and public organizations.

ANTONIO JOSE U. PERIQUET is currently the Chairman of Pacific Main Holdings and a director of the Development Bank of the Philippines, DBP Insurance Brokers, Inc., DBP Leasing Corporation, the Metro Rail Transit Corporation, Lyceum of the Philippines University, Capstone Technologies, Inc., and The Straits Wine Company, Inc. He is also an independent director of Ayala Corporation, BPI Capital Corporation and Philippine Seven Corporation. He was previously chairman of Deutsche Regis Partners, Inc. and a executive director of various financial institutions in London and Hong Kong. Mr. Periquet holds an MBA from the University of Virginia, a MSc in Development Economics from Oxford University and a Bachelor of Arts degree in Economics from the Ateneo de Manila University. He is a member of the Dean's Global Advisory Council, Darden School of Business, University of Virginia. Mr. Periquet has served the company as an Independent Director since 2010.

SCHEDULE 2

The following is a disclosure of the beneficial owners of the shares held by the PCD Nominee Corporation and DACON Corporation in DMCI Holdings, Inc. as of **May 31, 2011**.

(1) PCD Nominee Corporation ⁴	751,851,437 shares	28.31%
(2) DACON Corporation	1,367,756,488 shares	51.51%

PCD Nominee Corporation

Attached hereto as Schedule 2(a) is a Certification from the PCD Nominee Corporation as to the beneficial owners of the shares held by it in DMCI Holdings, Inc. The PCD Nominee Corporation is a wholly-owned subsidiary of the Philippine Depository and Trust Corporation (PDTC). The beneficial owners of shares held of record by the PCD Nominee Corporation are PDTC participants who hold the shares on their own behalf or that of their clients. PDTC is a private company organized by major institutions actively participating in the Philippine capital markets to implement an automated book-entry system of handling securities transactions in the Philippines.

DACON Corporation

The following are the beneficial owners of the shares held by DACON Corporation in DMCI Holdings, Inc.:

STOCKHOLDER	NO. OF SHARES SUBSCRIBED	% OWNERSHIP
David M. Consunji	1	0.00%
Fredesvinda A. Consunji	1	0.00%
Isidro A. Consunji	1	0.00%
Jorge A. Consunji	1	0.00%
Josefa C. Reyes	1	0.00%
Luz Consuelo A. Consunji	1	0.00%
Ma. Edwina C. Laperal	1	0.00%
Rebecca C. Lock	1	0.00%
Victor A. Consunji	6	0.00%
DOUBLE SPRING INVESTMENTS CORP.	114,427	2.83%
VALEMOUNT CORPORATION	490,693	12.15%
CHRISMON INVESTMENTS, INC.	490,695	12.15%
EASTHEIGHTS HOLDINGS CORPORATION	490,695	12.15%
GULFSHORE INCORPORATED	490,695	12.15%
INGLEBROOK HOLDINGS CORPORATION	490,695	12.15%
JAGJIT HOLDINGS, INC.	490,695	12.15%
LA LUMIERE HOLDINGS, INC.	490,695	12.15%
RICE CREEK HOLDINGS, INC.	490,695	12.15%
Total :	4,040,000	100.00%

⁴PCD Nominee Corporation, a wholly-owned subsidiary of Philippine Depository and Trust Corporation ("PDTC"), is the registered owner of the shares in the books of the Corporation's transfer agent in the Philippines. The beneficial owners of such shares are PDTC participants, who hold the shares on their behalf or on behalf of their clients. PDTC is a private company organized by major institutions actively participating in the Philippine capital markets to implement an automated book-entry system of handling securities transactions in the Philippines

Mr. Victor A. Consunji and/or Mr. Jorge A. Consunji and/or Ms. Cristina C. Gotianun shall have the right to vote the shares of DACON Corporation..

DFC Holdings, Inc.

The following are the beneficial owners of the shares held by DFC Holdings, Inc. in DMCI Holdings, Inc.:

SHAREHOLDER	NO. OF SHARES SUBSCRIBED	% OWNERSHIP
Isidro A. Consunji	698,689	0.69%
Victor A. Consunji	1,637,578	1.62%
Jorge A. Consunji	2,044,715	2.02%
Ma. Edwina C. Laperal	781,076	0.77%
Inglebrook Holdings	11,926,311	11.81%
Eastheights Holdings	11,843,924	11.73%
Crismon Investment, Inc.	10,545,470	10.44%
Valemont Corporation	10,987,422	10.88%
Gulfshore Incorporated	10,580,285	10.48%
Jagjit Holdings, Inc.	12,625,000	12.50%
La Lumiere Holdings, Inc.	12,625,000	12.50%
Rice Creek Holdings, Inc.	12,625,000	12.50%
TOTAL	101,000,000	100.00%

Ms. Ma Edwina C. Laperal and/or Ms. Cristina C. Gotianun shall have the right to vote the shares of DFC Holdings, Inc.



Philippine Depository & Trust Corp.

Philippine Depository & Trust Corp.

To

DEP00000001
PDTC DEPOSITORY
Metropolitan Manila
235
PHILIPPINES

OUTSTANDING BALANCES FOR A SPECIFIC COMPANY

Company Code - DMC000000000 & Company Name - DMCI HOLDINGS

Business Date 05/31/2011

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
10100000000 5	A & A SECURITIES, INC. Rm. 1906 Ayala Ave. Condominium 6776 Ayala Ave. Makati City Metropolitan Manila 1200	Omnibus Without Client 810-54-01	Tax Identification Number 2	Domestic PHILIPPINES	4,335,657.00 PH10
10200000000 5	ABACUS SECURITIES CORPORATION Unit 2904-A East Tower, PSE Centre Exchange Road. Ortigas Center Pasig City Metropolitan Manila 1600	Omnibus Without Client 634-2105	Tax Identification Number 3	Domestic PHILIPPINES	2,549,927.00 PH10
10200000000 7	ABACUS SECURITIES CORPORATION Unit 2904-A East Tower, PSE Centre Exchange Road. Ortigas Center Pasig City Metropolitan Manila 1600	Own 634-2105	Tax Identification Number 3	Domestic PHILIPPINES	174,850.00 NWT
10300000000 1	ACCORD CAPITAL EQUITIES CORPORATION Unit 1101 Orient Square Building Emerald Avenue Ortigas Center, Pasig City Metropolitan Manila 1600	Omnibus Without Client 687-5071 to 74	Tax Identification Number 4	Foreign PHILIPPINES	1,400.00 FMX1
10300000000 5	ACCORD CAPITAL EQUITIES CORPORATION Unit 1101 Orient Square Building Emerald Avenue Ortigas Center, Pasig City Metropolitan Manila 1600	Omnibus Without Client 687-5071 to 74	Tax Identification Number 4	Domestic PHILIPPINES	1,797,800.00 PH10

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
10300000000 7	ACCORD CAPITAL EQUITIES CORPORATION Unit 1101 Orient Square Building Emerald Avenue Ortigas Center, Pasig City Metropolitan Manila 1600	Own 687-5071 to 74	Tax Identification Number 4	Domestic PHILIPPINES	25,000.00 NWT
10400000000 5	A. T. DE CASTRO SECURITIES CORP. Suite 701, 7/F Ayala Tower I, Exchange Plaza, Ayala Triangle, Ayala Ave., Makati City Metropolitan Manila 1226	Omnibus Without Client 848-7160 to 65	Tax Identification Number 5	Domestic PHILIPPINES	561,757.00 PH10
10500000000 5	ALL ASIA SECURITIES MANAGEMENT CORP. All Asia Capital Center 105 Paseo de Roxas St. Makat City Metropolitan Manila 1200	Omnibus Without Client 818-3211	Tax Identification Number 6	Domestic PHILIPPINES	700.00 PH10
10600000000 5	ALPHA SECURITIES CORP. UNIT 2305, 23/F THE ORIENT SQUARE BLDG. F. ORTIGAS ST. (FORMERLY EMERALD AVE) ORTIGAS CENTER, PASIG CITY Metropolitan Manila 1200	Omnibus Without Client 8115180 to 87	Tax Identification Number 7	Domestic PHILIPPINES	230,900.00 PH10
10900000000 6	BA SECURITIES, INC. Rm 401-403 CLMC Bldg, 256-259 EDSA Greenhills Mandaluyong City Metropolitan Manila 1550	Settlement 727-5374	Tax Identification Number 10	Domestic PHILIPPINES	126,400.00 NWT
10900000000 18	BA SECURITIES, INC. Rm 401-403 CLMC Bldg, 256-259 EDSA Greenhills Mandaluyong City Metropolitan Manila 1550	Settlement 727-5374	Tax Identification Number 10	Foreign PHILIPPINES	9,000.00 RA10
11000000000 5	ANGPING & ASSOCIATES SECURITIES, INC. Suites 2002/2004, The Peak, 107 Alfaro St., Salcedo Village, Makati City Metropolitan Manila 1227	Omnibus Without Client 8482915	Tax Identification Number 11	Domestic PHILIPPINES	380,600.00 PH10

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
11100000000 5	ANSALDO, GODINEZ & CO., INC. 340 Nueva St., Binondo Manila Metropolitan Manila 1006	Omnibus Without Client 242-5127	Tax Identification Number 12	Domestic PHILIPPINES	1,065,000.00 PH10
11100000000 7	ANSALDO, GODINEZ & CO., INC. 340 Nueva St., Binondo Manila Metropolitan Manila 1006	Own 242-5127	Tax Identification Number 12	Domestic PHILIPPINES	200.00 NWT
11200000000 5	AB CAPITAL SECURITIES, INC. 8/F Phinma Plaza 39 Plaza Drive, Rockwell Center Makati City Metropolitan Manila 1200	Omnibus Without Client 814-5601	Tax Identification Number 13	Domestic PHILIPPINES	80,500.00 PH10
11200000000 6	AB CAPITAL SECURITIES, INC. 8/F Phinma Plaza 39 Plaza Drive, Rockwell Center Makati City Metropolitan Manila 1200	Settlement 814-5601	Tax Identification Number 13	Domestic PHILIPPINES	863,100.00 NWT
11200000000 18	AB CAPITAL SECURITIES, INC. 8/F Phinma Plaza 39 Plaza Drive, Rockwell Center Makati City Metropolitan Manila 1200	Settlement 814-5601	Tax Identification Number 13	Foreign PHILIPPINES	5,000.00 RA10
1120000FTXN 1	AB CAPITAL SECURITIES, INC. 8/F Phinma Plaza 39 Plaza Drive, Rockwell Center Makati City Metropolitan Manila	Client 898-7555	Certificate Of Incorporation 13 x	Foreign PHILIPPINES	50,000.00 FTXN
11500000000 1	SB EQUITIES,INC. 18/F, Security Bank Centre 6776 Ayala Avenue, Makati City Metropolitan Manila 1226	Omnibus Without Client 8911037	Tax Identification Number 15	Foreign PHILIPPINES	130,622.00 FMX1
11500000000 2	SB EQUITIES,INC. 18/F, Security Bank Centre 6776 Ayala Avenue, Makati City Metropolitan Manila 1226	Settlement 8911037	Tax Identification Number 15	Foreign PHILIPPINES	361,210.00 FMX1

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
1150000000 5	SB EQUITIES,INC. 18/F, Security Bank Centre 6776 Ayala Avenue, Makati City Metropolitan Manila 1226	Omnibus Without Client 8911037	Tax Identification Number 15	Domestic PHILIPPINES	296,500.00 PH10
1150000000 6	SB EQUITIES,INC. 18/F, Security Bank Centre 6776 Ayala Avenue, Makati City Metropolitan Manila 1226	Settlement 8911037	Tax Identification Number 15	Domestic PHILIPPINES	54,000.00 NWT
1150000000 7	SB EQUITIES,INC. 18/F, Security Bank Centre 6776 Ayala Avenue, Makati City Metropolitan Manila 1226	Own 8911037	Tax Identification Number 15	Domestic PHILIPPINES	44,300.00 NWT
1160000000 5	ASIA PACIFIC CAPITAL EQUITIES & SECURITII CORP. 24/F Galleria Corporate Center EDSA corner Ortigas Avenue, Pasig City Metropolitan Manila 1605	Omnibus Without Client 6345621 to 26	Tax Identification Number 16	Domestic PHILIPPINES	31,400.00 PH10
1160000000 6	ASIA PACIFIC CAPITAL EQUITIES & SECURITII CORP. 24/F Galleria Corporate Center EDSA corner Ortigas Avenue, Pasig City Metropolitan Manila 1605	Settlement 6345621 to 26	Tax Identification Number 16	Domestic PHILIPPINES	8,000.00 NWT
1180000000 1	ASIASEC EQUITIES, INC. 8/F Chatham House 116 Valero cor. V.A. Rufino Sts Salcedo Village, Makati City 1227 Metropolitan Manila 1227	Omnibus Without Client 8937981	Tax Identification Number 18	Foreign PHILIPPINES	900.00 FMX1

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
11800000000 5	ASIASEC EQUITIES, INC. 8/F Chatham House 116 Valero cor. V.A. Rufino Sts Salcedo Village, Makati City 1227 Metropolitan Manila 1227	Omnibus Without Client 8937981	Tax Identification Number 18	Domestic PHILIPPINES	5,285,700.00 PH10
11900000000 5	ASTRA SECURITIES CORPORATION Units 1204-1205 Ayala Tower One Ayala Ave. cor. Paseo de Roxas Makati City Metropolitan Manila 1200	Omnibus Without Client 848-6421/27	Tax Identification Number 19	Domestic PHILIPPINES	270,000.00 PH10
12000000000 5	ATC SECURITIES, INC. Unit 6f, 6th Floor 8101 Pearl Plaza, Pearl Drive Ortig Center, Pasig City Metropolitan Manila 12	Omnibus Without Client 687-1768	Tax Identification Number 20	Domestic PHILIPPINES	14,000.00 PH10
12200000000 1	BELSON SECURITIES, INC. 4th Floor Belson House 271 Edsa, Mandaluyong City Metropolitan Manila 1554	Omnibus Without Client 724-7586loc21	Tax Identification Number 22	Foreign PHILIPPINES	20,000.00 FMX1
12200000000 5	BELSON SECURITIES, INC. 4th Floor Belson House 271 Edsa, Mandaluyong City Metropolitan Manila 1554	Omnibus Without Client 724-7586loc21	Tax Identification Number 22	Domestic PHILIPPINES	594,800.00 PH10
12300000000 5	BENJAMIN CO CA & CO., INC. Rm. 301 Downtown Ctr Bldg., 516 Quintin Paredes St Binondo, Manila Metropolitan Manila 1006	Omnibus Without Client 6345186	Tax Identification Number 23	Domestic PHILIPPINES	10,000.00 PH10
12400000000 5	B. H. CHUA SECURITIES CORPORATION 872 G. Araneta Avenue, Quezon City Metropolitan Manila 1135	Omnibus Without Client 412-3444	Tax Identification Number 24	Domestic PHILIPPINES	139,900.00 PH10
12500000000 5	JAKA SECURITIES CORP. Unit 814, Ayala Tower I Ayala Ave., Makati City Metropolitan Manila 1226	Omnibus Without Client 8487123	Tax Identification Number 25	Domestic PHILIPPINES	53,500.00 PH10

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
12600000000 1	BPI SECURITIES CORPORATION 8/F BPI Head Office Bldg., Ayala Ave., cor. Paseo de Roxas Makati City Metropolitan Manila 1226	Omnibus Without Client 8196535	Tax Identification Number 26	Foreign PHILIPPINES	215,600.00 FMX1
12600000000 5	BPI SECURITIES CORPORATION 8/F BPI Head Office Bldg., Ayala Ave., cor. Paseo de Roxas Makati City Metropolitan Manila 1226	Omnibus Without Client 8196535	Tax Identification Number 26	Domestic PHILIPPINES	11,858,050.00 PH10
12800000000 5	CAMPOS, LANUZA & COMPANY, INC. Unit 2003B East Tower, PSE Center Exchange Road, Ortigas Center Pasig City Metropolitan Manila 1605	Omnibus Without Client 634-6881/87	Tax Identification Number 27	Domestic PHILIPPINES	80,700.00 PH10
13000000000 5	CENTURY SECURITIES CORPORATION 1105 Galleria Corporate Center Ortigas Ave., Quezon City Metropolitan Manila 1600	Omnibus Without Client 633-7044/47	Tax Identification Number 29	Domestic PHILIPPINES	8,000.00 PH10
13100000000 5	PCIB SECURITIES, INC. 8/F PCIB Tower 2, Dela Costa St., Makati City Metropolitan Manila 1002	Omnibus Without Client 8912028	Tax Identification Number 30	Domestic PHILIPPINES	3,409,696.00 PH10
13100000000 6	PCIB SECURITIES, INC. 8/F PCIB Tower 2, Dela Costa St., Makati City Metropolitan Manila 1002	Settlement 8912028	Tax Identification Number 30	Domestic PHILIPPINES	8,187,590.00 NWT
13300000000 1	CITISECURITIES, INC. Rm. 2701-B Tektite Tower Center Exchange Rd, Pasig City Metropolitan Manila 1600	Omnibus Without Client 635-5735	Tax Identification Number 31	Foreign PHILIPPINES	2,000.00 FMX1
13300000000 5	CITISECURITIES, INC. Rm. 2701-B Tektite Tower Center Exchange Rd, Pasig City Metropolitan Manila 1600	Omnibus Without Client 635-5735	Tax Identification Number 31	Domestic PHILIPPINES	630,600.00 PH10

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
13500000000 5	VSEC.COM, INC. UNITS 1009-1011 TOWER ONE & EXCHANGE PLAZA, AYALA TRIANGLE, AYALA AVE., MAKATI CITY Metropolitan Manila 1200	Omnibus Without Client 856-5801	Tax Identification Number 33	Domestic PHILIPPINES	240,100.00 PH10
13500000000 6	VSEC.COM, INC. UNITS 1009-1011 TOWER ONE & EXCHANGE PLAZA, AYALA TRIANGLE, AYALA AVE., MAKATI CITY Metropolitan Manila 1200	Settlement 856-5801	Tax Identification Number 33	Domestic PHILIPPINES	324,400.00 NWT
13600000000 5	TRITON SECURITIES CORP. 26/F LKG Tower, 6801 Ayala Avenue Makati City Metropolitan Manila 0	Omnibus Without Client 5238311	Tax Identification Number 34	Domestic PHILIPPINES	1,545,700.00 PH10
14000000000 1	IGC SECURITIES INC. Suite 1006, Tower I & Exchange Plaza Ayala Triangle Ayala Avenue Makati City Metropolitan Manila 1200	Omnibus Without Client 816-39-86	Tax Identification Number 38	Foreign PHILIPPINES	40,500.00 FMX1
14000000000 5	IGC SECURITIES INC. Suite 1006, Tower I & Exchange Plaza Ayala Triangle Ayala Avenue Makati City Metropolitan Manila 1200	Omnibus Without Client 816-39-86	Tax Identification Number 38	Domestic PHILIPPINES	3,632,400.00 PH10
14100000000 5	CUALOPING SECURITIES CORPORATION Suite 1801 Tytana Centre Condominium Plaza Lorenz Ruiz, Binondo, Manila Metropolitan Manila 1006	Omnibus Without Client 241-0262	Tax Identification Number 39	Domestic PHILIPPINES	20,000.00 PH10
14100000000 7	CUALOPING SECURITIES CORPORATION Suite 1801 Tytana Centre Condominium Plaza Lorenz Ruiz, Binondo, Manila Metropolitan Manila 1006	Own 241-0262	Tax Identification Number 39	Domestic PHILIPPINES	20,000.00 NWT

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
14200000000 14	DBP-DAIWA CAPITAL MARKETS PHILPPINES, INC. 18/F Citibank Tower 8741 Paseo de Roxas Makati Cit Metropolitan Manila 1200	Settlement 813-73-44	Tax Identification Number 40	Domestic PHILIPPINES	57,700.00 PH10
14200000003 1	DBP-DAIWA SECURITIES (PHILS.), INC. 18/F Citibank Tower 8741 Paseo de Roxas Makati Cit Metropolitan Manila 1200	Client	Tax Identification Number 246	Domestic PHILIPPINES	5,000.00 NWT
14300000000 1	DAVID GO SECURITIES CORP. Rm. 309 Federation Center Bldg. Muelle de Binondo, Binondo, Manila Metropolitan Manila 1006	Omnibus Without Client 242-2379	Tax Identification Number 41	Foreign PHILIPPINES	5,000.00 FMX1
14300000000 5	DAVID GO SECURITIES CORP. Rm. 309 Federation Center Bldg. Muelle de Binondo, Binondo, Manila Metropolitan Manila 1006	Omnibus Without Client 242-2379	Tax Identification Number 41	Domestic PHILIPPINES	549,700.00 PH10
14500000000 5	DIVERSIFIED SECURITIES, INC. 5/F PDCP Bank Centre, Herrera cor. Alfaro Sts., Salcedo Village, Makati City Metropolitan Manila 1600	Omnibus Without Client 634-6630/31	Tax Identification Number 43	Domestic PHILIPPINES	362,800.00 PH10
14500000000 6	DIVERSIFIED SECURITIES, INC. 5/F PDCP Bank Centre, Herrera cor. Alfaro Sts., Salcedo Village, Makati City Metropolitan Manila 1600	Settlement 634-6630/31	Tax Identification Number 43	Domestic PHILIPPINES	4,000.00 NWT
14500000000 14	DIVERSIFIED SECURITIES, INC. 5/F PDCP Bank Centre, Herrera cor. Alfaro Sts., Salcedo Village, Makati City Metropolitan Manila 1600	Settlement 634-6630/31	Tax Identification Number 43	Domestic PHILIPPINES	39,742.00 PH10
14700000000 5	E. CHUA CHIACO SECURITIES, INC. 113 Renta St., Binondo, Manila Metropolitan Manila 1006	Omnibus Without Client 242-5145	Tax Identification Number 45	Domestic PHILIPPINES	481,800.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
14800000000 5	EQUITABLE SECURIITES (PHILS.) INC. 3/F Cacho-Gonzalez Bldg, Aguirre cor. Trasierra St, Legaspi Village Makati City Metropolitan Manila 1229	Omnibus Without Client 810-4801/04	Tax Identification Number 46	Domestic PHILIPPINES	1,200.00 PH10
14900000000 5	EAST WEST CAPITAL CORPORATION 2/F U-Bix Building 1331 Angono St., Makati City Metropolitan Manila 1208	Omnibus Without Client 891-98901	Tax Identification Number 47	Domestic PHILIPPINES	201,000.00 PH10
15000000000 5	EASTERN SECURITIES DEVELOPMENT CORPORATION 1701 Tytana Ctr. Bldg, Binondo, Manila Metropolitan Manila 1006	Omnibus Without Client 242-4006/11	Tax Identification Number 48	Domestic PHILIPPINES	107,200.00 PH10
15300000000 5	EQUITIWORLD SECURITIES, INC. 807-809 Philippine Stock Exchange Ayala Tower 1, Ayala Avenue Makati City Metropolitan Manila 1226	Omnibus Without Client 848-5401/09	Tax Identification Number 51	Domestic PHILIPPINES	58,000.00 PH10
15400000000 5	EVERGREEN STOCK BROKERAGE & SEC., INC. Suite 606 - 607, 6th Floor, Tower One Phil. Stock Exchange Plaza, Ayala Triangle, Ayala Ave. Makati City Metropolitan Manila 1200	Omnibus Without Client 891-9451	Tax Identification Number 52	Domestic PHILIPPINES	159,300.00 PH10
15400000000 6	EVERGREEN STOCK BROKERAGE & SEC., INC. Suite 606 - 607, 6th Floor, Tower One Phil. Stock Exchange Plaza, Ayala Triangle, Ayala Ave. Makati City Metropolitan Manila 1200	Settlement 891-9451	Tax Identification Number 52	Domestic PHILIPPINES	10,000.00 NWT
15700000000 5	FIRST ORIENT SECURITIES, INC. Unit 1201 Ayala Triangle Tower One Ayala Avenue, Makati City Metropolitan Manila 1226	Omnibus Without Client 891-9240/45	Tax Identification Number 55	Domestic PHILIPPINES	53,700.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
15900000000 5	FIRST INTEGRATED CAPITAL SECURITIES, INC Units 1211-1212 Tower I & Exchange Plaza, Ayala Ave. Cor. Paseo de Roxas, Makati City Metropolitan Manila 1200	Omnibus Without Client 759-4320 to 23	Tax Identification Number 57	Domestic PHILIPPINES	466,000.00 PH10
16100000000 5	FRANCISCO ORTIGAS SECURITIES, INC. 10/F Ortigas Bldg. Ortigas Ave, Pasig City Metropolitan Manila 1600	Omnibus Without Client 631-26-74	Tax Identification Number 59	Domestic PHILIPPINES	136,200.00 PH10
16200000000 5	F. YAP SECURITIES, INC. Unit 2301 PSE Center (East Tower) Exchange Rd., Ortigas Center Pasig City Metropolitan Manila 1603	Omnibus Without Client 635-4126	Tax Identification Number 60	Domestic PHILIPPINES	7,100.00 PH10
16700000000 5	AURORA SECURITIES, INC. UNIT 2405A WEST TOWER PHILIPPINE STOCK EXCHANGE CENTRE ORTIGAS, PASIG CITY Metropolitan Manila 1605	Omnibus Without Client 633-5892	Tax Identification Number 64	Domestic PHILIPPINES	26,200.00 PH10
16800000000 1	GLOBALINKS SECURITIES & STOCKS, INC. # 706 Ayala Tower One Ayala Avenue Cor. Paseo de Roxas St. Makati City Metropolitan Manila 1226	Omnibus Without Client 759-4136	Tax Identification Number 65	Foreign PHILIPPINES	54,000.00 FMX1
16800000000 5	GLOBALINKS SECURITIES & STOCKS, INC. # 706 Ayala Tower One Ayala Avenue Cor. Paseo de Roxas St. Makati City Metropolitan Manila 1226	Omnibus Without Client 759-4136	Tax Identification Number 65	Domestic PHILIPPINES	1,810,058.00 PH10
16800000000 6	GLOBALINKS SECURITIES & STOCKS, INC. # 706 Ayala Tower One Ayala Avenue Cor. Paseo de Roxas St. Makati City Metropolitan Manila 1226	Settlement 759-4136	Tax Identification Number 65	Domestic PHILIPPINES	145,000.00 NWT

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
16800000000 7	GLOBALINKS SECURITIES & STOCKS, INC. # 706 Ayala Tower One Ayala Avenue Cor. Paseo de Roxas St. Makati City Metropolitan Manila 1226	Own 759-4136	Tax Identification Number 65	Domestic PHILIPPINES	70.00 NWT
16900000000 5	JSG SECURITIES, INC. 4th Floor, A&T Building, 244 Escolta Street, Binondo Manila Metropolitan Manila 1006	Omnibus Without Client 2429414	Tax Identification Number 66	Domestic PHILIPPINES	6,600.00 PH10
17000000000 5	GOLDSTAR SECURITIES, INC. 2201-B East Tower, PSE Centre Exchange Rd, Ortiga Center Pasig City Metropolitan Manila 1600	Omnibus Without Client 633-7485/86	Tax Identification Number 67	Domestic PHILIPPINES	184,000.00 PH10
17000000000 14	GOLDSTAR SECURITIES, INC. 2201-B East Tower, PSE Centre Exchange Rd, Ortiga Center Pasig City Metropolitan Manila 1600	Settlement 633-7485/86	Tax Identification Number 67	Domestic PHILIPPINES	9,500.00 PH10
17200000000 5	GUILD SECURITIES, INC. Unit 1215 Tower One & Exchange Plaza Ayala Ave., Makati City Metropolitan Manila 1226	Omnibus Without Client 8919232	Tax Identification Number 69	Domestic PHILIPPINES	25,600.00 PH10
17400000000 5	HDI SECURITIES, INC. 11/F, Ayala Tower I, Ayala Ave. Makati City Metropolitan Manila 1226	Omnibus Without Client 891-9598	Tax Identification Number 71	Domestic PHILIPPINES	109,100.00 PH10
17500000000 5	H. E. BENNETT SECURITIES, INC. Rm. 1704 World Trade Exchange Bldg., 215 Juan Lur St., Binondo, Manila Metropolitan Manila 1006	Omnibus Without Client 242-5733	Tax Identification Number 72	Domestic PHILIPPINES	47,000.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
17800000000 5	HK SECURITIES, INC. Suite 102 Columbia Tower, Ortigas Ave., Mandaluyong City Metropolitan Manila 1600	Omnibus Without Client 6336991 to 96	Tax Identification Number 75	Domestic PHILIPPINES	1,000.00 PH10
17900000000 5	I. ACKERMAN & CO., INC. Suite 705, Tower I Bldg. PSE Plaza, Ayala Triangle Ayala Ave., Makati City Metropolitan Manila 1226	Omnibus Without Client 891-9071	Tax Identification Number 76	Domestic PHILIPPINES	197,500.00 PH10
17900000000 18	I. ACKERMAN & CO., INC. Suite 705, Tower I Bldg. PSE Plaza, Ayala Triangle Ayala Ave., Makati City Metropolitan Manila 1226	Settlement 891-9071	Tax Identification Number 76	Foreign PHILIPPINES	700.00 RA10
18000000000 5	I. B. GIMENEZ SECURITIES, INC. 2703A East Tower PSE Centre Exchange Road, Ortig Centre, Pasig City Metropolitan Manila 1600	Omnibus Without Client 634-2344/48	Tax Identification Number 77	Domestic PHILIPPINES	572,600.00 PH10
18100000000 5	INVESTORS SECURITIES, INC, Unit 604-605 Tower One & Exchange Plaza Ayala Triangle, Ayala Ave. cor Paseo de Roxas Makati City Metropolitan Manila 1200	Omnibus Without Client 8431210	Tax Identification Number 78	Domestic PHILIPPINES	1,722,500.00 PH10
18200000000 5	IMPERIAL,DE GUZMAN,ABALOS & CO.,INC. Ground Floor, EDSA Central Square Shaw Boulevard Mandaluyong City Metropolitan Manila 1552	Omnibus Without Client 6332686	Tax Identification Number 79	Domestic PHILIPPINES	361,400.00 PH10
18200000000 7	IMPERIAL,DE GUZMAN,ABALOS & CO.,INC. Ground Floor, EDSA Central Square Shaw Boulevard Mandaluyong City Metropolitan Manila 1552	Own 6332686	Tax Identification Number 79	Domestic PHILIPPINES	3,000.00 NWT

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
18300000000 5	INTRA-INVEST SECURITIES, INC. 11/F ACT Tower, 135 Sen. Gil Puyat Ave., Salcedo Vill., Makati City Metropolitan Manila 1200	Omnibus Without Client 8106934	Tax Identification Number 80	Domestic PHILIPPINES	86,500.00 PH10
18700000000 5	ASIAN CAPITAL EQUITIES, INC. 6/F Tower 1 & Exchange Plaza Ayala Ave., cor Paseo de Roxas, Makati City Metropolitan Manila 1226	Omnibus Without Client 8485126	Tax Identification Number 84	Domestic PHILIPPINES	2,000.00 PH10
18800000000 5	J.M. BARCELON & CO., INC. #34 Casa Nueva Townhomes, Manga Road, corner Balite Drive, New Manila, Quezon City Metropolitan Manila 1100	Omnibus Without Client 523-6808	Tax Identification Number 85	Domestic PHILIPPINES	1,000.00 PH10
19000000000 5	VALUE QUEST SECURITIES CORPORATION Unit 1006B West Tower, Philippine Stock Exchange Centre, Exchange Road, Ortigas, Pasig City Metropolitan Manila 00	Omnibus Without Client 892-1816	Tax Identification Number 87	Domestic PHILIPPINES	6,548,000.00 PH10
19000000000 7	VALUE QUEST SECURITIES CORPORATION Unit 1006B West Tower, Philippine Stock Exchange Centre, Exchange Road, Ortigas, Pasig City Metropolitan Manila 00	Own 892-1816	Tax Identification Number 87	Domestic PHILIPPINES	175,000.00 NWT
19200000000 6	STRATEGIC EQUITIES CORP. Unit 610-611 PSE Plaza, Tower I, Ayala Triangle, Ayala Ave., Makati City Metropolitan Manila 1226	Settlement 759-4055	Tax Identification Number 89	Domestic PHILIPPINES	924,700.00 NWT
19200000000 14	STRATEGIC EQUITIES CORP. Unit 610-611 PSE Plaza, Tower I, Ayala Triangle, Ayala Ave., Makati City Metropolitan Manila 1226	Settlement 759-4055	Tax Identification Number 89	Domestic PHILIPPINES	1,477,000.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
19300000000 5	LARRGO SECURITIES CO., INC. Rm. 202 2/F Rufino Building, Ayala Avenue, Makati City Metropolitan Manila 1226	Omnibus Without Client 8101353	Tax Identification Number 90	Domestic PHILIPPINES	535,000.00 PH10
19300000000 6	LARRGO SECURITIES CO., INC. Rm. 202 2/F Rufino Building, Ayala Avenue, Makati City Metropolitan Manila 1226	Settlement 8101353	Tax Identification Number 90	Domestic PHILIPPINES	150,000.00 NWT
19700000000 5	LOPEZ, LOCSIN, LEDESMA & CO., INC. Room 702, Ayala Tower One, Ayala Avenue, Makati City Metropolitan Manila 1226	Omnibus Without Client 8127482	Tax Identification Number 94	Domestic PHILIPPINES	22,900.00 PH10
19800000000 5	LUCKY SECURITIES, INC. Unit 1402-B PSE Center Exchange Road, Ortigas Center Pasig City Metropolitan Manila 1600	Omnibus Without Client 6346747/60	Tax Identification Number 95	Domestic PHILIPPINES	195,500.00 NWT
19900000000 5	LUYS SECURITIES COMPANY, INC. 28/F LKG Tower 6801 Ayala Ave. Makati City Metropolitan Manila 1200	Omnibus Without Client 5231040	Tax Identification Number 96	Domestic PHILIPPINES	25,000.00 PH10
20000000000 5	MANDARIN SECURITIES CORPORATION 28/F LKG Tower 6801 Ayala Ave. Makati City Metropolitan Manila 1200	Omnibus Without Client 523-8311/16	Tax Identification Number 97	Domestic PHILIPPINES	168,000.00 PH10
20200000000 5	MARINO OLONDRIZ Y CIA #20 Arguilla St. San Lorenzo Village, Makati City Metropolitan Manila 0	Omnibus Without Client 2415280	Tax Identification Number 99	Domestic PHILIPPINES	1,800.00 PH10
20300000000 1	CITISECONLINE.COM, INC. 2701-A EAST TOWER, PSE CENTRE EXCHANGE ROAD, ORTIGAS CENTER PASIG CITY Metropolitan Manila 1605	Omnibus Without Client 635-5735	Tax Identification Number 100	Foreign PHILIPPINES	78,900.00 FMX1

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
20300000000 5	CITISECONLINE.COM, INC. 2701-A EAST TOWER, PSE CENTRE EXCHANGE ROAD, ORTIGAS CENTER PASIG CITY Metropolitan Manila 1605	Omnibus Without Client 635-5735	Tax Identification Number 100	Domestic PHILIPPINES	6,062,796.00 PH10
20300000000 7	CITISECONLINE.COM, INC. 2701-A EAST TOWER, PSE CENTRE EXCHANGE ROAD, ORTIGAS CENTER PASIG CITY Metropolitan Manila 1605	Own 635-5735	Tax Identification Number 100	Domestic PHILIPPINES	30,000.00 NWT
20400000000 5	DA MARKET SECURITIES, INC. Unit 2402-B West Tower, PSE Center Exchange Roac Ortigas Center Pasig City Metropolitan Manila 1600	Omnibus Without Client 637-42-42	Tax Identification Number 101	Domestic PHILIPPINES	2,000.00 PH10
20400000000 14	DA MARKET SECURITIES, INC. Unit 2402-B West Tower, PSE Center Exchange Roac Ortigas Center Pasig City Metropolitan Manila 1600	Settlement 637-42-42	Tax Identification Number 101	Domestic PHILIPPINES	13,000.00 PH10
20500000000 5	MERCANTILE SECURITIES CORP. 3RD FLOOR GOODWILL BUILDING 393 SE. GIL PUYAT AVENUE MAKATI CITY Metropolitan Manila 1226	Omnibus Without Client 898-2984	Tax Identification Number 102	Domestic PHILIPPINES	22,000.00 PH10
20600000000 5	MERIDIAN SECURITIES, INC. Suite 2702B&C Tektite Tower I Ortigas Centre, Pasig City Metropolitan Manila 1600	Omnibus Without Client 634-6931/36	Tax Identification Number 103	Domestic PHILIPPINES	113,000.00 PH10
20800000000 5	MDR SECURITIES, INC. Unit 1806, 8/F Medical Plaza Ortigas Bldg., Pasig Cit Metropolitan Manila 1226	Omnibus Without Client 891-9225	Tax Identification Number 105	Domestic PHILIPPINES	205,900.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
20900000000 4	DEUTSCHE REGIS PARTNERS, INC. 23/F Tower I, Ayala Triangle, Makati City Metropolitan Manila 1226	Settlement 894-6620	Tax Identification Number 106	Foreign PHILIPPINES	100.00 RA02
20900000001 1	DEUTSCHE REGIS PARTNERS, INC. 23/F Tower I, Ayala Triangle, Makati City Metropolitan Manila 1226	Client 894-6620	Tax Identification Number 381	Domestic PHILIPPINES	770,000.00 NWT
20900000003 1	DEUTSCHE REGIS PARTNERS, INC. 23/F Tower I, Ayala Triangle, Makati City Metropolitan Manila 1226	Client 894-6620	Tax Identification Number 380	Domestic PHILIPPINES	3,071,500.00 NWT
20900000008 1	DEUTSCHE REGIS PARTNERS, INC. 23/F Tower I, Ayala Triangle, Makati City Metropolitan Manila 1226	Client 894-6620	Tax Identification Number 486	Foreign PHILIPPINES	2,400,000.00 FMX1
21000000000 5	MOUNT PEAK SECURITIES, INC. #748 C.K. Bldg., Juan Luna St., Binondo, Manila Metropolitan Manila 1006	Omnibus Without Client 241-8043	Tax Identification Number 107	Domestic PHILIPPINES	76,400.00 PH10
21100000000 5	NEW WORLD SECURITIES CO., INC. Rm. 202 Fil-Am Resources Bldg. 231 Juan Luna St. Binondo, Manila Metropolitan Manila 1006	Omnibus Without Client 2421767	Tax Identification Number 108	Domestic PHILIPPINES	149,400.00 PH10
21300000000 5	NIEVES SANCHEZ, INC. UNIT 2502, 25F THE ORIENT SQUARE BLDG., F. ORTIGAS JR. ROAD, ORTIGAS COMMERCIAL COMPLEX, PASIG CITY Metropolitan Manila 1006	Omnibus Without Client 4778899	Tax Identification Number 110	Domestic PHILIPPINES	83,800.00 PH10
21500000000 5	OPTIMUM SECURITIES CORPORATION No. 11 E. O. Bldg., United St. cor. 2nd St. Bo. Kapitolyo, Pasig City Metropolitan Manila 1650	Omnibus Without Client 631-7831/36	Tax Identification Number 112	Domestic PHILIPPINES	393,700.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
21700000000 5	RCBC SECURITIES, INC. Unit 1008 Tower I & Exchange Plaza Ayala Avenue, Makati City Metropolitan Manila 1200	Omnibus Without Client 8485183	Tax Identification Number 113	Domestic PHILIPPINES	4,711,058.00 PH10
21700000000 6	RCBC SECURITIES, INC. Unit 1008 Tower I & Exchange Plaza Ayala Avenue, Makati City Metropolitan Manila 1200	Settlement 8485183	Tax Identification Number 113	Domestic PHILIPPINES	13,700.00 NWT
21800000000 5	PAN ASIA SECURITIES CORP. 910 Tower One & Exchange Plaza Ayala Avenue, Makati City Metropolitan Manila 1200	Omnibus Without Client 8919173	Tax Identification Number 114	Domestic PHILIPPINES	1,000.00 PH10
21900000000 1	PAPA SECURITIES CORPORATION 6/F, S & L Building Dela Rosa cor. Esteban Sts. Legaspi Village, Makati City Metropolitan Manila 1200	Omnibus Without Client 817-8433	Tax Identification Number 115	Foreign PHILIPPINES	40,000.00 FMX1
21900000000 5	PAPA SECURITIES CORPORATION 6/F, S & L Building Dela Rosa cor. Esteban Sts. Legaspi Village, Makati City Metropolitan Manila 1200	Omnibus Without Client 817-8433	Tax Identification Number 115	Domestic PHILIPPINES	719,950.00 PH10
22000000000 2	ATR-KIM ENG SECURITIES, INC. 17/F Tower One & Exchange Plaza, Ayala Triangle, Ayala Avenue Makati City Metropolitan Manila 1226	Settlement 849-8855	Tax Identification Number 116	Foreign PHILIPPINES	1,459,146.00 FMX1
22000000000 6	ATR-KIM ENG SECURITIES, INC. 17/F Tower One & Exchange Plaza, Ayala Triangle, Ayala Avenue Makati City Metropolitan Manila 1226	Settlement 849-8855	Tax Identification Number 116	Domestic PHILIPPINES	1,780,854.00 NWT

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
22000000000 8	ATR-KIM ENG SECURITIES, INC. 17/F Tower One & Exchange Plaza, Ayala Triangle, Ayala Avenue Makati City Metropolitan Manila 1226	Settlement 849-8855	Tax Identification Number 116	Domestic PHILIPPINES	40,095.00 NWT
22000000000 14	ATR-KIM ENG SECURITIES, INC. 17/F Tower One & Exchange Plaza, Ayala Triangle, Ayala Avenue Makati City Metropolitan Manila 1226	Settlement 849-8855	Tax Identification Number 116	Domestic PHILIPPINES	609,400.00 PH10
22000000009 1	BENEFICIAL LIFE INSURANCE CO., INC. 166 SALCEDO ST., BENLIFE BLDG., LEGASPI VILLAGE, MAKATI CITY Metropolitan Manila	Client 8188671	Tax Identification Number 116.	Domestic PHILIPPINES	100,000.00 NWT
22300000000 5	PLATINUM SECURITIES, INC. Unit 801, Antel Corporate Ctr., 121 Valero St., Salced Village Makati City Metropolitan Manila 1200	Omnibus Without Client 887-11-78	Tax Identification Number 119	Domestic PHILIPPINES	30,000.00 PH10
22400000000 5	PNB SECURITIES, INC. 3/F PNB Financial Center Roxas Blvd., Pasay City Metropolitan Manila 1300	Omnibus Without Client 526-3466	Tax Identification Number 120	Domestic PHILIPPINES	767,096.00 PH10
22500000000 5	PREMIUM SECURITIES, INC. Unit 1415, Tower 1 & Exchange Plaza Ayala Avenue cor. Paseo de Roxas Makati City Metropolitan Manila 1259	Omnibus Without Client 848-5915/17	Tax Identification Number 121	Domestic PHILIPPINES	32,400.00 PH10
22800000000 5	PRYCE SECURITIES, INC. 9/F, BPI Paseo de Roxas Cond. Center 8753 Paseo de Roxas, Makati City Metropolitan Manila 1226	Omnibus Without Client 816-2426/27	Tax Identification Number 124	Domestic PHILIPPINES	157.00 PH10
22900000000 5	SALISBURY BKT SECURITIES CORPORATION Unit 207 Cityland Condominium 10 - Tower 2 6817 H.V. De La Costa St. cor. Ayala Ave. Makati City Metropolitan Manila 1200	Omnibus Without Client 892-88-34	Tax Identification Number 125	Domestic PHILIPPINES	1,000.00 PH10

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
23000000000	QUALITY INVESTMENTS & SECURITIES CORPORATION	Omnibus Without Client	Tax Identification Number	Foreign	1,000.00
1	Suite 1602 Tytana Plaza Oriente St, Binondo Manila Metropolitan Manila 1006	241-0547	126	PHILIPPINES	FMX1
23000000000	QUALITY INVESTMENTS & SECURITIES CORPORATION	Omnibus Without Client	Tax Identification Number	Domestic	170,500.00
5	Suite 1602 Tytana Plaza Oriente St, Binondo Manila Metropolitan Manila 1006	241-0547	126	PHILIPPINES	PH10
23100000000	R & L INVESTMENTS, INC.	Omnibus Without Client	Tax Identification Number	Domestic	50,000.00
5	675 Lee St., Mandaluyong City Metropolitan Manila 1501	7247210/705207	127	PHILIPPINES	PH10
23200000000	ALAKOR SECURITIES CORPORATION	Omnibus Without Client	Tax Identification Number	Domestic	3,000.00
5	9/F Quad Alpha Centrum, 125 Pioneer St. Mandaluyong City Metropolitan Manila 1550	631-8041/42	128	PHILIPPINES	PH10
23200000000	ALAKOR SECURITIES CORPORATION	Settlement	Tax Identification Number	Domestic	50,000.00
6	9/F Quad Alpha Centrum, 125 Pioneer St. Mandaluyong City Metropolitan Manila 1550	631-8041/42	128	PHILIPPINES	NWT
23300000000	R. COYIUTO SECURITIES, INC.	Omnibus Without Client	Tax Identification Number	Domestic	189,900.00
5	5/F Corinthian Plaza, Paseo de Roxas, Legaspi Village Makati City Metropolitan Manila 0	811-3064	129	PHILIPPINES	PH10
23500000000	REGINA CAPITAL DEVELOPMENT CORPORATI	Omnibus Without Client	Tax Identification Number	Domestic	542,243.00
5	Unit 806 Tower 1 & Exchange Plaza Ayala Triangle, Ayala Avenue Makati City Metropolitan Manila 1226	848-5482/84	131	PHILIPPINES	PH10

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
23500000000 6	REGINA CAPITAL DEVELOPMENT CORPORATI Unit 806 Tower 1 & Exchange Plaza Ayala Triangle, Ayala Avenue Makati City Metropolitan Manila 1226	Settlement 848-5482/84	Tax Identification Number 131	Domestic PHILIPPINES	837,857.00 NWT
23500000000 7	REGINA CAPITAL DEVELOPMENT CORPORATI Unit 806 Tower 1 & Exchange Plaza Ayala Triangle, Ayala Avenue Makati City Metropolitan Manila 1226	Own 848-5482/84	Tax Identification Number 131	Domestic PHILIPPINES	622,000.00 NWT
23600000000 5	R. NUBLA SECURITIES, INC. Room 604, Fil-Am Resources Bldg., 231 Juan Luna S Binondo, Manila Metropolitan Manila 1006	Omnibus Without Client 242-1596	Tax Identification Number 132	Domestic PHILIPPINES	4,976,100.00 PH10
23700000000 5	AAA SOUTHEAST EQUITIES, INCORPORATED Ground Floor, Fortune Life Building #162 Legaspi St. Legaspi Village Makati City Metropolitan Manila 1229	Omnibus Without Client 816-2918	Tax Identification Number 133	Domestic PHILIPPINES	55,000.00 PH10
23800000000 5	R. S. LIM & CO., INC. 1509 Galvani Street San Isidro, Makati City Metropolitan Manila 1234	Omnibus Without Client 8919670	Tax Identification Number 134	Domestic PHILIPPINES	99,100.00 PH10
23900000000 5	RTG & COMPANY, INC. Unit 602 Tower 1 & Exchange Plaza Ayala Triangle, Makati City Metropolitan Manila 1200	Omnibus Without Client 8919482	Tax Identification Number 135	Domestic PHILIPPINES	5,150,600.00 PH10
24000000000 5	S.J. ROXAS & CO., INC. Unit 612 Tower One,& Exchange Plaza, Ayala Triangle, Ayala Avenue, Makati City Metropolitan Manila 0	Omnibus Without Client 848-5065	Tax Identification Number 136	Domestic PHILIPPINES	54,500.00 PH10

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
24000000000 6	S.J. ROXAS & CO., INC. Unit 612 Tower One, & Exchange Plaza, Ayala Triangle, Ayala Avenue, Makati City Metropolitan Manila 0	Settlement 848-5065	Tax Identification Number 136	Domestic PHILIPPINES	1,000.00 NWT
24000000002 1	S.J. ROXAS & CO., INC. Unit 612 Tower One, Ayala Triangle, Ayala Avenue, Makati City Metropolitan Manila 0	Client 8485065 TO 69	Tax Identification Number 546	Domestic PHILIPPINES	20,000.00 NWT
24300000000 5	FIDELITY SECURITIES, INC. 2103-B PSE Centre, Exchange Road, Ortigas, Pasig City Metropolitan Manila 1600	Omnibus Without Client 6345038	Tax Identification Number 139	Domestic PHILIPPINES	56,000.00 PH10
24600000000 5	SUMMIT SECURITIES, INC. Unit 2102 B/C PSE Center Tektite Tower East Exchange Road, Ortigas Center Pasig City Metropolitan Manila 1600	Omnibus Without Client 6311032 to 37	Tax Identification Number 141	Domestic PHILIPPINES	326,800.00 PH10
24700000000 5	STANDARD SECURITIES CORPORATION #34 Jefferson St., GHW, San Juan Metro Manila Metropolitan Manila 00	Omnibus Without Client 8486149	Tax Identification Number 142	Domestic PHILIPPINES	186,000.00 PH10
24700000003 1	STANDARD SECURITIES CORPORATION #34 Jefferson St., GHW, San Juan Metro Manila Metropolitan Manila 00	Client 725-3905	Tax Identification Number 312	Domestic PHILIPPINES	10,000.00 NWT
24700000005 1	PIONEER INSURANCE & SURETY CORPORATIC ACCOUNT #2 108 PASEO DE ROXAS, MAKATI CITY Metropolitan Manila 1277	Client 812-7777	Commercial Registration Number 8770	Domestic PHILIPPINES	85,000.00 NWT
24700000007 1	PIONEER LIFE INC. ACCOUNT #2 108 PASEO DE ROXAS, MAKATI CITY Metropolitan Manila 1277	Client 812-7777	Certificate Of Incorporation 21664	Domestic PHILIPPINES	85,000.00 NWT

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
24900000000 5	SUPREME STOCKBROKERS, INC Unit 1509 15F Ayala Tower 1 & Exchange Plaza, Ayala Ave., Makati City Metropolitan Manila 1226	Omnibus Without Client 8919404 to 07	Tax Identification Number 144	Domestic PHILIPPINES	4,000.00 PH10
25100000000 5	TANSENGCO & CO., INC. U-2308 World Trade Exchange Condominium 215 Luna St., Binondo, Manila Metropolitan Manila 1006	Omnibus Without Client 241-7155	Tax Identification Number 146	Domestic PHILIPPINES	130,800.00 PH10
25200000000 5	THE FIRST RESOURCES MANAGEMENT & SECURITIES CORP. Rms. 801-802, PSE Tower 1 Ayala Ave., cor. Paseo d Roxas, Ayala Triangle, Makati City Metropolitan Manila 1200	Omnibus Without Client 8486311 to 18	Tax Identification Number 147	Domestic PHILIPPINES	1,161,300.00 PH10
25200000000 6	THE FIRST RESOURCES MANAGEMENT & SECURITIES CORP. Rms. 801-802, PSE Tower 1 Ayala Ave., cor. Paseo d Roxas, Ayala Triangle, Makati City Metropolitan Manila 1200	Settlement 8486311 to 18	Tax Identification Number 147	Domestic PHILIPPINES	449,400.00 NWT
25300000000 5	TOWER SECURITIES, INC. 1802-C Tektite Tower I Exchange Road, Ortigas Center Pasig City Metropolitan Manila 1600	Omnibus Without Client 6354448	Tax Identification Number 148	Domestic PHILIPPINES	6,485,100.00 PH10
25300000000 6	TOWER SECURITIES, INC. 1802-C Tektite Tower I Exchange Road, Ortigas Center Pasig City Metropolitan Manila 1600	Settlement 6354448	Tax Identification Number 148	Domestic PHILIPPINES	53,100.00 NWT
25500000000 5	APEX PHILIPPINES EQUITIES CORPORATION Unit 902, Antel Corporate Center, No. 139 Valero St., Salcedo Vill., Makati City Metropolitan Manila 1227	Omnibus Without Client 527-1555	Tax Identification Number 150	Domestic PHILIPPINES	3,100.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
25700000000 1	TRI-STATE SECURITIES, INC. Unit 1007, 10/F Ayala Triangle Tower I, Ayala Avenue, Makati City Metropolitan Manila 1226	Omnibus Without Client 8485042	Tax Identification Number 152	Foreign PHILIPPINES	5,000.00 FMX1
25700000000 5	TRI-STATE SECURITIES, INC. Unit 1007, 10/F Ayala Triangle Tower I, Ayala Avenue, Makati City Metropolitan Manila 1226	Omnibus Without Client 8485042	Tax Identification Number 152	Domestic PHILIPPINES	40,000.00 PH10
25900000000 5	UCPB SECURITIES, INC. Suite 1612, 16/F Ayala Tower I Exchange Plaza, Ayala Ave. cor. Paseo de Roxas Makati City Metropolitan Manila 1226	Omnibus Without Client 8485678	Tax Identification Number 154	Domestic PHILIPPINES	993,700.00 PH10
25900000000 6	UCPB SECURITIES, INC. Suite 1612, 16/F Ayala Tower I Exchange Plaza, Ayala Ave. cor. Paseo de Roxas Makati City Metropolitan Manila 1226	Settlement 8485678	Tax Identification Number 154	Domestic PHILIPPINES	500.00 NWT
26100000000 5	E.SECURITIES, INC. 11/F Exportbank Plaza Chino Roces cor. Sen. Gil J. Puyat Ave., Makati City Metropolitan Manila 1251	Omnibus Without Client 887-9000 L786	Tax Identification Number 156	Domestic PHILIPPINES	7,000.00 PH10
26100000004 1	E.SECURITIES, INC. 11/F Exportbank Plaza Chino Roces cor Sen. Gil J. Puyat Ave, Makati City Metropolitan Manila 1251	Client	Tax Identification Number 560	Domestic PHILIPPINES	30,000.00 PH10
26300000000 2	VENTURE SECURITIES, INC. Unit 811 Tower One & Exchange Plaza Ayala Triangle Ayala Ave. cor. Paseo de Roxas Makati City Metropolitan Manila 1226	Settlement 8486505	Tax Identification Number 158	Foreign PHILIPPINES	161,500.00 FMX1

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
26300000000 5	VENTURE SECURITIES, INC. Unit 811 Tower One & Exchange Plaza Ayala Triangl Ayala Ave. cor. Paseo de Roxas Makati City Metropolitan Manila 1226	Omnibus Without Client 8486505	Tax Identification Number 158	Domestic PHILIPPINES	100,000.00 PH10
26300000000 6	VENTURE SECURITIES, INC. Unit 811 Tower One & Exchange Plaza Ayala Triangl Ayala Ave. cor. Paseo de Roxas Makati City Metropolitan Manila 1226	Settlement 8486505	Tax Identification Number 158	Domestic PHILIPPINES	289,100.00 NWT
26300000004 1	VENTURE SECURITIES, INC. Unit 811 Tower One & Exchange Plaza Ayala Triangl Ayala Ave. cor. Paseo de Roxas Makati City Metropolitan Manila 1226	Client 892-8888	Tax Identification Number 533	Domestic PHILIPPINES	4,000.00 NWT
26600000000 5	VICSAL SECURITIES & STOCK BROKERAGE, IN 658 C. Palanca St., Quiapo, Manila Metropolitan Manila 1001	Omnibus Without Client 7349771	Tax Identification Number 161	Domestic PHILIPPINES	115,500.00 PH10
26700000000 1	FIRST METRO SECURITIES BROKERAGE CORP. Unit 1515, 15/F Ayala Tower One Ayala Triangle, Ayala Ave. cor Paseo de Roxas Makati City Metropolitan Manila 1226	Omnibus Without Client 759-4133/34	Tax Identification Number 162	Foreign PHILIPPINES	227,400.00 FMX1
26700000000 2	FIRST METRO SECURITIES BROKERAGE CORP. Unit 1515, 15/F Ayala Tower One Ayala Triangle, Ayala Ave. cor Paseo de Roxas Makati City Metropolitan Manila 1226	Settlement 759-4133/34	Tax Identification Number 162	Foreign PHILIPPINES	122,100.00 FMX1
26700000000 5	FIRST METRO SECURITIES BROKERAGE CORP. Unit 1515, 15/F Ayala Tower One Ayala Triangle, Ayala Ave. cor Paseo de Roxas Makati City Metropolitan Manila 1226	Omnibus Without Client 759-4133/34	Tax Identification Number 162	Domestic PHILIPPINES	32,128.00 PH10

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
26700000000 6	FIRST METRO SECURITIES BROKERAGE CORP Unit 1515, 15/F Ayala Tower One Ayala Triangle, Ayala Ave. cor Paseo de Roxas Makati City Metropolitan Manila 1226	Settlement 759-4133/34	Tax Identification Number 162	Domestic PHILIPPINES	1,816,072.00 NWT
26700000000 18	FIRST METRO SECURITIES BROKERAGE CORP Unit 1515, 15/F Ayala Tower One Ayala Triangle, Ayala Ave. cor Paseo de Roxas Makati City Metropolitan Manila 1226	Settlement 759-4133/34	Tax Identification Number 162	Foreign PHILIPPINES	9,000.00 RA10
26700000002 1	FIRST METRO SECURITIES BROKERAGE CORPORATION Unit 1515, 15/F Ayala Tower One Ayala Triangle, Ayala Ave. cor Paseo de Roxas Makati City Metropolitan Manila 1226	Client 759-4133	Tax Identification Number 200	Domestic PHILIPPINES	440,400.00 NWT
26900000000 5	WEALTH SECURITIES, INC. 2103 PSE Centre, Exchange Road Ortigas Centre, Pas City Metropolitan Manila 1600	Omnibus Without Client 634-5038	Tax Identification Number 164	Domestic PHILIPPINES	1,080,100.00 PH10
26900000000 7	WEALTH SECURITIES, INC. 2103 PSE Centre, Exchange Road Ortigas Centre, Pas City Metropolitan Manila 1600	Own 634-5038	Tax Identification Number 164	Domestic PHILIPPINES	50.00 NWT
26900000002 1	WEALTH SECURITIES, INC. 2103 PSE Centre, Exchange Road Ortigas Centre, Pas City Metropolitan Manila 1600	Client 689-8080	Tax Identification Number 320	Domestic PHILIPPINES	2,071,750.00 NWT
27000000000 5	WESTLINK GLOBAL EQUITIES, INC. 6/F Philippine Stock Exchange Plaza Ayala Avenue, Makati City Metropolitan Manila 1200	Omnibus Without Client 848-6231	Tax Identification Number 165	Domestic PHILIPPINES	12,600.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
27200000000 5	BERNAD SECURITIES, INC. 3/F 1033 M.H. del Pilar St. Ermita, Manila Metropolitan Manila 1000	Omnibus Without Client 5245186	Tax Identification Number 167	Domestic PHILIPPINES	234,600.00 PH10
27200000000 6	BERNAD SECURITIES, INC. 3/F 1033 M.H. del Pilar St. Ermita, Manila Metropolitan Manila 1000	Settlement 5245186	Tax Identification Number 167	Domestic PHILIPPINES	75,000.00 NWT
27200000000 7	BERNAD SECURITIES, INC. 3/F 1033 M.H. del Pilar St. Ermita, Manila Metropolitan Manila 1000	Own 5245186	Tax Identification Number 167	Domestic PHILIPPINES	130,000.00 NWT
27300000000 5	WONG SECURITIES CORPORATION 1402-B A. Mabini St., cor. Sta. Monica St., Ermita, Manila Metropolitan Manila 1000	Omnibus Without Client 5217794	Tax Identification Number 168	Domestic PHILIPPINES	2,000.00 PH10
27500000000 5	YAO & ZIALCITA, INC. Yao & Zialcita, Inc., 5G Vernida I Condominium, 120 Amorsolo St., Legaspi Village, Makati City Metropolitan Manila	Omnibus Without Client 5274019 to 21	Tax Identification Number 170	Domestic PHILIPPINES	378,000.00 PH10
27800000000 5	YU & COMPANY, INC. Unit E 1606-B Tektite Tower 1 Exchange Road, Ortiga Center Pasig City Metropolitan Manila 1600	Omnibus Without Client 634-6248	Tax Identification Number 173	Domestic PHILIPPINES	726,500.00 PH10
27900000000 1	BDO SECURITIES CORPORATION 27/F Tower I & Exchange Plaza Ayala Ave., Makati City Metropolitan Manila 1226	Omnibus Without Client 759-41-44	Tax Identification Number 174	Foreign PHILIPPINES	282,500.00 FMX1
27900000000 5	BDO SECURITIES CORPORATION 27/F Tower I & Exchange Plaza Ayala Ave., Makati City Metropolitan Manila 1226	Omnibus Without Client 759-41-44	Tax Identification Number 174	Domestic PHILIPPINES	12,250,537.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
27900000000 6	BDO SECURITIES CORPORATION 27/F Tower I & Exchange Plaza Ayala Ave., Makati City Metropolitan Manila 1226	Settlement 759-41-44	Tax Identification Number 174	Domestic PHILIPPINES	31,390,796.00 NWT
28200000000 6	PCCI SECURITIES BROKERS CORP. 3/F PCCI Corporate Centre 118 Alfaro St, Salcedo Village Makati City Metropolitan Manila 1227	Settlement 893-3920	Tax Identification Number 177	Domestic PHILIPPINES	1,304,500.00 NWT
28200000000 14	PCCI SECURITIES BROKERS CORP. 3/F PCCI Corporate Centre 118 Alfaro St, Salcedo Village Makati City Metropolitan Manila 1227	Settlement 893-3920	Tax Identification Number 177	Domestic PHILIPPINES	781,600.00 PH10
28300000000 5	EAGLE EQUITIES, INC. 179 Kaimito St. Valle Verde II, Pasig City Metropolitan Manila 1600	Omnibus Without Client 6363637 to 39	Tax Identification Number 178	Domestic PHILIPPINES	81,500.00 PH10
28500000000 5	GOLDEN TOWER SECURITIES & HOLDINGS, IN 4-B Vernida I Condominium, 120 Amorsolo St., Legaspi Village, Makati City Metropolitan Manila 1229	Omnibus Without Client 8132839	Tax Identification Number 179	Domestic PHILIPPINES	20,500.00 PH10
28600000000 5	SOLAR SECURITIES, INC. Unit 3002-A East Tower, Phil. Stock Exchange Centre Exchange Road, Ortigas Complex, Pasig City Metropolitan Manila 1605	Omnibus Without Client 6366301	Tax Identification Number 180	Domestic PHILIPPINES	691,650.00 PH10
28800000000 5	G.D. TAN & COMPANY, INC. Unit 2203-A East Tower, PSE Center Exchange Road Ortigas Center, Pasig City Metropolitan Manila 1600	Omnibus Without Client 6339989	Tax Identification Number 181	Domestic PHILIPPINES	600.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
32300000000 4	CLSA PHILIPPINES, INC. Trafalgar Plaza, Unit 17-D, 105 H.V. dela Costa St., Salcedo Vill., Makati City Metropolitan Manila 1227	Settlement 848-3699	Tax Identification Number 183	Foreign PHILIPPINES	48.00 RA02
32300000000 14	CLSA PHILIPPINES, INC. Trafalgar Plaza, Unit 17-D, 105 H.V. dela Costa St., Salcedo Vill., Makati City Metropolitan Manila 1227	Settlement 848-3699	Tax Identification Number 183	Domestic PHILIPPINES	6,980,000.00 PH10
32300000003 1	CLSA PHILIPPINES, INC. Trafalgar Plaza, Unit 17-D, 105 H.V. dela Costa St., Salcedo Vill., Makati City Metropolitan Manila 1227	Client 886-5637	Tax Identification Number 424	Domestic PHILIPPINES	10,000.00 NWT
32800000000 5	DW CAPITAL INC. 1136 Solar St., Binondo, Manila Metropolitan Manila 0	Omnibus Without Client 245-3093	Tax Identification Number 184	Domestic PHILIPPINES	57,100.00 PH10
33300000000 14	UBS SECURITIES PHILIPPINES, INC. 19/F Ayala Tower One, Ayala Ave., Makati City Metropolitan Manila 1200	Settlement 754-8813	Tax Identification Number 185	Domestic PHILIPPINES	40,000.00 PH10
33800000000 8	PHILIPPINE EQUITY PARTNERS, INC. Unit 19C Citibank Tower Citibank Plaza 8741 Paseo c Roxas Makati City Metropolitan Manila 1226	Settlement 8145788	Tax Identification Number 186	Domestic PHILIPPINES	786.00 NWT
33800000001 1	PHILIPPINE EQUITY PARTNERS, INC. Unit 19C Citibank Tower Citibank Plaza 8741 Paseo c Roxas Makati City Metropolitan Manila 1226	Client 8145700	Tax Identification Number 574	Domestic PHILIPPINES	383,000.00 NWT
33800000002 1	PHILIPPINE EQUITY PARTNERS, INC. Unit 19C Citibank Tower Citibank Plaza 8741 Paseo c Roxas Makati City Metropolitan Manila 1226	Client	Tax Identification Number 426	Domestic PHILIPPINES	314,000.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
33800000006 1	PHILIPPINE EQUITY PARTNERS, INC. Unit 19C Citibank Tower Citibank Plaza 8741 Paseo c Roxas Makati City Metropolitan Manila 1226	Client 814-5700	Tax Identification Number 510	Foreign PHILIPPINES	90,000.00 RA10
33800000007 1	PHILIPPINE EQUITY PARTNERS, INC. Unit 19C Citibank Tower Citibank Plaza 8741 Paseo c Roxas Makati City Metropolitan Manila 1226	Client 814-5700	Tax Identification Number 589	Foreign PHILIPPINES	300,000.00 SZ03
34500000000 5	UNICAPITAL SECURITIES INC. 4F Majalco Bldg Benavidez cor Trasierra Sts Legaspi Vill., Makati City Metropolitan Manila 1200	Omnibus Without Client 750-2030	Tax Identification Number 187	Domestic PHILIPPINES	351,800.00 PH10
34500000003 1	UNICAPITAL SECURITIES INC. 4F Majalco Bldg Benavidez cor Trasierra Sts Legaspi Vill., Makati City Metropolitan Manila 1200	Client 8122514	Tax Identification Number 418	Domestic PHILIPPINES	25,000.00 NWT
36800000000 5	SunSecurities, Inc. 2703 27th Floor One Corporate Center, J. Vargas Cor. Meralco Ave., Ortigas Center, Pasig City Metropolitan Manila 1605	Omnibus Without Client 477-6001	Tax Identification Number 007-258-688	Domestic PHILIPPINES	136,300.00 PH10
38800000000 5	ARMSTRONG SECURITIES, INC. Unit 2205-A, 22/F PSE Centre Exchange Road, Ortiga Centre, Pasig City Metropolitan Manila 1600	Omnibus Without Client 6346337 to 39	Tax Identification Number 191	Domestic PHILIPPINES	57,200.00 PH10
38900000000 5	KING'S POWER SECURITIES, INC. RM 1602 FEDERAL TOWER DASMARINAS ST., BINONDO, MANILA Metropolitan Manila 0	Omnibus Without Client	Tax Identification Number 192	Domestic PHILIPPINES	14,000.00 PH10

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
BCDO2000000 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Own 634 4660	Tax Identification Number 962	Domestic PHILIPPINES	7,339,139.00 NWT
BCDO2000003 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1244	Domestic PHILIPPINES	33,500.00 NWT
BCDO2000005 1	GENERALI PILIPINAS LIFE ASSURANCE COMPANY - GF 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1242	Domestic PHILIPPINES	3,275,200.00 NWT
BCDO2000007 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1224	Domestic PHILIPPINES	2,359,200.00 NWT
BCDO2000009 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1222	Domestic PHILIPPINES	623,500.00 NWT
BCDO2000010 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1221	Domestic PHILIPPINES	7,729,600.00 NWT
BCDO2000014 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1226	Domestic PHILIPPINES	13,200.00 NWT

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
BCDO2000015 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1227	Domestic PHILIPPINES	22,200.00 NWT
BCDO2000017 1	CLIMBS LIFE AND GENERAL INSURANCE COOPERATIVE 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1314	Domestic PHILIPPINES	66,900.00 NWT
BCDO2000023 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1233	Domestic PHILIPPINES	29,700.00 NWT
BCDO2000027 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1316	Domestic PHILIPPINES	28,400.00 NWT
BCDO2000028 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1237	Domestic PHILIPPINES	15,100.00 NWT
BCDO2000031 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1239	Domestic PHILIPPINES	84,000.00 NWT
BCDO2000032 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1317	Domestic PHILIPPINES	147,800.00 NWT

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
BCDO2000033 1	BANCO DE ORO - TRUST BANKING GROUP 17/F, South Tower, BDO Corporate Centre cor H.V. Dela Costa and Makati Avenue Makati City City Metropolitan Manila 1200	Client 634 4660	Tax Identification Number 1246	Domestic PHILIPPINES	5,075,100.00 NWT
BCDO2000037 1	BDO TRUST BANKING GROUP 16/F SOUTH TOWER, BDO CORPORATE CENTE 7899 MAKATI AVE., MAKATI CITY Metropolitan Manila	Client 8407000	Commercial Registration Number 1246...	Domestic PHILIPPINES	21,300.00 NWT
BCDO2000051 1	BDO TRUST BANKING GROUP 16F SOUTH TOWER, BDO CORPORATE CENTER 7899 MAKATI AVE., MAKATI CITY Metropolitan Manila	Client 8407000	Tax Identification Number 1246****	Domestic PHILIPPINES	99,600.00 NWT
BCDO2000052 1	BDO TRUST BANKING GROUP 16F SOUTH TOWER, BDO CORPORATE CENTER 7899 MAKATI AVE., MAKATI CITY Metropolitan Manila	Client 8407000	Tax Identification Number 1246*****	Domestic PHILIPPINES	12,700.00 NWT
BCDO2000053 1	BDO TRUST BANKING GROUP 16F SOUTH TOWER, BDO CORPORATE CENTER 7899 MAKATI AVE., MAKATI CITY Metropolitan Manila	Client 8407000	Tax Identification Number 1246*****	Domestic PHILIPPINES	137,900.00 NWT
BCDO2000063 1	FEDERAL PHOENIX ASSURANCE CO., INC. 16F SOUTH TOWER, BDO CORPORATE CENTER 7899 MAKATI AVE., MAKATI CITY Metropolitan Manila 0726	Client 8407000	Tax Identification Number 962!	Domestic PHILIPPINES	32,900.00 NWT
BCDO2000064 1	BDO TRUST BANKING GROUP 16F SOUTH TOWER, BDO CORPORATE CENTER 7899 MAKATI AVE., MAKATI CITY Metropolitan Manila 0726	Client 8407000	Certificate Of Incorporation 962'	Domestic PHILIPPINES	24,500.00 NWT
BCDO2000067 1	IMA# 201-78065-7 16F SOUTH TOWER, BDO CORPORATE CENTER 7899 MAKATI AVE., MAKATI CITY Metropolitan Manila 0726	Client 840-7000	Tax Identification Number 002-856-707-000	Domestic PHILIPPINES	200,000.00 NWT

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
CHBC1000000 1	CHINA BANKING CORPORATION - TRUST GRO 8/F CBC Building, 8745 Paseo de Roxas cor. Villar Streets Makati City Metropolitan Manila 1200	Own 817-7981	Tax Identification Number 967	Domestic PHILIPPINES	8,216.00 NWT
CHBC1000002 2	CHINA BANKING CORPORATION TRUST GROU 8/F CBC BUILDING, 8745 PASEO DE ROXAS COI VILLAR STS. MAKATI CITY Metropolitan Manila 1200	Client 817-7981	Certificate Of Incorporation 1216.	Domestic PHILIPPINES	1,885.00 NWT
CHBC1000003 2	CHINA BANKING CORPORATION TRUST GROU 8/F CBC BUILDING, 8745 PASEO DE ROXAS COI VILLAR STS. MAKATI CITY Metropolitan Manila 1200..	Client 817-7981	Certificate Of Incorporation 1216..	Domestic PHILIPPINES	5,379.00 NWT
CHBC1000004 2	CHINA BANKING CORPORATION TRUST GROU 8/F CBC BUILDING, 8745 PASEO DE ROXAS COI VILLAR STS. MAKATI CITY Metropolitan Manila 1216....	Client 817-7981	Certificate Of Incorporation 1216...	Domestic PHILIPPINES	49,639.00 NWT
CHBC1000005 2	CHINA BANKING CORPORATION TRUST GROU 8/F CBC BUILDING, 8745 PASEO DE ROXAS COI VILLAR STS. MAKATI CITY Metropolitan Manila 1200.....	Client 817-7981	Certificate Of Incorporation 1216.....	Domestic PHILIPPINES	699.00 NWT
CHBC1000006 2	CBC TRUST 10% TAX INDIVIDUAL 8/F CBC BUILDING, 8745 PASEO DE ROXAS COI VILLAR STS. MAKATI CITY Metropolitan Manila 1200.....	Client 817-7981	Passport 1216****	Domestic PHILIPPINES	12,182.00 PH10
CITI1000000 1	CITIBANK N.A. 11/F Citibank Tower Villar corner Valero Sts. Makati City, MM Metropolitan Manila 1200	Own 8947841	Tax Identification Number 946	Foreign PHILIPPINES	33,989,944.00 FMX1

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
CITI1000001 1	CITIBANK N.A. 11/F Citibank Tower Villar corner Valero Sts. Makati City, MM Metropolitan Manila 1200	Client 8947841	Tax Identification Number 1098	Domestic PHILIPPINES	11,501,880.00 NWT
CITI1000003 1	CITIBANK N.A. 11/F Citibank Tower Villar corner Valero Sts. Makati City, MM Metropolitan Manila 1200	Client 8947841	Tax Identification Number 1102	Domestic PHILIPPINES	332,200.00 NWT
CITI1000004 1	CITIBANK N.A. 11/F Citibank Tower Villar corner Valero Sts. Makati City, MM Metropolitan Manila 1200	Client 8947841	Tax Identification Number 1101	Foreign PHILIPPINES	13,568,500.00 RA02
CITI1000006 1	CITIBANK N.A. 11/F Citibank Tower Villar corner Valero Sts. Makati City, MM Metropolitan Manila 1200	Client 8947841	Tax Identification Number 1295	Domestic PHILIPPINES	1,553,800.00 NWT
CITI1000007 1	CITIBANK N.A. 11/F Citibank Tower Villar corner Valero Sts. Makati City, MM Metropolitan Manila 1200	Client 8947841	Tax Identification Number 1103	Domestic PHILIPPINES	1,148,800.00 NWT
CITI1000008 1	CITIBANK N.A. 11/F Citibank Tower Villar corner Valero Sts. Makati City, MM Metropolitan Manila 1200	Client 8947841	Tax Identification Number 1105	Domestic PHILIPPINES	152,100.00 NWT
CITI1000010 1	CITIBANK N.A. 11/F Citibank Tower Villar corner Valero Sts. Makati City, MM Metropolitan Manila 1200	Client 8947841	Tax Identification Number 1100	Domestic PHILIPPINES	15,698,450.00 NWT

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ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
CITI1000011 1	CITIBANK FAO PHILIPPINE AXA OPPORTUNIT' 2/F CITI TOWER, PASEO DE ROXAS, MAKATI CITY Metropolitan Manila 1226	Client 894-7714	Tax Identification Number 1100*	Domestic PHILIPPINES	228,500.00 NWT
CITI1000013 1	CITIBANK FAO PHILAM EQUITABLE LIFE INSURANCE CO. 2/F, CITI TOWER, PASEO DE ROXAS, MAKATI CITY Metropolitan Manila 1226	Client 894-7498	Certificate Of Incorporation 1100***	Domestic PHILIPPINES	730,400.00 NWT
DEUB1000000 1	DEUTSCHE BANK MANILA-CLIENTS A/C 26/F Ayala Tower One Ayala Triangle, Makati City Metropolitan Manila 1226	Own 8946970	Tax Identification Number 948	Foreign PHILIPPINES	73,264,518.00 FMX1
DEUB2000000 1	DEUTSCHE BANK MANILA-CLIENTS A/C 26/F ayala Tower One, Ayala Triangle, Makati City Metropolitan Manila 1226	Own 894-6970	Tax Identification Number 949	Domestic PHILIPPINES	525,420.00 NWT
DEUB2000003 1	DEUTSCHE BANK MANILA-CLIENTS A/C 26/F ayala Tower One, Ayala Triangle, Makati City Metropolitan Manila 1226	Client 894-6970	Tax Identification Number 1088	Domestic PHILIPPINES	847,700.00 NWT
DEUB2000005 1	DEUTSCHE BANK MANILA-CLIENTS A/C 26/F ayala Tower One, Ayala Triangle, Makati City Metropolitan Manila 1226	Client 894-6970	Tax Identification Number 1087	Domestic PHILIPPINES	6,304,250.00 NWT
DEUB2000006 1	DEUTSCHE BANK MANILA-CLIENTS A/C 26/F ayala Tower One, Ayala Triangle, Makati City Metropolitan Manila 1226	Client 894-6970	Tax Identification Number 1290	Domestic PHILIPPINES	18,100.00 PH10
DEUB2000007 1	DEUTSCHE BANK AG MANILA BRANCH A/C CLIENTS DEUB20 23F AYALA TOWER ONE AYALA AVE. MAKAT CITY Metropolitan Manila	Client 8946989	Certificate Of Incorporation 000-449-586-000	Domestic PHILIPPINES	208,700.00 PH10

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
GSIS1000000 1	GOVERNMENT SERVICE INSURANCE SYSTEM GSIS Hqs., Financial Center Roxas Blvd., Pasay City Metropolitan Manila 0	Own 891-6346	Tax Identification Number 974	Domestic PHILIPPINES	23,361,900.00 NWT
HSBC1000000 1	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT. HSBC Securities Services 12th Floor, The Enterprise Center, Tower I 6766 Ayala Avenue corner Paseo de Roxas Makati City Metropolitan Manila 1200	Own 8145200	Tax Identification Number 951	Foreign PHILIPPINES	142,591,449.00 FMX1
HSBC1000002 1	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT. HSBC Securities Services 12th Floor, The Enterprise Center, Tower I 6766 Ayala Avenue corner Paseo de Roxas Makati City Metropolitan Manila 1200	Client 8145200	Tax Identification Number 1057	Foreign PHILIPPINES	4,337,800.00 AU21
HSBC1000006 1	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT. HSBC Securities Services 12th Floor, The Enterprise Center, Tower I 6766 Ayala Avenue corner Paseo de Roxas Makati City Metropolitan Manila 1200	Client 8145200	Tax Identification Number 1062	Foreign PHILIPPINES	24,251,000.00 BM16
HSBC1000011 1	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT. HSBC Securities Services 12th Floor, The Enterprise Center, Tower I 6766 Ayala Avenue corner Paseo de Roxas Makati City Metropolitan Manila 1200	Client 8145200	Tax Identification Number 1067	Foreign PHILIPPINES	2,687,000.00 DM17
HSBC1000016 1	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT. HSBC Securities Services 12th Floor, The Enterprise Center, Tower I 6766 Ayala Avenue corner Paseo de Roxas Makati City Metropolitan Manila 1200	Client 8145200	Tax Identification Number 1085	Foreign PHILIPPINES	7,910,000.00 HK18

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
HSBC1000022	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT.	Client	Tax Identification Number	Foreign	3,596,793.00
1	HSBC Securities Services 12th Floor, The Enterprise Center, Tower I 6766 Ayala Avenue corner Paseo de Roxas Makati City Metropolitan Manila 1200	8145200	1074	PHILIPPINES	LU18
HSBC1000033	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT.	Client	Tax Identification Number	Foreign	6,956,100.00
1	HSBC Securities Services 12th Floor, The Enterprise Center, Tower I 6766 Ayala Avenue corner Paseo de Roxas Makati City Metropolitan Manila 1200	8145200	1080	PHILIPPINES	UK21
HSBC1000035	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT.	Client	Tax Identification Number	Foreign	28,089,600.00
1	HSBC Securities Services 12th Floor, The Enterprise Center, Tower I 6766 Ayala Avenue corner Paseo de Roxas Makati City Metropolitan Manila 1200	8145200	1082	PHILIPPINES	US21
HSBC1000036	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT.	Client	Tax Identification Number	Foreign	2,953,000.00
1	HSBC Securities Services 7th Floor, HSBC Centre, 3058 Fifth Avenue West, Bonifacio Global City, Taguig City Metropolitan Manila	581-8203	951 X	PHILIPPINES	JA17
HSBC2000000	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT.	Own	Tax Identification Number	Domestic	66,946,630.00
1	HSBC Securities Services 12th Floor, The Enterprise Center, Tower I 6766 Ayala Avenue corner Paseo de Roxas Makati City Metropolitan Manila 1200	814-5200	952	PHILIPPINES	NWT

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
HSBC2000002 1	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT. HSBC Securities Services 12th Floor, The Enterprise Center, Tower I 6766 Ayala Avenue corner Paseo de Roxas Makati City Metropolitan Manila 1200	Client 814-5200	Tax Identification Number 1055	Domestic PHILIPPINES	650,000.00 PH10
HSBC2000005 1	INSULAR LIFE ASSURANCE CO., LTD - VUL-EF HSBC Securities Services 7th Floor, HSBC Centre, 3058 Fifth Avenue West, Bonifacio Global City, Taguig City Metropolitan Manila	Client 581-8203	Tax Identification Number 1054 -	Domestic PHILIPPINES	325,000.00 NWT
HSBC2000006 1	ING BANK, N.V. MNL (TRUST DEPT.) FOR THE ACCT OF PNB LIFE INS, INC. 20/F TOWER ONE, AYALA TRIANGLE AYALA AVENUE, MAKATI CITY Metropolitan Manila 1226	Client 902-7000	Tax Identification Number 1054 *	Domestic PHILIPPINES	482,675.00 NWT
HSBC2000007 1	THE INSULAR LIFE ASSURANCE COMPANY, L IL COPORATE CENTRE, INSULAR LIFE DRIVE, FILINVEST CORPORATE CITY, ALABANG MUNTINLUPA CITY Metropolitan Manila 1226	Client 582-1875	Certificate Of Incorporation 1054..	Domestic PHILIPPINES	330,000.00 NWT
HSBC2000008 1	THE INSULAR LIFE ASSURANCE COMPANY, L IL CORPORATE CENTRE, INSULAR LIFE DRIVE FILINVEST CORPORATE CITY, ALABANG MUNTINLUPA CITY Metropolitan Manila STMT-D	Client 7711915	Certificate Of Incorporation 1054...	Domestic PHILIPPINES	480,900.00 NWT
HSBC3000000 1	THE HONGKONG & SHANGHAI BANKING COR LTD. -OWN ACCOUNT HSBC Securities Services 12th Floor, The Enterprise Center, Tower I 6766 Ayala Avenue corner Paseo de Roxas Makati City Metropolitan Manila 1200	Own 636-7370	Tax Identification Number 953	Foreign PHILIPPINES	1,200.00 RA02

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
NRCP1000000 1	NATIONAL REINSURANCE CORPORATION OF THE PHILIPPINES 18th Floor, Philippine AXA Life Centre, Sen. Gil Puyat Ave., corner Tindalo St., Makati City Metropolitan Manila 1200	Own 887-4570	Tax Identification Number 1006	Domestic PHILIPPINES	500,000.00 NWT
OOVV1000000 1	UCPB GENERAL INSURANCE CO., INC. 25th Floor, LKG Tower Ayala Avenue, Makati City Metropolitan Manila 1226	Own 884-1225	Tax Identification Number 1007	Domestic PHILIPPINES	25,000.00 NWT
PAUB1000000 1	ASIA UNITED BANK - TRUST & INVESTMENT GROUP 347 G/F Morning Star Bldg. Sen. Gil Puyat, Makati City Metropolitan Manila 1200	Own 899-3485	Tax Identification Number 901	Domestic PHILIPPINES	50,000.00 NWT
PNBC2000000 1	PNB-TBG T-10820 3/F PNB Financial Center Roxas Blvd., Pasay City Metropolitan Manila 1300	Own 5263059	Tax Identification Number 986	Domestic PHILIPPINES	218,000.00 NWT
PSMC2000000 1	SAN MIGUEL CORPORATION RETIREMENT PLAN-STP San Miguel Corporation Retirement Plan 40 San Miguel Avenue, Ortigas Center Mandaluyong City Metropolitan Manila 1550	Own 632-3000	Tax Identification Number 929	Domestic PHILIPPINES	908,700.00 NWT
RCBC1000000 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Own 894-9017/18	Tax Identification Number 987	Domestic PHILIPPINES	2,814,410.00 NWT
RCBC1000008 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987	Domestic PHILIPPINES	5,000.00 NWT
RCBC1000011 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987****	Domestic PHILIPPINES	23,290.00 NWT

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
RCBC1000012 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987*****	Domestic PHILIPPINES	15,000.00 NWT
RCBC1000030 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987.....	Domestic PHILIPPINES	80,000.00 NWT
RCBC1000034 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987.....	Domestic PHILIPPINES	10,000.00 NWT
RCBC1000035 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987.....	Domestic PHILIPPINES	44,000.00 NWT
RCBC1000036 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987.....	Domestic PHILIPPINES	11,500.00 NWT
RCBC1000039 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987.....	Domestic PHILIPPINES	95,000.00 NWT
RCBC1000043 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987----	Domestic PHILIPPINES	11,000.00 NWT
RCBC1000047 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation .987	Domestic PHILIPPINES	40,000.00 NWT
RCBC1000048 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987_.	Domestic PHILIPPINES	14,000.00 NWT

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
RCBC1000049 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987`	Domestic PHILIPPINES	200,000.00 NWT
RCBC1000050 1	RCBC TRUST & INVESTMENT DIVISION 333 Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Client 894-9017	Certificate Of Incorporation 987`	Domestic PHILIPPINES	35,000.00 NWT
RCBC1000051 1	RCBC TRUST & INVESTMENTS DIVISION 9TH FLOOR TOWER I, 6819 AYALA AVE., MAKATI CITY Metropolitan Manila 1200	Client 894-9017	Tax Identification Number 1138***	Domestic PHILIPPINES	24,400.00 NWT
RCBC3000000 1	RCBC TRUST & INVESTMENT DIVISION - VARIOUS TAXABLE ACCTS 333 SEN. GIL J. PUYAT AVE., MAKATI CITY Metropolitan Manila	Own 8783326	Tax Identification Number 987.	Domestic PHILIPPINES	291,600.00 PH10
RCBC3000006 1	RCBC TRUST & INVESTMENTS DIVISION - VARIOUS TAXABLE ACCTS 333 SEN. GIL J. PUYAT AVE., MAKATI CITY Metropolitan Manila	Client 8783326	Certificate Of Incorporation987	Domestic PHILIPPINES	4,200.00 PH10
RCBC3000007 1	RCBC TRUST & INVESTMENTS DIVISION - VARIOUS TAXABLE ACCTS 333 SEN. GIL J. PUYAT AVE., MAKATI CITY Metropolitan Manila STMT-D	Client 8783326	Certificate Of Incorporation ..987..	Domestic PHILIPPINES	4,200.00 PH10
SCBK1000000 1	STANDARD CHARTERED BANK 6756 Ayala Avenue Makati City Metropolitan Manila 1200	Own 878-2879	Tax Identification Number 957	Foreign PHILIPPINES	36,538,331.00 FMX1
SCBK1000050 1	PRU LIFE INSURANCE CORP. OF UK - LINKED FUND 5TH FLOOR 6788 AYALA AVENUE MAKATI CITY Metropolitan Manila 1200	Client 878-2124	Commercial Registration Number AS096-0511	Domestic PHILIPPINES	2,759,100.00 NWT

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
SCTD1000000 1	MBTC - TRUST BANKING GROUP 5/F Metrobank Plaza Sen. Gil J. Puyat Ave. Makati City Metropolitan Manila 1200	Own 894-8888	Tax Identification Number 990	Domestic PHILIPPINES	5,285,900.00 NWT
SCTD1000004 1	MBTC TBG AS IM FOR HUA HUNG OR LULU CHUA 17TH FLR. GT TOWER INTL AYALA AVE., MAKATI CITY Metropolitan Manila	Client 857-5299	Tax Identification Number 990.*.****	Domestic PHILIPPINES	31,900.00 PH10
SCTD1000014 1	MBTC TBG AS IM FOR BOARD OF TRUSTEES O PERAA RET FUND 17TH FLR. GT TOWER INTL AYALA AVE., MAKATI CITY Metropolitan Manila	Client 857-5299	Certificate Of Incorporation 990**	Domestic PHILIPPINES	100,000.00 NWT
SCTD1000015 1	MBTC TBG AS IM FOR BOARD OF TRUSTEES - STANDARD CHARTERED RET PLAN 17TH FLR. GT TOWER INTL AYALA AVE., MAKATI CITY Metropolitan Manila	Client 857-5299	Certificate Of Incorporation 990.....	Domestic PHILIPPINES	20,000.00 NWT
SCTD1000016 1	MBTC TBG AS IM FOR GOVT SERVICE INSURANCE SYSTEM 17TH FLR. GT TOWER INTL AYALA AVE., MAKATI CITY Metropolitan Manila	Client 857-5299	Certificate Of Incorporation 990*	Domestic PHILIPPINES	3,766,800.00 NWT
SCTD1000017 1	MBTC TBG AS INV MGR FOR MERCURY GROU 17TH FLR. GT TOWER INTL AYALA AVE., MAKATI CITY Metropolitan Manila 1200	Client 857-5299	Tax Identification Number 990*	Domestic PHILIPPINES	60,000.00 NWT
SCTD1000020 1	MBTC - TBG AS INV MGR FOR GOLD PROJECT CORP. 17TH FLR GT TOWER INTL AYALA AVE., MAKATI CITY Metropolitan Manila 1200	Client 8575299	Tax Identification Number 000 477 863 000::	Domestic PHILIPPINES	51,000.00 NWT

BP ID	BP NAME	ACCOUNT TYPE	ID TYPE	INVESTOR TYPE	HOLDINGS
ACCOUNT NO.	ADDRESS	TELEPHONE NUMBER	ID NUMBER	COUNTRY	TAXCODE
SCTD1000021 1	MBTC - TBG AS INV MGR FOR C-437-01 17TH FLR GT TOWER INTL AYALA AVE., MAKATI CITY Metropolitan Manila 1200	Client 8575299	Certificate Of Incorporation 000 477 863 000''''	Domestic PHILIPPINES	16,000.00 NWT
SCTD1000022 1	MBTC-TBG AS INV MGR FOR PHILIPPINE STOC EXCHANGE 17TH FLR GT TOWER INTL AYALA AVE., MAKATI CITY Metropolitan Manila 1200	Client 8575299	Tax Identification Number 000477863000.	Domestic PHILIPPINES	200,000.00 NWT
SSSI1000000 1	SOCIAL SECURITY SYSTEM SSS Bldg., East Ave., Diliman, Quezon City Metropolitan Manila 0	Own 926-1644	Tax Identification Number 994	Domestic PHILIPPINES	11,598,200.00 NWT
UCPB1000000 1	UNITED COCONUT PLANTERS BANK-TRUST BANKING 5/F, UCPB Bldg., Makati Ave. Makati City Metropolitan Manila 0	Own 8119500	Tax Identification Number 995	Domestic PHILIPPINES	4,100,360.00 NWT
UFIO1000000 1	UNITED FUND, INC. Cocolife Building, Ayala Avenue, Makati City Metropolitan Manila 1226	Own 8106944	Tax Identification Number 941	Domestic PHILIPPINES	40,000.00 NWT
				Total Holdings	: 751,851,437.00
Grand Total					: 751,851,437.00

If no written notice of any error or correction is received by PDTC within five (5) calendar days from receipt hereof, you shall be deemed to have accepted the accuracy and completeness of the details indicated in this report.

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PROXY

DMCI HOLDINGS, INC.

PROXY SOLICITED ON BEHALF OF THE MANAGEMENT OF DMCI HOLDINGS, INC. FOR THE ANNUAL STOCKHOLDERS' MEETING TO BE HELD ON JULY 27, 2011, 9:00 A.M. AT THE NEW FUNCTION ROOM, MANILA GOLF & COUNTRY CLUB, FORBES PARK, MAKATI CITY.

Instruction

- (a) The proxy must be duly accomplished by the stockholder of record as of Record Date. A proxy executed by a corporation shall be in the form of a board resolution duly certified by the Corporate Secretary or in a proxy form executed by a duly authorized corporate officer accompanied by a Corporate Secretary's Certificate quoting the board resolution authorizing the said corporate officer to execute the said proxy.
- (b) Duly accomplished proxies may be mailed or submitted personally to the Corporate Secretary of the Corporation not later than July 15, 2011 at the following address:

The Corporate Secretary
DMCI Holdings, Inc.
3rd Floor, DACON Building
2281 Pasong Tamo Extension
1231 Makati City
Philippines
- (c) In case of shares of stock owned jointly by two or more persons, the consent of all co-owners must be necessary for the execution of the proxy. For persons owning shares in an "and/or" capacity, any one of them may execute the proxy.
- (d) Validation of proxies will be held by the Stock Transfer Agent on July 21, 2011 at 2:00 p.m. at the principal office of the Corporation at the 3rd Floor, DACON Building, 2281, Don Chino Roces Avenue, Makati City, Philippines.
- (e) Unless otherwise indicated by the stockholder, a stockholder shall be deemed to have designated the Chairman of the Board of Directors, or in his absence, the President of the Corporation, as his proxy for the annual stockholders meeting to be held on July 27, 2011.
- (f) If the number of shares of stock is left in blank, the proxy shall be deemed to have been issued for all of the stockholder's shares of stock in the Corporation as of Record Date.
- (g) The manner in which this proxy shall be accomplished, as well as the validation hereof shall be governed by the provisions of SRC Rule 20 (11)(b)
- (h) The stockholder executing the proxy shall indicate the manner by which he wishes the proxy to vote on any of the matters in (1), (2), (3) and (4) below by checking the appropriate box. Where the boxes (or any of them) are unchecked, the stockholder executing the proxy is deemed to have authorized the proxy to vote for the matter.

The Undersigned hereby appoints:

- a) The Chairman of the Board of Directors of DMCI Holdings, Inc. or in his absence, the President of DMCI Holdings, Inc.
- b) _____

as his/her/its Proxy to attend the above annual meeting of the stockholders of **DMCI Holdings, Inc.**, and any adjournment or postponement thereof, and thereat to vote all shares of stock held by the Undersigned as specified below and on any matter that may properly come before said meeting.

Management recommends a vote for:

1. *Approval of the minutes of the previous annual meeting of stockholders held on July 28, 2010.*

For Against Abstain

2. *Ratification of all the acts and resolutions of the Board of Directors, officers and management of the Corporation from the last fiscal year to date.*

For Against Abstain

3. *Approval of the Selection of SyCip Gorres Velayo & Co. as Independent Auditors.*

For Against Abstain

4. *Election of Directors¹*

- () for all nominees listed below (except as marked to the contrary below).
- () withhold authority to vote for all nominees listed below.
- () strike the box opposite the name of each nominee to indicate that authority to vote for such nominee is withheld.

Security holder may strike a line through the nominee’s name in the list below to withhold authority to vote for any individual nominee.

Nominees

For Regular Directors:

- DAVID M. CONSUNJI
- CESAR A. BUENAVENTURA
- ISIDRO A. CONSUNJI
- JORGE A. CONSUNJI
- VICTOR A. CONSUNJI
- HERBERT M. CONSUNJI
- MA. EDWINA C. LAPERAL

For Independent Directors:

- HONORIO O. REYES-LAO
- ANTONIO JOSE U. PERIQUET

5. *In their discretion, the Proxies are authorized to vote upon such other matters as may properly come before the meeting.*

This proxy when properly executed will be voted in the manner directed above by the undersigned stockholder. If no direction is made, this proxy will be voted for items 1, 2, 3, and 4.

Dated _____

(Signature over printed name, including title when signing for a corporation or partnership or as an agent, attorney or fiduciary)

Please mark, sign, date, and return promptly in accompanying envelope.

¹ Cumulative method of voting under Section 24 of the Corporation Code of the Philippines is allowed.



Management Report

Pursuant To SRC Rule 20 (4)

I. INCORPORATED HEREIN ARE THE AUDITED ANNUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2010 AND THE INTERIM FINANCIAL STATEMENTS FOR THE QUARTER MARCH 31, 2011 OF DMCI HOLDINGS, INC. (“The Corporation”).

II. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

There has been no change or disagreements with certifying accountants.

III. MANAGEMENT'S DISCUSSION AND ANALYSIS OR PLAN OF OPERATION

A. Management Discussion & Analysis of Results of Operation and Financial Condition for Audited Financial Statements as of December 31, 2010.

I. RESULTS OF OPERATIONS

2009 – 2010

DMCI Holdings, Inc. (the “Company”) reported a jump of 67% in its consolidated net income (after minority interest) from P4.7 billion in 2009 to P7.9 billion in 2010. The full year operations of the new power business boosted the already significant growth in all the other segments, namely construction, real estate, mining and water.

Below is a table on the bottom line contributions of the Company’s businesses for 2010 and 2009:

<i>(amount in Php millions)</i>	2010		2009 (restated)		Variance	
Construction	1,241	16%	497	11%	744	150%
Mining	2,026	26%	1,164	25%	862	74%
Real Estate	1,286	16%	1,020	22%	266	26%
Water	1,887	24%	1,675	36%	212	13%
Power	847	11%	68	1%	779	1,146%
Parent & Others	580	7%	280	6%	300	107%
Total	7,867	100%	4,704	100%	3,163	67%

The full year operations of Calaca power plant (vs. 1 month in 2009), the realization of works from the big ticket construction projects, the growth in recognized real estate sales, and the improvement in the coal and nickel mining caused the steep growth in consolidated net income. Note that the Parent Company includes an after tax income from AG&P as a discontinued (sold) business worth P677 million and P297 million in 2010 and 2009 respectively.

WATER

The Company’s investment in the water sector is recognized mainly through the partnership with Metro Pacific Investments Corp. (MPIC) with operations under Maynilad Water Services, Inc. (Maynilad). Maynilad handles the water distribution and sewer services for the western side of Metro

Manila. Additional contributions came from an equity investment in Subicwater, the water utility located in Subic, north of Metro Manila, serving the Subic Bay Freeport Zone and the municipality of Olongapo.

Marginal improvement in net income from P1.7 billion to P1.9 billion was greatly affected by severe water supply shortage in the months of January till July. Billed volumes at Maynilad for the period grew only by 6.8%, despite a 7.4% dip in water supply recovered water from leaking pipes substantially supported the billed volumes. Year to date non-revenue water (NRW) improved from 59.7% last year to 53.5% this year. Billed services also grew 10.9% to 903,682 accounts. Improvement in water service obligations coupled by the average 6.9% tariff increase helped boost revenues for Maynilad. Non-cash Opex showed a 24% reduction coming mainly from the reduced amortization of concession assets due to the extension of Maynilad's concession period. Cash Opex, on the other hand, reported an 18% growth due to the following: (a) higher electricity rates and consumption, (b) increase in cost of outsourced activities, (c) growth in real estate tax along with repairs & maintenance costs from increase in assets acquired in line with higher asset levels from capex programs. Resulting core net income growing by 39% from P3.5 billion to P4.8 billion.

Maynilad's operating results was not significantly affected by consortium items. This year's consortium adjustments was negative P337 million as compared to last year of positive P1 billion. Below is a table on the Maynilad results and the consortium adjustments:

<i>(in Php millions)</i>	2010		2009	
	Consortium	DMCI share	Consortium	DMCI share
Maynilad Core Net Income	4,835		3,467	
Non-core Items	(55)		(642)	
Maynilad Net Income	4,780		2,825	
Minority	387		166	
Attributable Operating Net Income	4,393	1,959	2,659	1,185
Consortium Items				
Fair Value & Goodwill Adjustments	(526)	(235)	(1,140)	(508)
Prior Period Adjustments		-		-
Forex Losses	92	41		-
Depreciation Adjustment	(29)	(13)	(31)	(14)
Deferred Tax Adjustments		-	1,838	820
Net Interest Expense		-		-
Loss on redemption of Preferred Shares		-		-
Concession Fee Adjustments	(42)	(19)	418	186
Actuarial Gains (Losses)	(94)	(42)	170	76
Minority Adjustments		-	(74)	(33)
ESOP Adjustments	70	31		-
Others	191	85	(113)	(50)
Subtotal	(337)	(150)	1,068	476
Net Income	4,056	1,809	3,727	1,662

The continuous improvement in Maynilad operations paved way for cash dividends to be paid out to shareholders in the amount of P600 million in 2010. This shows that the efforts of the Company and its partner MPIC in developing Maynilad are now bearing fruit. Aside from expanding and improving water services to its customers, Maynilad is now able to generate cash flow for its shareholders.

CONSTRUCTION

The Company's construction segment is now only under wholly-owned and our flagship construction company, D.M. Consunji, Inc. (DMCI). Our steel fabrication unit Atlantic Gulf & Pacific Company of Manila, Inc. (AG&P) was sold in December of 2010.

DMCI registered more than double growth in net contributions from the P497 million last year to P1.2 billion this year as construction works from the major infrastructure and building contracts reached full activity.

Work realized from the Skyway Elevated Expressway, 168 Residences and Raffles Condominiums & Hotel projects caused much of the 33% increase in contract revenues from P8 billion to P10.7 billion. Contributions from the other independent construction units such as external electrical works, equipment sales and rentals, external ready-mix concrete sales, and manpower supply were also provided additional construction revenues.

General and administrative expenses for DMCI were relatively higher, due to increased construction activity. Never the less, the Company is still consistent with its cost savings guidance despite expectations that overhead is expected shoot up due to volume of work and higher inflation.

With the current Private Public Partnership (PPP) program of the country, the Company, thru DMCI, is well positioned to be a driver and a beneficiary of such infrastructure progress.

Sale of Steel Fabrication and Assembly Business – AG&P

Early in 2008, the Company was aggressively been looking in selling AG&P. But due to financial crisis in USA and global credit decline, prospective sale did not materialize. The Company was only able to divest its stake in AG&P in December 23, 2010. The sale provided an one time gain of P677 million in 2010 compared to only P297 million in 2009. The recognition of AG&P's operations for most of the year along with the gain on the sale of investment accounted for the growth in investment income of the Parent Company.

The Company believes that the sale of AG&P is in line with its consolidation of resources and limit its interests in the cyclical nature of a contracting business. With this however, the Company is still committed to continue to provide and maintain its heritage business of EPC services but this time only thru DMCI.

REAL ESTATE

The Company's real estate business is led by the Company's wholly owned real estate development subsidiary, DMCI Project Developers, Inc. (PDI). Under the brand name DMCI Homes. PDI develops and sells middle income residential housing units that define best in quality and value for money units.

As a background, the Company recognizes real estate revenues using the full accrual method, where sales are booked when the unit is fully complete and the down payment of 20% is already paid. This method is in accordance with International Accounting Standards but is not the same with most real estate developers in the Philippines. There was a move to adopt the said recognition method in the country in 2008 but was subsequently suspended by the SEC after majority of the real estate companies lobbied against it. Despite this, the full accrual method has been and is still being used by the Company in preparation for the inevitable adoption towards International Accounting Standards.

The housing segment net contributions grew by 26% from P1 billion last year to P1.28 billion this year despite only an 11% increase in realized revenues. Realized housing revenues for 2010 reached P7.7 billion as sales from the newly completed projects reached full recognition status.

A better representative of current operations would be the sales and reservations for the year, which expanded to P14.7 billion in 2010, up by 69% from the P8.7 billion in 2009. The Company believes that this is due to a combination of currently a growing demand for near-city dwelling units and the value the DMCI housing unit brings. The unfortunate global credit crunch in 2008 and 2009 also helped depress the 2009 results.

Operating expenses in the real estate segment were higher by 15% due to:

- Increase in selling and marketing activities such as commissions, sales incentives, marketing tools, ads, etc.
- Increase in local taxes, an offshoot of 2008 increased revenues
- Real estate taxes on unsold and not yet turned over inventory
- Increase in utilities

Note that majority of the Company's housing units are being sold between P1.5-3.0 million per unit and as such have been registered with the Board of Investments (BOI) as part of their affordable housing investments that allow for an income tax holiday.

MINING & POWER

Coal Mining & Power (Calaca)

The Company's coal mining business and its major power-generating asset (Calaca) are both lodged under 56%-owned and publicly listed Semirara Mining Corp (SMC). SMC reported extensive growth in operating results from a net income of P1.9 billion in 2009 to P3.9 billion in 2010. This was mainly due to the full year recognition of power plant operations and growth in coal sales mainly due to coal exports.

Below is SMC's management discussion and analysis of results of operations and financial condition for the year as lifted from its annual financial report with the PSE and SEC:

Full Years 2009-2010

I. PRODUCTION AND OPERATIONS

Coal:

Over the years, global consumption for thermal coal has steadily increased. To meet rising demand, the Company further expanded capacity in 2010 by commissioning additional mining equipment worth USD32.25 million. With additional three units 16-cubic meter excavators, 25 units 100-tonner dump trucks, and corresponding support equipment, operations registered a new record high of total material movement of 78,681,611 bank cubic meters (bcm). This is 31% higher than 2009 material movement of 60,286,812 bcm. Strip ratio likewise improved by 17% at 9.73:1 from 10.91:1 in 2009. As a result, run-of-mine (ROM) coal produced posted a higher increase of 47% at 7,536,094 metric tons (MTs) from 5,144,143 MTs in 2009. Net total product coal correspondingly grew by 45% at 6,950,333 MTs from 4,798,398 MTs in 2009. Notably, good weather conditions during the year positively impacted mining operations.

The Company supports the expansion in production capacity with exploratory and confirmatory drilling activities. Initial results of the drilling program showed that coal seams extend throughout the eastern part of the 5,500-hectare island.

Moreover, in order to provide logistic support to match increased level of operations, a USD16 million investment was made to purchase additional barges and tugboats for domestic deliveries and to support mid-stream loading for vessels with capacity greater than 30,000MT.

Strong demand from both local and export markets is manifested by a 36% drop in inventory, despite increased production, from a beginning balance of 763,575 MTs to 490,7135 MTs as at the end of the year.

Power:

Meanwhile, the two power generating units of SEM-Calaca Power Corporation (SCPC), which is 100% owned by the Company, attained their expected capabilities based on their pre-rehabilitation conditions. In terms of availability, Unit 1 was running for 238 days, representing an availability of 65%, while Unit 2 was running for 174 days, representing an availability of 48%. The lower availability for Unit 2 was due to the scheduled rehabilitation during the second semester of 2010, from August 8 up to year end.

In terms of capacity utilization, the two generating units churned out their expected output when it was bid out by Power Sector Asset & Liability Management (PSALM). Unit 1 was utilizing an average of 53% of its rated capacity, while Unit 2 was utilizing an average of 57% of its rated capacity. Both units have a rated capacity of 300 MW each.

Coal consumption for the generating units totaled 1,059,538 MTs for the year, inclusive of imported coal, at an average coal price of PHP2,817 per MT.

Total energy generated reached 937 million Kwh for Unit 1 and 720 million Kwh for Unit 2, or an aggregate generation of 1,657 million Kwh for the year 2010.

II. MARKET

Coal:

Increasing number of coal-fired plants and supply disruption in key coal exporting countries fueled global demand for thermal coal in 2010. The latest round of capacity expansion enabled the Company to meet more orders, thus recording another marketing milestone with an impressive 60% growth in sales from 4,464,029 MTs in 2009 to 7,146,286 MTs in 2010.

Local sales comprised 43% of total volume at 3,047,405 MTs, while 57% were export sales totaling to 4,098,781 MTs. In 2009, market shares of local and the export sales were 49% and 51%, respectively.

Of the total volume sold to local markets, more than half were delivered to power plants. Deliveries to SCPC aggregated to 957,908 MTs, and other power plants sales totaled to 746,911 MTs, thus registering total sales to local power plants at 1,704,819 MTs. Two newly commissioned plants in the Visayas area started to buy Semirara coal this year. Despite recording a 31% increase over 2009 power plants' sales of 1,301,776 MTs, current market share of the local power industry dropped to 24% from 29% last year.

Sales to local cement plants posted a modest growth of 8% from 615,164 MTs in 2009 to 661,392 MTs in 2010. A major player in the cement industry started to use Semirara coal this year. Due to a more significant increase in total sales, its market share likewise dropped from 14% in 2009 to 9% in 2010.

Conversely, other industrial plants increased its market share from 6% in 2009 to 10% in 2010 with a more significant increase of 139% in sales volume. A total of 681,242 MTs were delivered in 2010 to

different industrial users, usually through local traders who have the logistic support to supply to inland customers. This market only accounted for 285,392 MTs in 2009.

Export sales continued to be the Company's main growth driver with a remarkable 81% increase from 2009 sales volume of 2,261,695 MTs. Around 75% of export deliveries in 2010 went to China. The rest were delivered to India, Thailand, Hong Kong, and South Korea.

Composite average FOB price per MT dropped by 10% at PHP2,343 this year from PHP2,600 in 2009. When the Company acquired the power business in December 2009, the pricing mechanism was amended to reflect current market prices, instead of the import parity pricing scheme as provided for in the Coal Supply Agreement with National Power Corporation.

Power:

SCPC sold a total of 1,370 million Kwh to its customers by virtue of its Transition Supply Contracts (TSCs), which form part of the Asset Purchase Agreement (APA) when SCPC acquired the Calaca Coal-fired Power Plants from PSALM in December 2009. The major customers under the TSCs include Meralco, which comprised 51% of total TSC volume sold, the Cavite Export Processing Zone (CEPZ) for 29%, Batangas Electric Cooperative 1 (Batelec 1) for 18%, and other small customers for the remaining 2%.

In excess of SCPC's TSC commitments, additional power sales were generated by selling to the Wholesale Electricity Spot Market (WESM) during off-peak hours. Total spot sales reached a volume of 480 million Kwh for the year.

In some instances, SCPC purchased power from the WESM to be able to meet its commitment under the TSCs. Power purchased from the spot market totaled to 340 million Kwh for the year. It is worthy to note that replacement power contracts with other power generators were put in place before the scheduled rehabilitation of Unit 2, which resulted in putting a cap on SCPC's exposure from the WESM by generating savings of over PHP200 million for the year.

Of total sales volume for the year, SCPC's sales mix ratio was at 77% for TSCs and 23% for spot sales. This sales mix ratio is deemed to be within the ideal mix to limit SCPC's exposure to the volatility of the spot market, and to minimize exposure to the contracted capacities in case of unavailability.

III. FINANCE

A. Sales and Profitability

The Company's investment in SCPC boosted profitability in 2010. Consolidated Revenue of PHP22.90 billion is almost double 2009's Revenues of PHP11.94 billion. Net of eliminating entries, PHP14.24 billion and PHP8.66 billion represented coal and energy revenues, respectively. The 24% increase in coal revenues versus PHP8.92 billion generated in 2009 is mainly driven by the significant increase in sales volume. Before elimination, total coal revenue amounted to P16.75 billion. On the other hand, the surge in energy sales from PHP443.49 million in 2009 is due to the full year contribution of SCPC in the current period under review against barely a month operation in 2009

Net of eliminating entries, the coal and power segments recorded Cost of Sales amounting to PHP10.14 billion and PHP5.77 billion, respectively. Although consolidated Cost of Sales increased by 70% from PHP9.34 billion in 2009 to PHP15.90 billion this year due to higher number of units sold for both coal and power, the results reflected a lower cost for each unit sold. For the coal segment, Cost of Coal Sold/MT dropped to PHP1,698 from PHP1,919 in 2009, manifesting the positive impact of economies of scale. Non-Cash Cost slightly rose from 12% in 2009 to 14% this year reflecting increased accounting for depreciation of new mining equipment. On the other hand, cost of energy sales registered at PHP3.12 per Kwh sold.

The resulting consolidated Gross profit recorded an increase of 169% from PHP2.60 billion in 2009 to PHP6.99 billion this year. Gross profit margin likewise registered an improvement at 31% in the current year as against 22% last year.

Operating Expenses of the coal segment amounting to PHP1.81 billion in 2010 is mainly composed of Government Share at PHP1.31 billion. SCPC incurred PHP982.09 million, thus resulting to a consolidated Operating Expenses of PHP2.79 billion. The 272% increase from 2009 consolidated Operating Expenses of PHP749.58 million is due to expanded operations for the coal segment and full year accounting for the power business, inclusive of P383.29 million provision for billing disputes with PSALM.

A substantial portion of consolidated Finance Costs of PHP685.91 million this year was incurred by SCPC mainly in relation to its PHP9.6 billion loan which refinanced the PSALM debt. SCPC booked total financing charges of PHP490.63 million, while the coal segment incurred a total of PHP195.27 million for new loans availed to finance purchase of equipment and other capital expenditures. Finance Cost in 2009 is significantly lower at PHP112.19 million.

Meanwhile, Finance Income rose by 9% from 2009 level of PHP52.75 million to PHP57.67 million this year. It is however important to note that ending cash balance is healthier this year. Two factors will explain the minimal growth in finance income vis-à-vis higher increase in cash: interest rates are lower this year and the Company only accumulated cash towards the end of the year after it has paid dividends.

Meanwhile, fluctuations in foreign exchange rates benefited the coal segment as shown by recording Forex Gains of PHP235.80 million this year, of which P67.31 million represented net unrealized Forex gain due to restatement of foreign currency denominated loans outstanding as of end of the year. Conversely, the power business incurred Forex Losses of PHP36.31 million due to peso depreciation at the time of full settlement of PSALM loan in USD. As a result, the Company reported a consolidated Net Forex Gains of PHP199.49 million. This figure is 318% higher than 2009 Forex Gains of PHP47.70 million.

In July 2010, the Company divested its investments in DMCI Power Corp. and DMCI Mining Corp. As presented at consolidated level, it booked Equity in Net Income of Associates amounting to PHP76.83 million, prior to divestment. At beginning of the year, the accumulated share in equity losses amounted to PHP39.35 million, thus recognized Income from Divestments during the year is PHP41.38 million using equity method. At the parent level, recognized gain on sale of investment is P77.09 million using the cost method.

In addition, the coal segment recorded Other Income amounting to PHP24.05 million from gain on sale of retired equipment, recoveries from insurance claims and other miscellaneous income. In 2009, Other Income was remarkably higher at 107.94 million also consisting of similar nature.

Consolidated Net Income Before Tax showed a sizeable jump of 105% from PHP1.91 billion in 2009 (as restated) to PHP3.92 billion this year. The coal and power segments posted net Income Before Tax of PHP2.48 billion and PHP1.41 billion, respectively, before eliminating entries. As both business segments enjoy Income Tax Holidays, consolidated Tax Provision was (PHP 35.16) million, due to reversal of deferred income tax provision on the power segment net of current tax provision representing final taxes on interest income for both segments. The resulting consolidated Net Income After Tax is PHP3.95 billion, the coal and power segments each contributing PHP2.52 billion and PHP1.44 billion, respectively. This year's Net Income is 114% higher than PHP1.85 million in 2009. Increased number of shares outstanding slightly tempered growth in consolidated Earnings per Share to 82% from PHP6.65 in 2009 to PHP12.10 this year.

B. Financial Condition, Solvency and Liquidity

The Company recorded consolidated Ending Cash balance of PHP3.81 billion, almost 7x the beginning Cash balance of PHP481.92 million. The remarkable increase in the coal segment's sales this year was sufficient to fund its own working capital requirements, pay cash dividends of PHP1.78 billion and service debts totaling to PHP5.89 billion. Net Ending Cash contribution of the coal segment was at PHP2.81 billion. Meanwhile, SCPC posted ending cash balance of PHP1.00 billion this year despite spending for rehabilitation of Unit 2.

Consolidated Net Receivables reflected an increase of 154% from PHP1.25 billion in 2009, closing at PHP3.18 billion as at the end of 2010. The substantial Receivables of the coal segment were due to increased sales towards the end of the year when it took advantage of rising coal prices. SCPC's Receivables are mostly composed of Energy Sales.

On the other hand, consolidated Net Inventories dropped by 20% from PHP2.98 billion in 2009 to PHP2.38 billion this year. Orders for semcoal exceeded production, such that ending coal inventory dropped by 43% in terms of value at PHP833.47 million from beginning level of PHP1.47 billion. This offset the 70% increase in value of spare parts and supplies, which correspond to increased equipment complement, from PHP527.64 million in 2009 to PHP894.80 million as at the end of the year. SCPC booked an ending inventory of PHP658.81 million in 2010, recording a 34% drop from beginning balance of PHP998.50 million, which consisted mostly of spare parts and supplies.

Meanwhile, consolidated Other Current Assets increased by 50% from PHP608.94 million 2009 (as restated) closing balance to PHP912.76 million as at the end of 2010. Bulk of this is comprised of security deposits from operating leases and, advances to suppliers. SCPC accounted for PHP138.02 million of Other Current Assets, representing prepaid rent.

As a result of the movements of the foregoing accounts, consolidated Total Current Assets registered a growth of 93% at PHP10.29 billion as at the end of the period from PHP5.33 billion (as restated) in 2009. Before consolidation, the coal and power segments' Total Current Assets level registered at PHP6.94 billion and PHP4.00 billion, respectively.

Consolidated Non-Current Assets registered a more modest growth of 7% at PHP20.21 billion as at the end of the period from 2009 ending balance of PHP18.93 billion (as restated).

Consolidated Net Property, Plant and Equipment (PPE) registered a 7% growth from PHP18.36 billion in 2009 to PHP19.58 billion as at the end of the review period. This is mainly due to accounting of additional mining equipment that arrived during the year. The coal and power segments recorded PHP3.70 billion and PHP15.88 billion ending balances, respectively.

Investment and Advances increased by 27% from PHP244.43 million in 2009 to PHP310.23 million as at end 2010, consisting solely of the sinking fund of SCPC.

Consolidated Other Non-Current Assets reflected a 5% decline to PHP317.59 million from PHP334.95 million (as restated) as at end 2009 due mainly to reclassification to current portion of some accounts. The coal and power segments each contributed PHP139.92 million and PHP138.02 million, at each respective level.

The resulting consolidated Total Assets grew by 26% from PHP24.26 billion in 2009 to PHP30.49 billion this year. Of this amount, PHP10.74 billion is attributed to the coal segment, while PHP19.75 billion reflected SCPC's Total Assets. Before consolidation, each segment reported Total Assets of P18.79 billion and P20.33 billion, respectively.

Consolidated Total Liabilities likewise increased by 26% at PHP18.15 billion from PHP14.38 billion in 2009. Current and Non-current portions of the coal segment stood at PHP4.43 billion and PHP2.86 billion, respectively, adding up to Total Liabilities of PHP7.29 billion. On the other hand, SCPC's

Current and Non-current portions closed at PHP2.50 billion and PHP8.36 billion, respectively, resulting to Total Liabilities of PHP10.87 billion.

Consolidated Current Liabilities of PHP6.93 billion recorded a 17% growth from PHP5.91 billion in 2009. The 64% increase in consolidated Accounts and Other Payables which closed at PHP5.35 billion this year from PHP3.25 billion as at end 2009 is mainly due to significant provision for government share close to P1.0 billion, consignment payables and accrued payable for materials, supplies and contracted services. This increase is offset by decrease in Current-portion of Long Term loans which closed at PHP1.13 billion from PHP1.81 billion in 2009. The account reflected the current portion of SCPC's PHP9.6 billion loan availed to take out PSALM liabilities. Last year's loan balance was already serviced during the year.

Consolidated Non-Current Liabilities posted a 33% increase from 2009 closing balance of PHP8.47 billion to PHP11.22 billion. This is mainly due to the coal segment's loan availments in 2010 to finance its capacity expansion. This is specifically reflected in the 33% increase in consolidated Long-Term Debt from PHP8.36 billion in 2009 to PHP11.16 billion as at the end of 2010. The acquisition of the power plant assets was refinanced by a 7-year project loan of PHP9.6 billion syndicated by three local banks in May 2010. This was already reflected in the books as at the end of 2009 as debt to PSALM.

On 19 July 2010, the Company listed additional 59,375,000 shares to finance its investment in SCPC. This generated PHP4.39 billion for the Company. In addition, in the second quarter of the year, the Company reissued its 19,302,200 Treasury Shares, generating a total of PHP 765 million. These activities, further augmented the cash generated by the company and beefed up Total Stockholders' Equity by 25% from PHP9.88 billion in 2009 to PHP12.34 billion as at the end of 2010. The company recognized additional paid in capital of P5.10 billion resulting from the issuance of new shares via a stock rights offering and reissuance of the treasury shares.

Consolidated Current Ratio significantly improved at 1.48:1 compared to 0.90:1 in 2009 (based on restated amounts). However, Debt-to-Equity ratio dipped slightly from 1.45:1 to 1.47:1 as at the end of 2010. This is due to the availment of additional debts during the year.

D. Performance Indicators

1. Earnings per Share – To finance its investment in SCPC, the Company went into a 1:5 stock rights offering in 2010, increasing issued shares to 356,250,000 from 296,875,000 in 2009. Moreover, all the issued shares are outstanding this year with the sale of 19,302,200 shares previously held in treasury. Despite this development, EPS managed to reflect a healthy growth of 82%. This does not only signify that the coal business is performing well, but the power business as well. The investment in SCPC undoubtedly created more value for the Company.

2. Debt-to-Equity Ratio–The Company's robust financial health is indicated by consistently recording low DE ratio in the past few years. As a result, when the opportunity to own its single biggest customer arose, its balance sheet was ripe and ready to take on the challenge. While the Company's current DE ratio of 1.47:1 shows its leveraged condition, it is positive that it can afford to be in this position given the remarkable performance of both coal and power segments.

3. Business Expansion– Motivated by good prospects in the power industry, the Company aggressively expands its operations for both business segments. The coal business launched into another expansion activity in 2010, thus enabling it to benefit from strong demand during the year. Meanwhile, Unit 2 of SCPC underwent rehabilitation works to ramp up productivity and improve efficiency. These activities are geared to create more value for the Company.

4. Expanded Market – The improved performance of the Company is mainly attributed to its ability to serve growing global demand for coal. Over the years, more customers are steadily buying its coal. On the other hand, the rehabilitation of SCPC's Unit 2 promises to further increase yield since being a

cheap producer of power, SCPC is confident that it can successfully dispatch its additional production either through supply contracts or through the open market.

5. Improved coal quality – Enhancing coal quality is a going concern for the Company. This challenge is highlighted by the inherent low quality of its product. This is an important aspect of operations as this dictates its marketing success.

IV. OTHER INFORMATION

1. *There were no known trends, events or uncertainties that have material impact on liquidity.*
2. *The Company provides interim corporate suretyship in favor of the lenders of SCPC for its PHP9.6 billion 7-year loan availed on 26 May 2010. The security may however be suspended within the term of the loan when the conditions set forth in the loan contract are met.*
3. *There are no material off-balance sheet transactions, arrangements, obligations, and other relationships of the company with unconsolidated entities or other persons created during the reporting period.*
4. *The Company has issued purchase orders to suppliers for mining equipment amounting to PHP40M. Delivery period starts on June 2011. These purchases will be financed with medium-term loans that match the life of the assets.*
5. *The recent calamity in Japan may have a positive impact on the demand and price of Semirara coal. Since Japan is an exporting country, any shortfall in their production may have positive impact to China. If China will increase production, demand of Semirara coal may escalate as most of our exports go to China.*
6. *There are no significant elements of income or loss from continuing operations.*
7. *There were no subsequent events that came to our knowledge, which are material enough to warrant an adjustment in the consolidated financial statements.*
8. *The Group's operation is not cyclical or seasonal in nature. Mining activities is continuous throughout the year as coal production output from period to period can be adjusted through efficient mine planning on both short-term and long-term, mitigating negative impact of the rainy season to mine operations. The power generation business is also operational throughout the year as maintenance shutdown is just part of normal operation of the plant and programmed ahead of time.*

MINING : Nickel

The Company's venture into nickel mining was revived in 2010 when a contract mining agreement with Benguet Mining was finalized early in the year. DMCI Mining, Corp., the Company's wholly owned mining company, set out to mine and market high concentration nickel ore (1.8%-2% nickel content), called saprolite, at the Benguet nickel mine in Santa Cruz, Zambales. This has proved a good venture as this year's operations led to a P564 million net income compared to a negative contribution of P50 million last year. DMCI Mining was able to produce 1.2 million tons of nickel ore and generate P1.96 billion in sales for 2010 from the operations at Benguet's nickel mine, a major development from suspended operations at Acoje mine in 2009.

Evident of the Company's resiliency in business, competence in engineering/contracting services and having invested in the only reliable port in the area, DMCI Mining has quickly taken the opportunity to be in the nickel mining business.

2008 - 2009

DMCI Holdings, Inc. (the "Company") reported record results for 2009 with contributions from all business segments showed significant improvements from the previous years. Consolidated net income after minority for 2009 reached P4.7 billion, 2.79 times the P1.7 billion reported in 2008. Major developments from all the businesses contributed to remarkable showing of the Company's operations for the year.

Below is a table on the net income contributions of the Company's businesses:

<i>(amount in Php millions)</i>	2009 (restated)	2008
Construction	497	391
Mining	1,164	460
Real Estate	1,020	758
Water	1,675	81
Power	68	(20)
Parent & Others	280	18
Total	4,704	1,688

Summary of significant developments in the business segments:

- Water – growth in billed volumes and increase in tariff
- Construction – new big ticket projects
- Real Estate – more sold units reaching full completion and 20% paid, above target sales and reservation for the 2nd half of 2009
- Mining – growth in coal exports

WATER

The Company's investment in the water sector is recognized mainly through a consortium partnership with Metro Pacific Investments Corp. or MPIC (the "Consortium") and operated under Maynilad Water Services, Inc. (Maynilad), the water concession for the west portion of Metro Manila. A marginal amount of contribution is recognized from the equity investment in Subicwater.

Maynilad Level

Maynilad net income grew by 41% from P1.994 billion to P2.825 billion this year as both billed volume and tariff rates increased in 2009. This resulted in net contributions coming reaching an unprecedented P1.662 billion a big jump from the 2008 figure of only P30 million. Current growth in operations coupled by non recurring charges booked in both 2009 and 2008 contributed to the sharp increase..

Water operating efficiencies continued to improve as Maynilad reported a respectable increase of 11.3% in billed volumes, despite a slight dip in water supply. As a result, non-revenue water (NRW) slid from last year as it reached an average of 59.67% in 2009 from 63.81% in 2008. Moreover, 24 hour water distribution coverage increased to 65% this from 58% and 46% in the previous 2 years (2008 and 2007 respectively) with 7 psi water pressure coverage also improving to 79% this year from 67% and 53 % the previous years. This is testament to the commitment of Maynilad to improve its water availability and pressure levels across its network. Maynilad has incurred almost P19 billion in capital expenditures from 2007 to 2009.

Maynilad's water and sewer revenues for the period grew 30.6% from P7.81 billion last year to P10.2 billion this year. The growth was due mainly to the improvement in billed volumes and an effective tariff increase of 17.4%. The tariff increase from a combined 12.2% inflation and a 22.6% rate rebasing increase should have resulted in a price increase of 25.5% but was dampened by the growth in domestic consumption whose rates are subsidized. The domestic consumers now account for 76% of billed volume compared to 74% last year.

Total cash opex increased by only 3% to P3.2 billion from P3.1 billion last year due to the notable increases in light and power, repairs & maintenance, and rentals. Total non-cash operating expenses grew P276 million or 19% to P1.7 billion from P1.4 billion. The amortization of intangible assets grew 17% to P1.3 billion from P1.1 billion evident of Maynilad's continued capital expenditure programs. Provision of doubtful accounts, a factor of 2.6% of revenues, grew by 40% in line w/ significant increase in tariff levels.

On April 16, 2009, the MWSS Board of Trustees approved a rate rebasing increase for Maynilad of 22.6% of the average basic charge effective fifteen days from publication in a newspaper of general circulation or on May 4, 2009. Incorporated in the approval of the rebasing increase is the final determination on the treatment of certain collections that until recently had been classified as deferred credits pending their resolution.

The net effect of the resolution of these issues is an extraordinary gain of P1.16 billion. Also, deferred tax assets amounting to P1.7 billion were written-off following the approval of Maynilad's 6-year income tax holiday (ITH). These two extraordinary items along with other non-recurring charges resulted in a net extraordinary loss of around P619 million compared to only P329 million last year. Excluding the impact of the extraordinary items, Maynilad recurring income would have been P3.4 billion from P2.3 billion last year, still a 48% improvement.

Consortium Level

Due to some debt and capital structure changes that happened in November 2008 and in 2009, the Company's equity in both the Consortium and Maynilad levels have changed. As of September 30, 2009, the Company owns 44.59% of the Consortium which now owns 94% of Maynilad (including a 2% ESOP) compared to a 50% share in the Consortium which owned 84% of Maynilad (including a 6% ESOP).

Below is a table which details the breakdown of the consolidated operating results of the water investments of the Company from the Maynilad level net income to the Consortium level net income:

(in Php millions)

	2009		2008	
	Consortium	DMCI share 44.59%	Consortium	DMCI share 50%
Maynilad Net Income	2,825		1,994	
Minority	166		310	
Attributable Operating Net Income	2,659	1,185	1,684	842
Consortium Items				
Fair Value & Goodwill Adjustments	(1,140)	(508)	(1,293)	(647)
Prior Period Adjustments		-	1,031	516
Forex Losses		-	(858)	(429)
Depreciation Adjustment	(31)	(14)	-	-
Deferred Tax Adjustments	1,838	820	-	-

Net Interest Expense	-	(375)	(188)
Loss on redemption of Preferred Shares	-	(351)	(176)
Concession Fee Adjustments	418	186	
Actuarial Gains	170	76	102
Minority Adjustments	(74)	(33)	119
Others	(113)	(50)	62
Timing Adjustment for DMCI Share		-	-
Subtotal	1,068	476	(1,563)
Net Income	3,727	1,662	121

Note that Net Interest and Forex Losses at the consortium level were practically eliminated for 2009 with the conversion/settlement of the consortium debt in November 2008. The Fair Value/Goodwill amortization went down due to current revaluations and restatements.

Notwithstanding the extraordinary and non-operating items both at the Maynilad and Consortium levels, continuing operating developments point towards sustainable improvements with the promise of significant contributions for the Company's consolidated operations.

CONSTRUCTION

The construction business doubled in net contributions for the year from P394 million last year to P794 million this year. Construction from local buildings and infrastructure projects boosted the general construction business while offshore works sustained the steel fabrication sector.

General Construction

The general construction business unit, reported under wholly-owned and flagship construction company, D.M. Consunji, Inc. (DMCI), registered net contributions of P500 million, improving by 2.5 times from the P201 million in 2008 as construction works from new big ticket projects were started and realized in 2009.

The onset of the newly awarded major contracts (worth P16 billion) caused the impressive 85% increase in DMCI construction revenues from P4.4 billion to P8.1 billion this year. Building construction revenues this year amounted to P2.1 billion compared to P2.3 billion last year, but now accounted for only 26% of total construction revenues from 52% the previous year. Below is a table on the DMCI building works for 2009:

(in Php millions)

Building Projects	Contract	Revenues
Raffles/Fairmont	4,415	994
168 Residences	3,118	411
Moldex Grand Towers	680	377
Others	4,301	382
Total	12,514	2,164

Infrastructure development, now a driving force for the country was evident as DMCI infrastructure revenues totaled P4.1 billion for 2009 accounting for 50.6% of general construction revenues, a big jump from the 23% registered last year. Breakdown of major infrastructure revenues is illustrated below:

(in Php millions)

Infra Projects	Contract	Revenues
Skyway	7,180	2,184
LRT	1,140	672
Maynilad	3,038	1,110
Others	1,800	198
Total	13,158	4,164

Contributions from the other independent construction units such as external electrical works, equipment management (sales and rentals), ready-mix concrete sales (external), and manpower supply were also helpful in providing contributions to the general construction business.

General and administrative expenses for DMCI were slightly higher due mainly to increased construction activity. Regardless, the Company is still consistent with its cost streamlining guidance despite expectations that overhead is expected to go up due to the requirements from the newly awarded contracts.

With the current infrastructure development programs, the Company, thru DMCI, is well positioned to be a driver and a beneficiary of the infrastructure progress.

Steel Fabrication and Assembly

The Company's steel fabrication business is reported thru its 98% owned construction and steel fabrication company, Atlantic Gulf and Pacific Company of Manila, Inc. (AG&P). AG&P is the oldest construction company in the country with countless projects spanning over 100 years.

AG&P reported an impressive growth of 51% in net contributions from P193 million in 2008 to P292 million in 2009. Despite flat gross revenues, new projects, namely the BP Whiting – Coker project, provided the margins needed to improve gross profit while the use of converted tax credits helped provide the boost in bottom figure for 2009

Early in 2008, the Company was looking to sell AG&P but due to the current economic environment, the sale did not materialize. As a result, the Company has decided to fully support AG&P in 2009, operationally and financially, with the hopes to renew and improve its business to become a fully contributing subsidiary.

In January 2009, the Company acquired a bridge loan facility worth P500 million to partially fund the repayment of AG&P's outstanding debt resulting to AG&P's exit from corporate rehabilitation and causing the increase in the Parent Company's interest expense. This debt was fully settled and refinanced by AG&P from another local bank in November 2009.

The Company is confident that aside from its current orderbook of mostly offshore contracts, AG&P's competence in steel fabrication can be a strategic auxiliary competence alongside its general contracting capacity, in benefiting from the current infrastructure progress.

REAL ESTATE

The Company's real estate business is focused purely on residential development. It is led by the Company's wholly owned real estate development subsidiary, DMCI Project Developers, Inc. (PDI). Under the brand name DMCI Homes, PDI has developed and sold middle income housing units that define value for money dwelling units for the Filipinos.

As a background, the Company recognizes real estate revenues using the full accrual method, where sales are booked when the unit is fully complete with a downpayment of 20%. In accordance with International Accounting Standards, the mandatory adoption in 2008 of the full accrual method was subsequently suspended by the SEC for real estate companies. Despite this, the method was already being used by the Company since its inception. Note that this type of revenue recognition is notably different from the percentage of completion method, adopted by most if not all of its counterparts in the Philippine real estate industry.

The housing segment recognized a 48% increase in net contributions from P748 million last year to P1 billion this year as full completion of units for existing and new projects were realized. Realize housing sales reached P6.96 billion this year compared to P4.7 billion last year as a result. Below is a table on the sales per project of the housing business:

		<u>2009</u>		<u>2008</u>	<u>Variance</u>
Alta Vista De Boracay	2%	142,467,342	6%	275,405,296	(132,937,953)
Bonifacio Heights Condominium	2%	143,883,022	17%	825,335,133	(681,452,110)
Cypress Towers	5%	368,340,692	7%	333,396,471	34,944,221
Dansalan Gardens Condo	9%	642,808,855	8%	393,330,051	249,478,804
East Ortigas Mansion 1 & 2	0%	32,698,735	2%	89,085,837	(56,387,102)
Hampstead Gardens	0%	5,848,270			5,848,270
Lakeview Manors	0%	21,456,999	1%	32,790,596	(11,333,597)
Mahogany Place 1 & 2	2%	126,200,337	5%	255,147,439	(128,947,101)
Mahogany Place 3	1%	75,994,464			75,994,464
Mayfield Park Residences	4%	290,760,756	5%	228,495,388	62,265,368
Morning Sun Homes	0%	(2,692,825)	0%	(684,283)	(2,008,541)
Ohana Place Residences	3%	241,303,879			241,303,879
Rainbow Ridge Condo 1 & 2	1%	47,242,612	1%	30,882,070	16,360,542
Raya Gardens Condo	10%	671,026,069	12%	578,318,578	92,707,491
Riverfront Residences 1	17%	1,176,119,782	12%	569,109,033	607,010,749
Rosewood Pointe Homes	10%	709,460,990	16%	778,816,507	(69,355,518)
Royal Palm Residences	15%	1,040,856,726	0%		1,040,856,726
Springlane Homes 1 & 2	0%	5,289,255	0%	8,295,646	(3,006,392)
The Manors Celebrity Place	1%	42,350,762	4%	197,749,413	(155,398,651)
Tivoli Gardens Residences	15%	1,055,787,252			1,055,787,252
Villa Alegre Homes	1%	44,015,011	1%	47,181,244	(3,166,233)
Vista de Lago Condominium	1%	40,185,346	2%	94,205,068	(54,019,722)
Others	1%	41,703,274	0%	(224,090)	41,927,364
TOTAL SALES	100%	6,963,107,606		4,736,635,396	2,226,472,210

Recognized revenues from new projects: Royal Palm, Tivoli Gardens, and Ohana Place totalled P2.3 billion or 33% of total revenues, while recognized revenues from significant existing projects: Riverfront, Raya, Dansalan Gardens, Cypress Towers, and Mayfield Park totalled P3.1 billion or 45% of total revenues. This is testament to the continuing performance take up of the real estate segment whose drive towards quality and affordable housing is paying off.

Sales and reservations (a better representative of current demand) for the period have experienced a dip by 12% from P9.8 billion in 2008 to P8.7 billion this year but was an improvement over the 1st half drop of 32%. On a quarterly basis, 2nd half sales surged from last year indicating a recovery from the effects of the global economic downturn. We believe that the economic downturn is affecting the Philippine OFW remittance, of which sales to these OFWs (whether direct sales offshore or domestic sales funded by OFW principals) form a significant part of our market.

Net interest income from real estate sales grew from P82 million in 2008 to P307 million in 2009 indicating the growing in-house financing sales of the housing business. The growth in the recognition of interest income also comes from the efforts to assign its receivables to local banks but effectively reducing its interest spread from these receivables.

Operating expenses in the real estate segment were higher by 36% due to:

- Increase in selling and marketing activities such as sales incentives, marketing tools, ads, etc.
- Increase in local taxes, an offshoot of 2008 increased revenues
- Real estate taxes on unsold and not yet turned over inventory
- Increase in utilities

Note that some of the PDI's projects, namely Raya Gardens, Rosewood Pointe, Sycamore Bldg (Dansalan Gardens), Cypress Towers, and Riverfront Residences have been registered with the Board of Investments (BOI) as part of their affordable housing investments and enjoy income tax holiday.

MINING

Coal Mining

The Company's coal mining business, operated by now 58.8%-owned, publicly listed Semirara Mining Corp (SMC) reported more than double improvement in net income from P796 million in 2008 to P1.7 billion in 2009. Sales volume was up by 35%, from 3.3 million metric tons in 2008 to 4.5 million metric tons in 2009 as coal exports reached new highs. Coal prices slightly improved by 2% despite a 17% increase in composite domestic prices as export prices were practically the same as last year. As a result coal revenues for the period were up by 37% from P8.4 billion last year to P11.6 billion this year.

Below is SMC's management discussion and analysis of results of operations and financial condition for 2009 as lifted from its annual financial report filed with the PSE and SEC:

Full Years 2008-2009

I. PRODUCTION AND OPERATIONS

The year 2009 indicated higher demand for Semirara coal which prompted the Company to further augment its mining capacity and to refleet its old mining equipment to improve production performance.

In order to match the continuous increase in demand for Semirara coal, the Company invested additional 37 units of 100-tonner dump trucks, nine units excavators, and various support mining equipment raising the excavation capacity by 69% with Total Material movement at 60,286,812 bank cubic meters (bcm), compared with 2008 material movement of 35,652,194 bcm. Meanwhile, waste material to coal ratio or strip ratio went up by 16% as operations limited coal extraction to match contracted volume for deliveries. This operational strategy

was undertaken to minimize coal quality dissipation due to spontaneous combustion. Coal production nevertheless posted a significant growth of 40% at 4,846,867 (MT) metric tons (MTs) from 3,470,765 MTs produced last year.

Meanwhile, the coal washing plant was relocated near the auxiliary stockpile to further enhance coal transporting efficiency. This cost-efficient improvement maximized transport of clean coal through the conveying system and free up more space to accommodate more clean coal for stockpiling and blending at the coal blending stockyard. This allowed more storage flexibility and maintenance of readily available coal for immediate shipment.

Another cost efficient initiative was the installation of an Oxy/Acetylene plant for the industrial gases requirements of operations. Oxygen and acetylene gases are now readily available for laboratory use and equipment and facilities repair activities.

Last year, exploration drilling at the eastern side of the Panian Mine yielded promising results with the discovery of significant additional volumes of coal. This year, more exploratory and confirmatory drilling activities were done beyond the ultimate limit of the pit. The Department of Environment and Natural Resources approved the amendment of the company's Environmental Compliance Certificate increasing its annual coal production to 8 million metric (MT). Another significant development was the approval by the Department of Energy on the extension of the Coal Operating Contract until 2027. This confluence of events further encouraged the Company to enhance its exploration pursuits in Semirara Island to develop more mineable areas

Favorable weather conditions during the year gave operations the opportunity to maximize mining activities, such that the Company was able to serve the growing demand during the year and even posted a healthy ending inventory level of 763,577 MTs.

II. MARKET

The global coal industry offers a vast potential for the Company to expand its market and grow its business. Over the years, the growing demand for coal worldwide gave the Company ample motivation to increase its capacity to create a niche in the export markets. Since it started exporting coal in 2007, export sales became the major growth driver for the Company. Additional investments for modernization of facilities and expansion of capacity demonstrated to be fruitful as the Company was able to prove its reliability as a new player in the export market. Given the vast untapped markets for coal, the challenge of the Company now evolved from establishing product acceptability to capacity expansion in order to meet increasing demand.

Another successful round of capacity expansion program during the year resulted to a 35% growth in sales volume from 3,313,251 MTs in 2008 to 4,464,027 million this year.

The slight 5% drop in local sales at 2,202,332 MTs from 2,320,502 MTs in 2008 was sufficiently compensated by export sales which more than doubled, reflecting a growth of 128% at 2,261,695 MTs from 992,749 MTs in 2008. Market share of export and local sales during the year was 51% and 49%, respectively. In 2008, export sales represented 30% of total volume sold or 36% based on peso sales, the rest represents sales to domestic market.

Sales to the Calaca power plants in Batangas recovered by posting a 43% growth from previous year's volume of 756,421 MTs to 1,082,094 MTs this year. However, total sales to the power industry declined by 10% from 1,453,144 MTs in 2008 to 1,301,776 MTs this year. The local power industry still accounted for a significant market share of 29%.

Similarly, sales to local cement industries showed a slight 3% drop from 2008 volume of 631,510 MTs to 615,164 MTs as few customers decreased their orders during the year.

Nevertheless, the Company welcomed a positive development during the year when it was able to successfully secure a supply contract with a new customer who is a significant player in the cement industry. Cement plants accounted for 14% of the Company's market share.

Meanwhile, sales to other industries continued to grow during the year. A 21% increase was recorded from previous year's sales of 235,848 MTs to 285,392 MTs in 2009. Other industries sales reflected a 6% market share.

Partnerships with new global coal traders pushed the Company's marketing efforts. With the help of these traders, the Company was able to penetrate new markets, including Thailand, Japan, and Taiwan. Meanwhile, it continued its deliveries to India, China, and Hong Kong. With the expansion of its export markets, the Company's export sales had been increasing over the years.

Composite FOB average price for the year remained healthy at PHP2,599.77 per MT, posting a 2% growth over last year's average price of PHP2,549.17 per MT.

III. FINANCE

A. Investment in Calaca, Batangas Power Plants

Historically, the 2 x 300 MW NPC-owned and operated power plants in Calaca, Batangas (the Power Plant), has been the major customer of the Company. Before embarking on a market diversification strategy in 2000, the plants took up more than 90% of the Company's market share.

After a series of failed attempts to privatize the Power Plant, the Power Sector Assets and Liabilities Management Corporation (PSALM) conducted a negotiated sale of the Power Plant in early 2009. DMCI-HI, the Company's parent company, participated and was awarded as the winning bidder on 8 July 2009.

Under an Amendment, Accession and Assignment Agreement dated 2 December 2009 among PSALM, DMCI-HI and SEM-Calaca (a wholly-owned subsidiary of the Company), DMCI-HI, with PSALM's consent, assigned its rights and obligations under the Asset Purchase Agreement (APA) and Land Lease Agreement (LLA) to SEM-Calaca. Under an Assignment Agreement dated 1 December 2009, DMCI-HI and SEM-Calaca agreed to an assignment cost of PHP54,343,156 for the APA and LLA. On 2 December 2009, SEM-Calaca paid PSALM PHP7,107,740,798 broken down as follows:

- a. PHP6.62 billion in peso equivalent using the exchange rate of PHP47.13 representing 40% down payment for US\$351.0 million purchase price of the Power Plant; and
- b. PHP0.49 billion in peso equivalent using the exchange rate of PHP47.20 representing 40% down payment for US\$10.39 million advance rental payment for the 25-year lease of the premises underlying the Power Plant and for purchase orders for parts and services for the Power Plant.

Likewise, SEM-Calaca submitted to PSALM closing deliveries including two stand-by letters of credit representing the DP Security and the performance security on the LLA. Subsequent to the execution of the Amendment, Accession and Assignment Agreement, the control, possession, obligation to operate the Power Plant and the rights to its revenues were transferred to SEM-Calaca.

The 60% balance of the purchase price will be paid to PSALM via 14 equal semi-annual payments beginning 2 June 2010 with an interest rate of 12% per annum, compounded semi-annually. Under the APA, upon prior written notice to PSALM, and on the condition

that SEM-Calaca is not in breach of any of its substantial obligations to PSALM under the APA and LLA, SEM-Calaca may prepay any portion of the Deferred Payment any time. Subsequently, SEM-Calaca has fully settled the 40% balance of the bid cost on 5 March 2010 which was funded by a combination of internally generated cash and bridge loans availed from several banks.

The acquisition of the Power Plant is a strategic move on the part of Company to allow forward integration of its core business and secure its market share in the power industry. The investment posts rewarding opportunities because as a stand-alone investment, it is expected to generate fair return on investment.

B. Sales and Profitability

High coal prices combined with healthy sales volume resulted to a historical high level of Coal Revenues at PHP11.50 billion, posting a 35% growth from 2008 Coal Revenues of PHP8.49 billion. Meanwhile, with the acquisition of the Power Plant in December, the consolidated revenue for 2009 amounted to PHP11.94 billion. Energy Sales from 2 December until 31 December 2009 was accounted at PHP443.49 million.

Meanwhile, although the Company incurred higher fixed costs and shipping costs in 2009 as a result of intensified mining operations, mine rehabilitation and inflation, economies of scale brought down Cost of Coal Sold per MT by 2% from PHP1,964.21 in 2008 to P1,917.98 this year. Non-Cash Cost is at 12% and 17% of total Cost of Coal Sold in 2009 and 2008, respectively. The decline was due to full depreciation of major equipment, while a portion of new equipment purchases were subjected to sale and leaseback. Total Cost of Coal Sold, inclusive of Shipping, Hauling, and Shiploading costs amounted to PHP8.92 billion and PHP6.94 billion in 2009 and 2008, respectively. The recorded cost of Energy Sales of PHP440.47 million from the power business, brought total Cost of Sales in 2009 to PHP9.36 billion.

Gross Profit recorded an impressive growth of 67% from PHP1.55 billion last year to PHP2.58 billion this year. This is a result of higher income generation in the coal business, plus additional income on the new investment in the Power Plant.

The Company recorded a 58% increase in Operating Expenses from PHP458.93 million in 2008 to PHP723.92 million in the current year. Government share, which is a function of Net Coal Revenues accounted for 63% of the total expense which is now beyond the minimum of 3% to gross revenue. The balance is comprised of General and Administrative Expenses, including Philippine Stock Exchange listing fees, business permits, filing fees, Makati payroll and other employee benefits. In addition, the power business incurred Operating Expenses amounting to PHP25.66 million, resulting to a consolidated Operating Expenses of PHP749.58 million in 2009.

Bulk or 70% of the consolidated Finance Costs of PHP112.19 million is attributed mainly to the interest cost of the PSALM debt amounting to PHP78.76 million plus other credit availments by the Power Plant. Meanwhile, the Company's Finance Costs significantly dropped by 67% from PHP101.24 million in 2008 to PHP33.44 million in 2009 due to the declining long-term loan balances and decelerated further by lower interest rates during the year.

Conversely, almost all of the recorded consolidated Finance Income of PHP52.75 million was generated by the Company, posting an income of PHP52.74 million. Since the Company used more cash in its purchase of equipment and acquisition of the Power Plant, less cash was available for placements and other investments. Hence, the current year's Finance Income dropped by 32% compared to 2008 level of PHP77.23 million.

Meanwhile, the Company recorded a significant amount of Foreign Exchange Losses at PHP152.25 million, 84% more than last year's losses of PHP82.78 million. This is due to higher Foreign Exchange rate at settlement date mostly from indent orders of parts and equipment against contract date. On the other hand, the power business recognized Foreign Exchange Gains totaling to PHP199.95 million mainly coming from unrealized forex gain resulting from the fluctuation of the PHP against the USD from PHP47.2 / USD1 at the time the power plant was acquired to PHP46.2 / USD1 as at yearend which correspondingly brought down the peso equivalent of the liability to PSALM on the 60% balance of the purchase price.

Furthermore, the Company recognized Equity in Net Losses of Associates amounting to PHP39.35 million, a sizeable jump from 2008 level of PHP1.77 million. This accounted for the losses incurred by its investments in DMCI Mining Corporation and DMCI Power Corporation at PHP21.99 million and PHP17.36, respectively.

On the contrary, the Company recorded Other Income of PHP91.77 million this year, 69% more than 2008 level of PHP54.44 million. This is mainly comprised of gains on equipment sale and recoveries from insurance claims. Additional PHP0.50 million was generated by the Power Plant, thus consolidated Other Income totaled to PHP92.27 million.

The resulting Net Income Before Tax posted an impressive 81% growth at PHP1.87 billion from PHP1.03 billion. Provision for Income Tax fell by 73% at PHP63.29 million from PHP237.02 million in 2008. The Company enjoyed the full-year effect of the Income Tax Holiday from its registration with the Board of Investments last year. Of the consolidated provision for income tax amounting to PHP63.29 million, PHP57.93 million represented derecognition of deferred tax asset.

Before elimination entries, the parent Company posted a Net Income After Tax of PHP1.79 billion from PHP796.40 million last year, while the Power Plant generated a Net Income after tax of PHP63.19 million. Total consolidated Net Income After Tax was PHP1.81 billion, more than double at 127% increase from last year's level. Consolidated Earnings per Share correspondingly increased from PHP2.87 in 2008 to PHP6.52 this year.

C. Financial Condition, Solvency and Liquidity

While the Company generated healthy cash levels during the year with increased income generation from coal sales, most of the accumulated cash was used to finance its acquisition of the Power plant before the year ended. In addition, purchases of mining equipment amounting to PHP2.86 billion, debt repayment of PHP1.47 billion, and payment of cash dividends of PHP1.67 billion also used up substantial cash during the year. As a result, the Company's Cash and Cash Equivalents declined by 54% from PHP1.01 billion in 2008 to PHP464.94 billion this year. Meanwhile, the Power Plant posted an ending cash balance of PHP16.98 million, thus consolidated Cash and Cash Equivalents closed at PHP481.92 million.

The Company's Net Receivables also dropped by 46% from PHP1.78 in 2008 to PHP963.24 million in the current period. This is mainly due to the drop in Trade Receivables from local sales that was slightly offset by the increase in export sales receivables. Towards the end of the year, the Company sold more to the export markets which had shorter receivable turn-over rates. Export sales were covered by irrevocable stand by letters of credits in congruence with the Company's risk management policy. On the other hand, the power business booked Receivables amounting to PHP290.85 million, which is mainly comprised of Energy Sales. The resulting consolidated Net Receivables totaled to PHP1.25 billion, which is 23% of Total Current Assets.

Meanwhile, with more coal inventory at the stockpile as at the end of the period, cost of coal inventory correspondingly went up by 63% at PHP1.47 billion from 2008 level of PHP896.73 million. Also, spare parts and supplies went up by 8% from PHP486.49 million in 2008 to PHP527.64 million this year. This is explained by the increased number of mining equipment units which required more spare parts and materials. The Company's Net Inventories reflected a 44% increase from PHP1.38 billion in 2008 to PHP1.99 billion as at the close of the current year. The Power Plant also booked total Inventories amounting to PHP1.01 billion. This is mainly comprised of spare parts and supplies. Consolidated Inventories is sizeable at PHP3.08 billion, representing 55% of Total Current Assets.

The 59% increase in the Company's Other Current Assets from PHP323.73 million in 2008 to PHP515.62 million this year is mainly due to the recording of prepaid income tax amounting to PHP149.44 million and increase in advances to suppliers by PHP85.34 million. Meanwhile, Other Current Assets of PHP19.34 million of the Power Plant represents withholding taxes amounting to P13.10 million. Consolidated Other Current Assets represented 13.62% of Total Current Assets at PHP759.89 million.

Given the movements of the foregoing accounts, the Company's Total Current Assets dropped by 6.5% at PHP4.21 billion from PHP4.50 billion in 2008. However, with the Power Plant's Total Current Assets of PHP1.64 billion, consolidated amount of PHP5.58 billion posted a 24% increase from last year's level.

On the other hand, the Company's Total Non-Current Assets grew by 515% at PHP9.69 billion from 2008 level of PHP1.61 billion. This is mainly caused by the surge in Total Investments from PHP223.23 million to PHP7.40 billion this year as a result of the acquisition of the Power Plant. Furthermore, Net Property, Plant and Equipment (PPE) doubled from PHP1.11 billion in 2008 to PHP2.21 billion this year with the purchase of new mining equipment for capacity expansion. Finally, Other Non-Current Assets posted a 86% decrease from PHP283.75 million to PHP39.97 million this year since security deposits for its operating lease transactions amounting to 270.75 million will already be realizable next year. As a result, consolidated Total Non-Current Assets amounted to PHP18.25 billion.

Total consolidated Assets closed at PHP23.83 billion, PHP15.70 billion of which accounted for the Power Plant's Total Assets. The Company's Total Assets in 2008 stood at P6.11 billion.

With the expansion of its business and investments, the Company's Total Liabilities correspondingly rose by 125% at PHP4.07 billion from PHP1.81 billion in 2008. Furthermore, consolidated Total Liabilities closed at P13.98 billion.

The Company's Total Current Liabilities of PHP3.53 billion increased by 116% from PHP1.64 billion in 2008. The bulk of this year's Current Liabilities is comprised of Trade and Other Payables amounting to PHP2.55 billion, or representing 72% of Total Current Liabilities. Trade and Other Payables accounted for Trade Payables, Payables to Related Parties, Accrued Expenses, and Payable to the Department of Energy and other government units. Availment of additional credit facilities increased Current Portion of Long Term Debt by 151% from 2008 level of PHP389.23 million to PHP977.90 million. Meanwhile, relative to its investment in the Power Plant, the Company recorded another PHP2.03 billion Current Liabilities, resulting to a consolidated Total Current Liabilities of PHP5.52 billion.

Similarly, the Company's Non-Current Liabilities totaled to PHP537.98 million, 209% more than 2008 level of PHP173.89 million. Bulk of this is Long-Term Debt – net of current

portion amounting to PHP474.36 million or 88% of Total Non-Current Liabilities. This account increased with the booking of loan amounting to USD10M to finance equipment purchase. Consolidated Total Non-Current Liabilities surged to PHP8.64 billion as the Power Plant recognized its liability to PSALM representing 60% of the purchase price which will be amortized in 7 years.

Total Equity of the Company was beefed up with the recording of Deposit for Future Subscription amounting to PHP5.40 billion, representing deposits made by DMCI-HI and Dacon Corporation for subscription of additional shares of stocks for the stock rights offering planned by the Company to strengthen its equity base to match its sizeable investment in the Power Plant with provision for oversubscription for their commitment to take all unsubscribed shares by the public. After dividend payout amounting to PHP1.65 billion and recording of additional Retained Earnings from the Company's Income for the year amounting to PHP1.75 billion and the Power Plant's Net Income generation of PHP62.93 million, net of eliminating entries, the consolidated Equity, net of Cost of Shares Held in Treasury, closed at PHP9.84 billion, 129% more than Total Equity in 2008 of PHP4.30 billion.

In the current year, the Company's Current Ratio closed at 1.19:1, while consolidated Current Ratio stood at 1.01:1. Current Ratio was healthier in 2008 at 2.75:1. The deterioration in this ratio is mainly due to the availment of more short-term debts to bridge finance the investment in the Power Plant and use of internally generated cash to fund the acquisition of the power assets from PSALM.

Meanwhile, prior to consolidation, the Company maintained last year's Debt-to-Equity ratio of 0.41:1. However, consolidated balance sheets reflected a Debt-to-Equity ratio 1.42:1.

D. Performance Indicators

- 1. Average Selling Price** – After successfully introducing Semirara coal to a more diverse market, it has since enjoyed a fair price for its product. High coal prices towards the end of 2008 spilled over in the first half of 2009. As a result, the Company's composite average FOB price remained strong during the year. Notably, the Company's coal price already started picking up to become at par with the global market.
- 2. Debt to Equity Ratio** – Over the years, the Company was able to consistently report a strong balance sheet. As a result, it was able to enjoy a higher credit rating from its creditors and consequently avail of competitive credit terms. Moreover, since it is not highly leveraged, it was able to afford substantial investment in the Power Plant, thus taking advantage of an opportunity to further grow its business by creating more value for its stakeholders.
- 3. Capital Expenditures** – Timely and well-planned Capex programs successfully helped the Company attain its market diversification program. Having proved its dependability as a serious player in the global market, more buyers are now interested in dealing with the Company. With huge unmet demand, especially from the export markets the Company is looking at a limitless growth potential.
- 4. Expanded Market** – The Company's persistent efforts in market diversification, supported by its aggressive capacity expansion and facilities improvement programs, paid off as it has successfully expanded its market. A remarkable achievement in 2009 was the penetration of wider export market base expanding to Thailand, Japan, and Taiwan. With its expanded market, the Company enjoys more reasonable and competitive commercial terms for its coal sales.
- 5. Consistent Improved Coal Quality** – The Company recognized at the onset that for it to be able to improve its market base, it is a pre-requisite to work on its quality improvement measures first and make it a priority concern. Given the inherent quality of its coal, the biggest challenge that the Company faces is maintaining the right blend

to satisfy customer requirement. Acceptability of Semirara coal is the key in sustaining the Company's success in market diversification.

POWER

2009 marks the Company's significant foray into the Power Industry as it won the bidding and finalized the acquisition of the 2 x 300MW Calaca Coal Fired Power Plant ("Calaca") in December 2009. The acquisition of Calaca is lodged under Sem-Calaca Power Corp., a wholly owned power company of Semirara Mining Corp. and as such is also discussed in the previous Coal Mining portion of this report.

With less than a month time of operations, Sem-Calaca along with other (not yet significant) power interests of the Company reported a P443 million revenue with net contributions amounting to P68 million (restated) as it supplied power to its contracted customers and the open electricity market.

With the current developments in the Power Industry, Calaca is looking to be a defensive and synergistic acquisition for the coal business and consequently a major contributor to the Company's consolidated operations.

II. FINANCIAL CONDITION

2009 – 2010

(In Php Millions)	Audited 2010	%	Audited 2009	%	Variance Amount	%
ASSETS						
Cash and cash equivalents	9,947	14%	3,262	6%	6,685	205%
Receivables - current & non-current	11,907	17%	7,271	12%	4,636	64%
Inventories - net	12,705	18%	10,558	18%	2,147	20%
Investments in associates	9,388	13%	7,747	13%	1,641	21%
Investment properties - net	359	1%	2,714	5%	(2,355)	-87%
Property, Plant and Equipment - net	21,541	30%	22,370	38%	(829)	-4%
LIABILITIES & EQUITY						
Accounts and other payables	10,108	14%	8,535	15%	1,573	18%
Customers' deposits	4,589	6%	4,096	7%	493	12%
Debt - current & non-current	19,024	27%	18,124	31%	900	5%
Paid-up capital	7,421	10%	7,421	13%	-	0%
Retained earnings	19,693	28%	13,157	22%	6,536	50%
Minority Interest	5,472	8%	2,941	5%	2,531	86%

The Company's financial condition for the period improved as net assets increased by 38%, from P58.7 billion to P71.2 billion, even after sale and deconsolidation of AG&P.

Cash balance grew notably from the operations of the different businesses with the sharp increase coming significantly from the cash generation of full year operations in the power business.

Total receivables (current and non-current) went up significantly as a result of improved operations in all the businesses mainly the mining (coal & nickel), construction and real estate, with the significant growth coming from the recognition of full year operations of the power segment.

Consolidated inventories reported a 20% increase due mainly to the increase in real estate inventory as the Company's real estate business reclassified significant investment properties into inventory adding to continuing developments and projects. Moreover, coal production and inventory was heightened for the 2nd half of 2010 with the extended dry weather.

Investments were up as a result of the Company's share in net profits of the water business and other unconsolidated equity investments.

Investment properties significantly decreased with real properties under the real estate segment being identified as for development.

Property plant & equipment slightly decreased due to depreciation vs. equipment and rehabilitation costs incurred for the improvement in the power generation assets and acquisition of additional equipment for the coal mining business.

Accounts & other payables increased as a result of working capital requirements, trade operations, deferred revenues and accruals more evident in the current boom seen in the construction sector. Most of these trade payables are payables to suppliers.

Customer's deposits grew by 12% coming mostly from new housing sales and reservations for the period.

Long term debt (current & non-current) slightly increased with suppliers credit availed for the purchase of equipment in the coal and power businesses.

Liquidity grew as current ratio went up from 1.19 (restated) to 1.78. Debt to equity ratio improved to 1.19 from 1.50 as operating results for the period improved ownership values more than the increase in debts.

III. KEY PERFORMANCE INDICATORS

The Company and its Subsidiaries (the "Group") has the following as its key performance indicators:

- (a) Segment Revenues
- (b) Segment Net Income (after Minority)
- (c) Earnings Per Share
- (d) Current Ratio
- (e) Debt to Equity Ratio

SEGMENT REVENUES

REVENUE	2010		2009		Variance	
<i>(amount in Php millions)</i>						
Construction	10,729	25%	7,999	29%	2,730	34%
Mining	16,030	37%	11,602	43%	4,428	38%
Real Estate	7,705	18%	6,963	26%	742	11%
Power	8,948	21%	443	2%	8,505	1920%
Parent & Others	71	0%	260	1%	(189)	-73%
Total	43,483	100%	27,267	100%	16,216	59%

The initial indicator of the Company's gross business results are seen in the movements in the different business segment revenues. As illustrated above the significant main drivers for revenue growth are the power and construction sectors (see Part I. Results of Operations – different segments for a detailed discussion per business).

SEGMENT NET INCOME

NET INCOME						
<i>(amount in Php millions)</i>	2010		2009		Variance	
Construction	1,241	16%	497	11%	744	150%
Mining	2,026	26%	1,164	25%	862	74%
Real Estate	1,286	16%	1,020	22%	266	26%
Water	1,887	24%	1,675	36%	212	13%
Power	847	11%	68	1%	779	1146%
Parent & Others	580	7%	280	6%	300	107%
Total	7,867	100%	4,704	100%	3,163	67%

The net contributions (net income after minority) or bottom line results from operations of the Company's businesses can be seen with the increment in net income for the period compared to the same period of the previous year/s for the different business segments. The current period indicates a strong growth driven by all the businesses of the Company along with the recognition of the full operations of the Calaca power plant.

EARNINGS PER SHARE (EPS)

The Company's consolidated EPS for the year was P2.96/share (of which 2.71/share can be attributed to continuing/recurring operations - net of income earned from AG&P). The current EPS is a big improvement from the P1.77/share EPS last year. Only the water business didn't provide major growth in earnings as an effect of extraordinary items booked in the previous year (see *Part I. Results of Operations – different segments for a detailed discussion per business*).

CURRENT RATIO

Liquidity is an essential character of any organization, and the Company, including the Group as a whole, should indicate acceptable levels of liquidity. The initial test of liquidity is the current ratio, which will display a company's ability to satisfy current obligations with current resources. Current ratio is arrived by dividing the current assets over the current liabilities. The Company uses this test and compares it with industry balances to determine its ability to satisfy current obligations with respect to its competitors (see *Part II. Financial Condition for a detailed discussion*).

DEBT TO EQUITY RATIO

As a stockholder/investor, financial position and stability would be an important aspect. The Company tests its financial position through the debt to equity ratio. This test indicates the Company's ownership of creditors vs. owners/investors. In addition, debt to equity ratio maintenance is a requirement set by creditors as a standard for extending credit. Debt to equity ratio is computed by dividing the total liabilities over total stockholders equity (see *Part II. Financial Condition for a detailed discussion*).

BALANCE SHEET	CAUSES
	2009-2010
ASSETS	
<i>Cash and cash equivalents</i>	<i>Cash balance grew notably from the operations of the different businesses with the sharp increase coming significantly from the cash generation of full year operations in the power business.</i>
<i>Net Receivables - current & non-current</i>	<i>Total receivables (current and non-current) went up significantly as a result of improved operations in all the businesses mainly the mining (coal & nickel), construction and real estate, with the significant growth coming from the recognition of full year operations of the power segment.</i>
<i>Inventories - net</i>	<i>Consolidated inventories reported a 20% increase due mainly to the increase in real estate inventory as the Company's real estate business reclassified significant investment properties into inventory adding to continuing developments and projects. Moreover, coal production and inventory was heightened for the 2nd half of 2010 with the extended dry weather.</i>
<i>Investments in associates</i>	<i>Investments were up as a result of the Company's share in net profits of the water business and other unconsolidated equity investments.</i>
<i>Investment properties - net</i>	<i>Investment properties significantly decreased with real properties under the real estate segment being identified as for development.</i>
<i>Property, plant and equipment - net</i>	<i>Property plant & equipment increased by 20% due mainly to equipment and rehabilitation costs incurred for the improvement in the power generation assets and acquisition of additional equipment for the coal mining business.</i>
LIABILITIES AND EQUITY	
<i>Accounts and other payables</i>	<i>Accounts & other payables increased as a result of working capital requirements, trade operations, deferred revenues and accruals more evident in the current boom seen in the construction sector. Most of these trade payables are payables to suppliers.</i>
<i>Customers' advances and deposits</i>	<i>Customer's deposits grew by 12% coming mostly from new housing sales and reservations for the period.</i>
<i>Long-term debt - net of current portion</i>	<i>Long term debt (current & non-current) slightly increased with suppliers credit availed for the purchase of equipment in the coal and power businesses.</i>
<i>Retained earnings</i>	<i>Retained earnings movement was mainly caused by operating results and dividend declaration during the year</i>

INCOME STATEMENT	CAUSES	
	2009-2010	2008-2009
REVENUE	<i>Except for Merchandise Sales & Others which account for 1% of revenues, increase was due to growth in all the businesses</i>	<i>increase was due to growth in all the businesses</i>
COSTS OF SALES AND SERVICES	<i>Except for Merchandise Sales & Others which account for 1% of cost of sales, increase was due to growth in all the businesses</i>	<i>increase was due to growth in all the businesses</i>
OPERATING EXPENSES	<i>increase is primarily from the jump in government royalties at the coal business, the heightened marketing and selling activities in the real estate sector, the growth in construction activity and the full year operations of the power business</i>	<i>increase is primarily from the jump in government royalties at the coal business, the heightened marketing and selling activities in the real estate sector, the growth in construction activity and the inclusion of the new power business</i>
EQUITY IN NET EARNINGS OF ASSOCIATES, JOINTLY CONTROLLED EQUITIES AND OTHERS	<i>Increase in equity in net earnings came from the share in net income of the unconsolidated water investment which improved from last year</i>	<i>Increase in equity in net earnings came from the share in net income from the water investments which showed an improvement in operations and reported significantly less extraordinary items due mainly to the increase in concession period</i>
FINANCE INCOME (COSTS)	<i>Net interest expense was higher due mainly to full year interest incurred from the significant debt from the acquisition of the Calaca Power Plant which was higher than the growth in interest income from real estate receivables.</i>	<i>Net interest expense was slightly higher due to increase in interest bearing debt incurred at the coal and real estate businesses; while interest earned from the increasing real estate receivables prompted the significant jump in interest income</i>
OTHER INCOME	<i>Foreign exchange gains and others prompted most of the increase in other income</i>	<i>Reduced rental and dividend (from unconsolidated affiliates) income and some accruals prompted the decrease in other income</i>

B. FIRST QUARTER REPORT FOR THE PERIOD MARCH 31, 2011

Management Discussion And Analysis Of Results Of Consolidated Operations And Consolidated Financial Condition For The Quarter And Period Ended March 31, 2011.

I. RESULTS OF OPERATIONS

DMCI Holdings, Inc. (the "Company") reported a jump of 61% in its first quarter consolidated attributable net income to P2.2 billion this year. Despite a slight dip in general construction contributions and the non-inclusion of the steel fabrication business, significant growth in the mining segments along with the sustained improvement in the real estate, water and power segments caused the increase in the Company's bottom line.

Below is a table on the 1st quarter net income contributions of the Company's businesses for 2011 and 2010:

NET INCOME (after Minority)				
(in Php Millions)	For the period		Variance	%
	2011	2010		
Coal Sales	739	312	427	137%
Nickel Ore Sales	197	6	191	3186%
MINING	936	318	618	194%
CONSTRUCTION	362	390	(27)	-7%
REAL ESTATE	224	166	58	35%
ELECTRICITY	262	32	230	719%
WATER	498	391	107	27%
STEEL FABRICATION	-	111	(111)	-100%
PARENT & OTHERS	(16)	(1)	(15)	1500%
TOTAL	2,267	1,406	861	61%

For the quarter, mining was the main driver of the extensive growth of the Company's bottom figure due to higher coal prices and the improved operations in the direct shipping nickel ore business. The water and real estate segments registered modest improvements as well. This year marks the non-inclusion of Atlantic Gulf & Pacific Company of Manila, Inc., the Company's previously owned steel fabrication as this entity was sold in December 2010.

WATER

The Company's investment in the water sector is recognized mainly through the equity investment in the partnership with Metro Pacific Investments Corp. (MPIC) with the actual operations under Maynilad Water Services, Inc. (Maynilad). Maynilad handles the water distribution and sewer services for the western side of Metro Manila.

The Company's first quarter net contributions from water investments reported a 27% increase from P391 million last year to P498 million this year.

Below is a table which details the breakdown of the consolidated 1st quarter operating results of the water investments of the Company:

<i>(in Php millions)</i>	Q1 2011		Q1 2010	
	Consortium	DMCI share	Consortium	DMCI share
Operating Net Income (Maynilad level)	1,400		1,068	
Less: Minority	113		62	
Operating Net Income after Minority	1,287	574	1,006	449
Less: Consortitum Items				
Fair Value/ Goodwill	131	58	58	26
Forex Losses (Gain)	19	8	13	6
Depreciation	7	3		-
Minority Adjustments		-	59	26
Others	12	5		-
Subtotal	169	75	130	58
Net Income (Loss)	1,118	498	876	391

Water operating efficiencies continued to improve as Maynilad reported an increase in first quarter net income from P1 billion in 2010 to P1.4 billion in 2011, of which DMCI's beneficial share is P449 million and P574 million respectively. Billed volume was up 4.2%, despite a 7.5% dip in water supply that mainly caused non-revenue water (NRW) to go down to 51% this year from 57% last year. Billed services also grew 10.5% to 918 thousand accounts but growth was mainly on residential connections, the tariff rates and consumption of which are essentially lower. As a result, Maynilad water service revenue was slightly up. Non-cash opex showed a 7% growth while cash opex reported a 16% increase due to the following: (a) higher electricity rates and consumption; (b) increase in cost of outsourced activities; and (c) growth in real estate tax from increase in properties acquired in line with higher asset levels from capex programs.

CONSTRUCTION

The construction business experienced a marginal decrease from its unprecedented growth last year as there were no additional projects worked on in the 1st quarter this year. Majority of the revenues came from the tail-end works from the Skyway Extension project and the continuing activity from the 168 Residences and the delayed but now fully resumed Raffles Hotel. These projects contributed but with no new contracts to realize, construction revenues and income marginally fell.

Despite the seeming slowdown, D.M. Consunji, Inc. (DMCI), the Company's heritage company and flagship construction subsidiary, was awarded significant vertical building contracts in the 1st quarter of 2011, the works of which will start only after the period. These projects are the Casino-Hotel project of ICTSI owner Enrique Razon, located at the Pagcor Entertainment City in Pasay City with a project cost of around P8.6 billion; and other significant building contracts amounting to P1.4 billion including a residential condo in Makati for San Miguel and a corporate headquarters located in Fort Bonifacio, Taguig. These projects are envisioned to provide the much needed additional revenues moving forward.

In addition, DMCI expects the completion and finalization of the MRT-7 and Trans-Asia Coal Power Plant contracts to be in place within the year. These contracts were essentially awarded to DMCI but still pending finalization of details. Hopefully, these additional infrastructure contracts will generate the much needed lift in revenues in the future.

Although delayed, we believe the infrastructure development programs of the current Philippine government will inevitably materialize. As such, the Company, thru DMCI, is very much interested in the construction of these initiatives. The Company believes it is well positioned to be a driver and a beneficiary of the country's infrastructure progress.

REAL ESTATE

The Company's real estate business is focused purely on residential development. It is led by the Company's wholly owned real estate development subsidiary, DMCI Project Developers, Inc. (PDI). Under the brand name DMCI Homes, PDI has developed and sold middle income housing units that define best in quality & value for money units.

As a background, the Company recognizes real estate revenues using the full accrual method, where sales are booked when the unit is fully complete and the down payment of 20% is already collected. This method is already in compliance with International Accounting Standards. There was a plan to adopt this in the country in 2008 but was subsequently suspended by the SEC after majority of the real estate companies lobbied against it. Despite this, the full accrual method has been and is still used by the Company.

The housing segment recognized a 24% increase in net contributions for the period from P166 million last year to P224 million this year. Realized housing sales for the period grew by 52% to P1.1 billion this year from P752 million last year as realized sales from the completion of existing projects: East Raya, Magnolia Place, Ohana Residences and Rosewood Pointe all contributed to improvement in real estate revenues.

A better representative of current demand would be sales and reservations for the period which experienced an increase of 41% from P3.8 billion in 2010 to P5.4 billion in 2011. Increasing demand for DMCI housing units coming mainly from new projects: La Verti Residences in Taft, Pasay City; the Redwoods in Fairview, Novaliches; Siena Park in Bicutan Paranaque and Stellar Place in Quezon City pushed sales take-up higher. Moreover, increased take up from existing projects East Raya and Magnolia Place also added to the growth in sales and reservations.

Housing net interest income for the period dropped by 21% is due mainly to a decrease in realized interest from housing receivables and an increase in interest expense from receivables discounting.

Operating expenses in the real estate segment were higher by 14% due to:

- Increase in selling and marketing activities such as advertising, sales incentives, marketing tools, ads, project launches, etc.
- Increase in employee salaries & wages
- Increase in utilities

Note that most of the Company's housing units have a selling price below P3 million per unit and as such has been registered with the Board of Investments (BOI) as part of their affordable housing investments that provide income tax incentives. With this the Company's housing segment enjoys income tax holidays for units sold under P3 million.

MINING & POWER

Coal Mining & Power (Calaca)

The Company's coal mining business which owns the major power generating asset, Calaca are both lodged under the 56%-owned and publicly listed Semirara Mining Corp (SMC). SMC reported an improvement in first quarter operating results from a net contribution of P739 million for coal mining and P262 million for power generation in 2011 compared to P312 million and P57 million respectively in 2010. This was mainly due to higher coal prices and the growth in period results for the Calaca operations.

Below is SMC's management discussion and analysis of results of operations and financial condition for the period ending and as of March 31, 2011 compared to March 31, 2010 as lifted from its first quarter financial report with the PSE and SEC:

MANAGEMENT DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

2011 FIRST QUARTER OPERATION

Mining capacity increased in 2010 when the Company invested in new equipment. This increase in capacity is reflected in high total material movement of 26,850,240 bank cubic meters (bcm) in the first quarter of operations this year. With strip ratio standing at 14.03:1, run-of-mine (ROM) coal produced totaled to 1,821,530 metric tons (MTs), comprised of 1,413,665 MTs of clean coal and 407,865MTs of washable coal. Net product coal produced during the period totaled to 1,641,800MTs.

In its pursuit to increase mineable coal reserve inventory, the Company conducts exploration activities. Currently, drilling activities are done at the Eastern part of the island. Once the in-house program is concluded, the Company plans to have the additional reserves certified by a local competent person on coal resource and mineable reserve and have it further certified in accordance with JORC standards.

Meanwhile, increase in production and sales necessitated corresponding improvement in logistic support. To augment the existing three (3) loading facilities, the Company is currently constructing another barge loading facility proximate to the auxiliary stockpile area to hasten coal transfer.

Domestic demand for Semirara coal during the period remained strong. However, with healthy inventory levels in China as at the end of 2010, export sales is not as robust compared to previous periods. Nonetheless, total coal sold during the quarter is still impressive at 1,641,514 MTs. Ending coal inventory closed at 469,429 MTs.

On the other hand, the power segment generated 432 GWhr this period. Unit 2, the newly rehabilitated plant, underwent several post rehabilitation shutdowns, for fine tuning. Meanwhile, Unit 1 registered an average capacity of 160 MW with 53% utilization and Unit 2 at 171 MW with 57% utilization during the period. Energy generation by Unit 1 and 2 registered at 243GWhr and 189GWhr, respectively.

2011 FIRST QUARTER FINANCIAL CONDITION

Consolidated Revenues for the first three months of operations posted at PHP5.90 billion, while Cost of Sales totaled to PHP3.17 billion. Net of eliminating entries, the coal and power segments generated Revenues of PHP3.95 billion and PHP1.95 billion, respectively. At the parent level, there is a positive

sales variance of 16% resulting from improvement in average coal price, offset by reduction in volume sold compared to Q1 of prior year. In contrast, the power subsidiary recorded a 22% reduction in energy sales due to lower average price per kwhr than Q1 2010 and 12% decline in volume sold.

Meanwhile, the coal business recorded Cost of Sales of PHP1.92 billion, while the power segment incurred PHP1.25 billion. At the parent level, cost of sales decreased by 2% resulting from the decrease in number of unit sold, offset by the impact in increase in cost of coal sold per unit. The power subsidiary on the other hand, recorded a decline in Cost of Sales by 32% resulting from lower volume in power sold and lower volume and cost of spot purchase.

The resulting consolidated Gross Profit stood at PHP2.73 billion, with the coal and power segments each contributing PHP2.03 billion and PHP700.77 million, respectively.

Consolidated Operating Expenses totaled to PHP958.68 million. The coal segment's Operating Expenses of PHP718.95 million is inclusive of provision for Government Share of PHP582.97 million. Meanwhile, management fees of PHP172.90 million is the biggest item in the power segment's Operating Expenses of PHP239.72 million.

To finance its capital expenditures and rehabilitation of Unit 1 of Calaca Power Plants, the Company availed of loans with consolidated accrued Interest Expenses of PHP124.94 million for the period. Of this amount, PHP38.39 million is attributed to the coal segment, while the remaining PHP86.56 million was incurred by the power segment. For both segments, the 38% decline in finance cost is essentially due to lower interest rates.

Meanwhile, due to cash accumulation from healthy sales levels, the coal segment recorded Interest Income of PHP10.96 million from short-term placements compared to last year same period where utilization of internally generated cash was maximized for the Company's investment in power asset.

As the peso further strengthened against the US dollar, the Company booked consolidated Forex Gains of PHP16.02 million during the period. The coal and power segments each accounted for gains of PHP14.89 million and PHP1.13 million, respectively.

The coal segment recognized Other Income of PHP17.14 million. This is mainly comprised of gains on sale of assets which amounted to PHP16.39 million for the period.

The resulting consolidated Income Before Tax stood at PHP1.69 billion. The coal and power segments' contribution was at PHP1.31 billion and PHP375.62 million, respectively.

Both business segments enjoy Income Tax Holidays as Bureau of Investments (BOI)-registered companies. Hence, consolidated Income Tax Provision is at minimal level of PHP3.52 million. The coal and power segments each accounted for PHP1.59 million and PHP1.93 million, respectively.

As a result, consolidated Income After Tax stood at PHP1.69 million, the coal and power segments' contribution was at PHP1.31 billion and PHP373.69 million, respectively. The group's EPS for Q1 stood at P4.73 per share.

Consolidated Current Assets closed at PHP12.67 billion, posting a 20% increase from beginning balance of PHP10.28 billion. The coal and power segments respectively accounted for PHP8.01 billion and PHP4.65 billion.

Consolidated Cash and Cash equivalents grew by 8% at PHP4.11 billion, from beginning balance of PHP3.81 billion. Positive income generation from the coal and power segments boosted ending cash levels at PHP2.74 billion and PHP1.37 billion, respectively.

Consolidated Receivables stood at PHP4.17 billion, reflecting a 31% increase from beginning level of PHP3.18 billion. The coal and power segments Receivables of PHP2.03 billion and PHP1.96 billion

are mainly trade related. Included in this account is Due from Related Parties of PHP177.41 million from the coal segment, representing operating advances.

Consolidated Net Inventories likewise increased by 24% at PHP2.96 billion from PHP2.38 billion beginning balance. This is mainly due to high ending levels of spare parts and supplies for both business segments, resulting from facilities expansion and increase in equipment complement. The coal and power segments ending Inventories for the period stood at PHP1.98 billion and PHP974.94 million, respectively.

Consolidated Other Current Assets closed at PHP1.42 billion, registering a significant increase of 56% from beginning level. The coal segment's Other Current Assets of PHP1.07 billion is mainly comprised of advances to suppliers and security deposits, pre-paid rent and insurance. Meanwhile, the power segment's Other Current Assets amounting to PHP339.54 million mainly accounted for advances to suppliers and pre-paid insurance.

Consolidated Non-Current Assets remained flat at PHP20.14 billion from PHP20.21 billion beginning balance. The coal and power segments each contributed PHP3.54 billion and PHP16.60 billion, respectively.

Acquisitions of additional equipment during the period were offset by depreciation. Hence, consolidated Property Plant and Equipment (PPE) also remained flat at PHP19.55 billion from PHP19.58 billion beginning balance. The coal and power segments accounted for PHP3.40 billion and PHP16.16 billion, respectively.

Consolidated Investments and Advances posted a minimal 1% growth at PHP313.86 million from PHP310.23 million. The coal and power segments accounted for PHP2.50 million and PHP311.36 million, respectively.

The movements of the foregoing accounts resulted to an 8% growth in consolidated Total Assets which closed at PHP32.80 billion from beginning balance of PHP30.50 billion. The coal segment's Total Assets stood at PHP11.55 billion, while the power segment's closed at PHP21.25 billion.

Consolidated Total Liabilities likewise increased by 3% at PHP18.77 billion from PHP18.16 billion as at the start of the year. The coal and power segments accounted for PHP7.39 billion and PHP11.38 billion, respectively.

Consolidated Total Current Liabilities recorded an increase of 6%, closing at PHP7.37 billion from PHP6.93 billion beginning balance. The coal and power segments' portions closed at PHP4.35 billion and PHP3.02 billion, respectively.

Consolidated Trade and Other Payables closed at PHP5.82 billion, recording an increase of 9% from beginning level of PHP5.35 billion. Bulk of coal segment's Trade and Other Payables of PHP3.93 billion is trade related, amounting to PHP2.85 billion, while provision for Government share was at PHP582.97 billion. Payable to other government agencies, accrued expenses and due to related parties accounted for the balance. Meanwhile, the power segment posted Trade and Other Payables of PHP1.89 billion as at the end of the quarter, which is mainly comprised of trade related payables totaling to PHP1.85 billion. Other payables are accrued expenses and due to related parties.

The coal segment recorded Short-term loans amounting to PHP417.70 million. These are mainly letters of credits issued to suppliers for various materials and parts.

Meanwhile, the power segment posted Current-portion of Long Term Debt of PHP1.13 billion. This pertains to the current portion of the PHP9.6 billion project financing debt availed in 2010 related to the acquisition of the power business.

Consolidated Total Non-Current Liabilities amounted to PHP11.40 billion, registering a 2% growth from beginning balance of PHP11.22 billion. The coal and power segments accounted for PHP3.04 billion and 8.36 billion, respectively.

The 2% growth in consolidated Long-Term Debt at PHP11.34 billion from PHP11.16 billion as at the start of the year is attributed to the additional loan availed by the coal segment to finance its capital expenditures. Meanwhile, the power segment's Long-Term portion of its debt dropped after reclassification to short-term portion. The coal and power segments' long-term portion of debts closed at PHP2.98 billion and PHP8.36 billion, respectively.

There were no other significant movements in other non-current liabilities during the period. The coal segment recorded Pension Liability, Provision for Decommissioning and Site Rehabilitation, and Deferred Tax Liabilities remained at PHP20.00 million, PHP11.88 million, and PHP28.09 million, respectively.

Consolidated Stockholders' Equity showed a 14% growth at PHP14.03 billion from PHP12.34 billion as at the start of the year. Income generation during the period accounted for the growth. The coal and power segments' Equity closed at PHP12.12 billion and 1.91 billion, respectively.

2011 COMPARATIVE REPORT

I. PRODUCTION

Good weather conditions complement increased mining capacity, such that Total Material movement increased by 38% quarter on quarter. This year's material movement reached 26,850,240 bcm as compared to Q1 2010 material movement of 19,447,774bcm.

Strip ratio in the current quarter is 43% higher at 14.03:1 compared to 9.8:1 in Q1 2010 as there were more equipment that handled advance stripping of coal overburden. As a result, ROM coal production dipped by 1% at 1,821,530 MTs compared to 1,849,130 MTs in Q1 2010. Similarly, net product coal dropped by 2% at 1,641,800 MTs versus 1,672,346 in Q1 2010.

Meanwhile, ending inventory increased by 14% at 469,429 MTs this period as against 413,372 MTs in Q1 2010.

The power segment on the other hand only generated 432 GWhr, down by 7% compared to Q1 last year as the newly rehabilitated plant, Unit 2, underwent several post rehabilitation shutdowns to undergo further reconditioning and refinement of the rehabilitation works to reinstate it back to its rated capacity. Nevertheless, Unit 2 registered at 300MW capacity when it was operating post-rehab but not yet on a continuous basis. It has yet to be subjected to reliability test before it can be officially declare that it is operating at rated capacity. Meanwhile, Unit 1 registered an average capacity of 160 MW with 53% utilization and Unit 2 at 171 MW with 57% utilization during the period. Energy generation by Unit 1 and 2 registered at 243GWhr and 189GWhr, respectively.

II. MARKETING

Domestic demand for Semirara coal significantly increased as reflected by the impressive 58% increase in total local sales at 1,179,608 MTs this period compared to 747,880 MTs in Q1 2010. On the other hand, export demand softened as shown by the 63% drop in total export sales at 461,906 MTs from 1,262,887 MTs last year. As a result, total volume sold dropped by 18% from 2,010,767 MTs in Q1 2010 to 1,641,514 MTs.

The increase in local sales is largely attributed to the higher off-take by the power industry this year which totaled to 787,255 MTs, registering a 98% increase over Q1 2010 volume of 397,929 MTs. The

power segment is the biggest single consumer of Semirara coal, buying 411,608 MTs this year, 49% higher than Q1 2010 total deliveries of 276,013 MTs. Meanwhile, the 208% increase in sales to other power plants, which reached 375,647 MTs this year as against 121,916 MTs in Q1 2010, is due to the commissioning of new plants that use Semirara coal in the Visayas region. The Company entered into a long-term coal supply contract these new plants.

Cement plants likewise posted an increase of 21% in the current quarter at 210,016 MTs as compared to 174,030 MTs last year. Other industrial plants registered a slighter 4% growth at 182,337 MTs from 175,921 in Q1 last year.

Most of export deliveries are to China. Since customers in China built up inventory during the last quarter of 2010, most orders for coal are scheduled for delivery starting Q2 this year. This mainly explains the drop in export sales quarter on quarter.

Meanwhile, composite average FOB price per MT recorded a robust growth of 42% at PHP3,040 per MT vis-à-vis PHP2,142 per MT in Q1 2010. Since the Company already benchmarks its prices with current market price, the increase in global coal prices correspondingly benefited the Company. This is notwithstanding the weakening of the dollar against the peso, which negatively impacts export revenues.

On the other hand, the power segment sold a total of 455 Gwhr, of which 79.5% was served to transition/bilateral supply contracts, while the rest were sold to the spot market. Total volume sold is 12% lower than Q1 2010 as generated power was lower, just about enough to supply contracted energy demand with lower excess generated power sold to the spot market. The composite average price for the period is PHP3.47 per kwhr against PHP5.31 per kwhr in Q1 2010. BCQ price is almost the same as last year, however, average spot price is low at only PHP2.70 per kwhr compared to Q1 last year which is at PHP8.03 per kwhr. The lower spot price was driven by the availability of hydro power plants.

III. FINANCE

A. Sales and Profitability

Net of eliminating entries, consolidated Revenues dropped by 3% at PHP5.90 billion in the current period as against PHP6.09 billion last year. High composite average FOB price per MT offset the decrease in coal sales volume quarter on quarter. As a result, coal Revenues even posted a 10% growth at PHP3.95 billion over Q1 2010's PHP3.60 billion. On the other hand lower average price per KWh at PHP3.47 this year versus PHP5.31 in Q1 2010 and decreased energy sales of 455 GWh this quarter versus 469GWh last year caused the 22% drop in Energy Revenues at PHP1.95 billion in the current period as compared to last year's PHP2.49 billion.

Meanwhile, consolidated Cost of Sales recorded a steeper decline by 25% at PHP3.17 billion as against PHP4.25 billion in Q1 2010. This is mainly due to an 18% decline in volume of coal sold which resulted to a 20% drop in Cost of Sales at PHP1.92 billion versus PHP2.41 billion in Q1 2010. The power segment likewise reflected improvement in Cost of Sales with a 32% decrease compared to last year's level, due to lower total fuel cost resulting from lower generated power, and lower spot purchase in both volume and cost. Cost of Sales in the power segment is at PHP1.25 billion in the current period as against PHP1.83 billion in Q1 2010.

The resulting consolidated Gross Profit posted a 48% growth at PHP2.73 billion from PHP1.85 billion in Q1 2010. The coal and power segments accounted for PHP2.03 billion and PHP700.77 million, respectively. Consolidated Gross Profit Margin is higher at 46% this quarter versus 30% last year.

Meanwhile, consolidated Operating Expenses registered a 7% decrease at PHP958.68 million from PHP1.03 billion in Q1 2010. Higher coal Revenues correspondingly resulted to higher Government

Share, hence the coal segment's Operating Expenses increased by 13% at PHP718.95 million as against PHP634.29 million in Q1 2010. On the other hand, the power segment recorded a significant 39% drop at PHP239.72 million from PHP394.02 in Q1 last year mainly due to lower recorded local taxes, licenses and fees. This effectively pulled down the consolidated Operating Expenses.

Lower interest rates brought down consolidated Financing Costs at PHP124.94 million from PHP202.24 in Q1 2010. The coal and power segments accounted for PHP38.39 million and PHP86.56 million respectively. The power segment's interest-bearing liabilities is more than the coal segment after it availed of PHP9.6 billion project financing loan in 2010.

With a healthy cash position, the coal segment recognized Finance Revenues of PHP10.95 million as at the end of the period. This is 956% higher than Q1 2010 generation of PHP1.04 million. In 2010, both business segments' cash were fully utilized to pre-pay PSALM debt to minimize interest expenses.

Consolidated Forex Gains improved by 45% at PHP16.02 million from PHP11.04 million in Q1 2010. This is due to the continuous strengthening of the peso against the dollar. The coal and power segments recognized PHP14.89 million and PHP1.13 million, respectively, this year.

The coal segment recognized Other Income of PHP17.14 million, mainly from gain on sale of retired assets. In Q1 2010, it incurred net Other Expenses of PHP8.33 million from bank charges, offset by meager interest income.

Consolidated Income Before Tax registered a 172% growth at PHP1.69 billion from PHP620.96 million in Q1 2010. The power segment obtained BOI registration in Q2 2010. Since both companies have Income Tax Holidays this year as BOI-registered businesses, consolidated Provision for Income Tax is minimal at PHP3.52 million as compared to PHP27.12 million in Q1 last year.

The resulting Net Income After Tax reflected a 184% growth at PHP1.68 billion over last year's PHP593.84 million. The increase in Earnings per Share (EPS) is lower at 121% as the Company increased its outstanding shares after selling its treasury shares in Q2 2010 and going into a stock rights offering in July 2010. Q1 2011 EPS stood at PHP4.73 this period as against PHP2.14 in Q1 2010.

B. Solvency and Liquidity

Consolidated Net Cash Provided by Operations totaled to PHP757.36 million, 69% lower than PHP2.41 billion in Q1 2010. Although Operating Income Before Working Capital Changes is 73% higher this year at PHP2.60 billion as against PHP1.51 billion in Q1 2010, the decrease in Inventories of PHP726.19 million and substantial increase by PHP1.71 billion in Trade and Other Payables largely contributed to the net positive change in working capital in Q1 of prior year. Notably, increased mining capacity this year correspondingly necessitated an increase in Inventories of parts, supplies and materials amounting to PHP581.91 million. The build up of trade receivables resulted to increase in receivables by PHP988.26 million. The net increase of Current Assets and Current Liabilities of P1.84 billion resulted to net cash generated from operations of PHP757.36 million.

Meanwhile, lesser Capex this year translated to lower additions to PPE at PHP568.44 million, as compared to PHP1.13 billion in Q1 2010.

The Company's loan availment of PHP961.31 million this year was partially offset by loan payments amounting to PHP780.90 million. Hence, it booked additional cash generated from financing activities amounting to PHP180.42 billion. On the other hand, loan payments in Q1 2010 was higher at PHP9.70 billion as compared to loan availments totaling to PHP8.46 billion, thus recording net cash used in financing activities of PHP1.24 billion.

Net cash inflow in the current period is 51% lower at PHP293.09 million compared to PHP595.62 million in Q1 2010. However, with healthier beginning balance, Cash End is 281% higher this period at PHP4.11 billion as against PHP1.08 billion in Q1 2010.

The Company's robust cash position greatly accounted for the improvement in Current Ratio at 1.70x as against 0.50x in Q1 2010. Debt-to-Equity ratio likewise improved at 1.34:1 as compared to 1.43:1 in Q1 2010.

IV. PERFORMANCE INDICATORS:

- 1. Earnings per Share** – The 184% growth in the Company's Net Income resulted to a significant improvement in EPS, despite a bigger capital base this year. This indicates growth sustainability as the Company successfully expanded its business.
- 2. Debt-to-Equity Ratio** – The improving leverage position of the Company indicates that management is in the right track in operating its business. The timely expansion in capital base afforded the Company to finance its mining capacity expansion and rehabilitation of one power plant without unduly leveraging the business.
- 3. Business Expansion** – The coal segment's capacity is at a record high. Meanwhile, unit 2 of the Calaca power plants has been successfully rehabilitated. Despite the costs that these activities required, the financial condition of the Company remains strong.
- 4. Expanded Market** – It is worthy to note that during the quarter, the power segment successfully renegotiated an expiring bilateral contract and gained a new off-taker. Meanwhile, the coal segment has a long-term contract to supply new power plants in the Visayas region.
- 5. Improved coal quality** – Enhancing the quality of its coal is a challenge that the Company continuously takes on. Customer satisfaction is an important aspect of the Company's operations. The Company recognizes that its marketing success stemmed from improving coal quality.

Nickel

The Company's venture into nickel mining was revived in 2010 when a mining contract with Benguet Mining was finalized in March of 2010. DMCI Mining, Corp., the Company's nickel and metals (non-coal) mining company, set out to mine and market relatively high concentration nickel ore (1.8%-2% nickel content) at the Benguet mine in Zambales with the agreement to effectively share in the net proceeds from the sale of nickel ore. This has proved a good venture for DMCI Mining as first quarter operations for 2011 led to P197 million net income compared to just P6 million net income in 2010 since operations in Benguet only went full stream starting April 2010. First quarter nickel ore shipments reached 490 thousand wet metric tons (WMT) this year compared to only 126 thousand WMT last year. Both selling price and volume was much better this year. Note that the Company co-owned DMCI Mining with SMC 50:50 until the Company purchased SMC's equity in DMCI Mining late in 2010.

Evident of the Company's competence in mining and having arguably the best working port in the area, DMCI Mining has quickly taken the opportunity to mine and ship nickel ore proving its resilience to the commodities market movements.

II. FINANCIAL CONDITION

December 31, 2010 (Audited) – March 31, 2011 (Unaudited)

The Company's financial condition for the period improved as total assets and net assets increased by 13% and 10% respectively.

Cash increased by a significant 61% due mainly from operations of the different business and the syndicated loan raised by the real estate business.

Total receivables (current and non-current) went up by 14% due mainly to new sales in all sectors except construction.

Consolidated inventories reported a 14% increase as coal and real estate inventories grew due to the current business demands.

Investments were up as a result of the Company's share in net operations of the water business and other unconsolidated equity investments.

Property plant & equipment didn't move significantly with not much acquisitions in the period.

Accounts & other payables increased mostly as a result of the syndicated loan at the real estate segment. Also, trade operations, deferred revenues and accruals helped increase payables.

Customer's deposits grew with the growing demand for DMCI Homes units despite their completion. Receipts from these customers helped push-up the customer's deposit account.

Long term debt decreased as no new loan facilities were incurred and regular payments were booked.

Current ratio slightly dipped from 1.78 to 1.74 due mainly from reclassification of receivables-current to non-current.

Debt to equity ratio went-up due to the syndicated debt issued at the real estate business but only slightly from 1.20 to 1.27 as earnings for the period helped improve the equity position.

III. KEY PERFORMANCE INDICATORS

The Company and its Subsidiaries (the "Group") has the following as its key performance indicators:

- (f) Segment Revenues
- (g) Segment Net Income (after Minority)
- (h) Earnings Per Share
- (i) Current Ratio
- (j) Debt to Equity Ratio

SEGMENT REVENUES

REVENUE				
(in Php Millions)	For the period		Variance	%
	2011	2010		
Coal Sales	3,952	3,602	349	10%
Nickel Ore Sales	956	211	745	354%
MINING	4,907	3,813	1,094	29%
CONSTRUCTION	2,622	2,787	(165)	-6%
REAL ESTATE	1,140	752	388	52%
ELECTRICITY	2,113	2,491	(378)	-15%
PARENT & OTHERS	33	33	0	0%
TOTAL	10,815	9,875	939	10%

The initial indicator of the Company's gross business results are seen in the movements in the different business segment revenues. As illustrated above the significant main drivers for revenue growth are the mining and real estate sectors (see Part I. Results of Operations – different segments for a detailed discussion per business).

SEGMENT NET INCOME

NET INCOME (after Minority)				
(in Php Millions)	For the period		Variance	%
	2011	2010		
Coal Sales	739	312	427	137%
Nickel Ore Sales	197	6	191	3186%
MINING	936	318	618	194%
CONSTRUCTION	362	390	(27)	-7%
REAL ESTATE	224	166	58	35%
ELECTRICITY	262	32	230	719%
WATER	498	391	107	27%
STEEL FABRICATION	-	111	(111)	-100%
PARENT & OTHERS	(16)	(1)	(15)	1500%
TOTAL	2,267	1,406	861	61%

The net income (after minority) or bottom line results from operations of the Company can be seen with the increment in net income for the period compared to the same period of the previous year/s for the different business segments. The current period indicates a strong growth in earnings from all businesses except construction (see Part I. Results of Operations – different segments for a detailed discussion per business).

EARNINGS PER SHARE

The Company's consolidated earnings per share (EPS) for the period was P0.85/share accounting for a 60% increase over P0.53/share EPS of the same period last year. Same as segment net income, all the businesses except construction all contributed to the improvement in earnings (see Part I. Results of Operations – different segments for a detailed discussion per business).

CURRENT RATIO

Liquidity is an essential character of any organization, and the Company, including the Group as a whole, should indicate acceptable levels of liquidity. The initial test of liquidity is the current ratio, which will display a company's ability to satisfy current obligations with current resources. Current ratio is arrived by dividing the current assets over the current liabilities. The Company uses this test and compares it with industry balances to determine its ability to satisfy current obligations with respect to its competitors (see *Part II. Financial Condition for a detailed discussion*).

DEBT TO EQUITY RATIO

As a stockholder/investor, financial position and stability would be an important aspect. The Company tests its financial position through the debt to equity ratio. This test indicates the Company's ownership of creditors vs. owners/investors. In addition, debt to equity ratio maintenance is a requirement set by creditors as a standard for extending credit. Debt to equity ratio is computed by dividing the total liabilities over total equity (see *Part II. Financial Condition for a detailed discussion*).

EXTERNAL AUDIT FEES

1. Audit and Audit Related Fees

Below are the External Audit Fees of the Company and its subsidiaries for two fiscal years:

	2009	2010
DMCI Holdings, Inc.	2,587,200.00	2,833,600.00
D. M. Consunji, Inc.	1,100,000.00	1,155,000.00
DMCI Project Developers, Inc.	1,848,000.00	1,600,000.00
Semirara Mining Corporation	<u>2,400,000.00</u>	<u>3,300,000.00</u>
Aggregate amount	P 7,935,200.00	P 8,888,600.00

2. Other assurance and related services by the external auditor that are reasonable related to the performance of the audit review of the Company's financial statements – NONE
3. Tax Fees – The above external audit fees are subject to 12% for the years 2009 and 2010.
4. All other fees – **NONE**
5. The Audit Committee has checked all financial reports against its compliance with both the internal financial management handbook and pertinent accounting standards, including regulatory requirements. They have pre-approved all audit plans, scope and frequency one (1) month before the conduct of external audit. The financial statement was then presented to and approved by the Audit Committee and Board of Directors. Payments and fees related to the services by the external auditor were discussed and approved by Audit Committee, Internal Auditor and Accounting group.

IV. BUSINESS AND GENERAL INFORMATION

The Company was incorporated on March 8, 1995 as a holding company to consolidate all construction business, construction component companies and related interests of the Consunji Family. It was listed on the Philippine Stock Exchange on December 18, 1995.

In only a few years after incorporation, the Company has expanded its business organization to include four major subsidiaries, namely: D.M. Consunji, Inc. (DMCI), DMCI Project Developers, Inc. (PDI), and Semirara Mining Corporation [(SMC) (formerly Semirara Coal Corporation)]. In 2006, the Company has entered into a 50-50 consortium with Metro Pacific Investments Corporation who won the bid to acquire 84% stake in Maynilad Water Services, Inc. (MWSI). In 2007, the company has established a wholly-owned power generation subsidiary to engage in the construction, operation and maintenance of power plants. Late in 2009, the Company, thru SMC, acquired a 2 by 300 megawatt nominal capacity coal fired power plant located in the province of Calaca, Batangas.

DMCI, a wholly owned subsidiary, is engaged in general construction services– the Group’s core business. It is also engaged in various construction component businesses such as the production and trading of concrete products and electrical and foundation works. Incorporated and founded in 1954, DMCI is currently one of the leaders in the Philippine construction industry, noted for quality projects delivered on time and its pioneering application of advanced engineering methodology. In addition, DMCI, together with its affiliate PDI, is actively engaged in real estate sales and development, launching its housing component - *DMCI Homes*, in early 2002.

PDI, another wholly owned subsidiary incorporated in 1995, is engaged in construction business-generating investments primarily through its equity participation in various project and infrastructure development activities. These ventures generate not only investment income but also construction business for DMCI. In 2000, PDI launched its housing division, DMCI Homes, that consolidates all housing construction and developments of the company.

SMC, a 56%-owned publicly listed company established in 1980 is engaged in the exploration, mining, development and sales of coal resources on Semirara Island in Caluya, Antique. It is currently the Philippines’ largest coal-producing company with a guaranteed long-term market by virtue of its supply contract with state-run National Power Corporation (NPC). SMC is currently exporting coal to China, India, and Hong Kong.

Sem-Calaca Power Corporation (SCPC) is a wholly-owned subsidiary of Semirara Mining Corp. incorporated on November 19, 2009, primarily to acquire, expand and maintain power generating plants, develop fuel for generation of electricity, and sell electricity to any person or entity through electricity markets, among others.

DMCI Power Corporation (DMCI PC), is wholly-owned subsidiary of HI and is engaged in the business of a generation company which designs, constructs, invest in, and operate power plants. On January 15, 2007, the National Power Corporation (NPC) awarded to DPC the Masbate Power Generation, one of the small utilities group (SPUG) of NPC. DPC shall take over of the power supply obligation in Masbate with a 15-year Power Supply Agreement with

Masbate Electric Cooperative (MASELCO). Masbate Power Generation has a total contract of 13,000 KW of Guaranteed Dependable Capacity (GDC).

DMCI-MPIC Water Company, Inc. (DMWC), is a 45-55 consortium with Metro Pacific Investments Corporation which owns 94% equity at Maynilad Water Services, Inc. (MWSI). MWSI bid was issued by the Metropolitan Waterworks and Sewerage System and it was awarded to DMWC last December 5, 2006 and was formally turned over on January 24, 2007 at Malacanang Palace presided by Her Excellency President Gloria Macapagal-Arroyo.

DMCI Mining Corporation (DMCI MC) is 100%-owned subsidiary engaged in ore and mineral mining and exploration. It was incorporated on May 29, 2007. It has entered into joint venture with Rusina Mining Ltd., a listed company in Australia, in which the Corporation agreed to be the independent contractor to directly undertake the mining operations of old Acoje mine located in the municipalities of Sta. Cruz and Candelaria in Zambales. The mining operation is an open pit extraction of nickel, chromite, and iron laterite for direct shipping.

Private Infra Dev Corporation (PIDC) is a consortium of local contractors along with San Miguel Corp. thru Rapid Thoroughfares Inc., and your Company with equity share of 32%. PIDC is undertaking the design, construction, financing and operation of the Tarlac-Pangasinan-La Union Toll Expressway (TPLEX), an 88-km and 2-lane expressway that passes through Tarlac, Pangasinan and La Union. The TPLEX Project is a Build-Transfer-Operate scheme with a 30-year concession.

Competition. – Among the publicly listed companies, DMCI Holdings, Inc. is the only holding company which has engineering and construction for its primary and general competence. Its construction business is conducted by wholly owned D.M. Consunji, Inc. (DMCI), which has, for its competitors, numerous construction contracting companies, both local and foreign, currently operating in the country. It has been an acknowledged trend that the state of construction industry depends mainly on prevailing economic conditions. Currently, there is significant growth in the construction industry due to infrastructure build up by the Philippine government and fortunately the big ticket projects were mostly awarded to DMCI. Given this trend, DMCI has been focusing on selected business sectors where engineering expertise has remained relatively strong, particularly, in the mining, water and residential development industries. These sectors provide the company with a strong competitive advantage coming from engineering skills, construction capabilities, equipment and manpower management. The Company has multiple competitors for its residential development business but has an effective monopoly over viable coal production in the country. Along with its partner in Maynilad, water operations for Metro Manila are shared with the Ayala-owned Manila Water Company. With the most recent and significant investment of the Company into the power business, it now faces a different environment in terms of competition and market conditions (eg. other power players and the open electricity market).

Dependence on a few customers. – Not applicable

Transactions with and/or dependence on related parties. - Aside from inter-company transactions within the group of companies, the Company, through DMCI, has contracts with Maynilad for major and big-ticket engineering and construction works, and PIDC for certain portions of the TPLEX project.

Need for governmental approval of products and services. – Not applicable

Effect of existing or probable governmental regulations to the business. – Aside from the normal tax regulations prevalent in all businesses of the Company and the government royalties recognized in the coal mining business, the Company now foresees the regulations in the power sector as having a great effect on operations.

Estimate of amount spent for research and development activities. – Not applicable

Costs and effects of compliance with environmental laws. - Costs vary depending on the size and nature of a project or venture (construction projects, power plant operations). Failure to comply with the terms of the ECC (environmental compliance certificate) can lead to imposition of fines and temporary cessation of operations.

Total number of employees and number of full time employees.

Total No. of Employees	8
Fulltime Employees	8

V. DIRECTORS AND EXECUTIVE OFFICERS

Identify Directors, Including Independent Directors, and Executive Officers

<u>Name</u>	<u>Position</u>	<u>Age</u>
DAVID M. CONSUNJI	Chairman of the Board of Directors	88
CESAR A. BUENAVENTURA	Vice-Chairman of the Board	80
ISIDRO A. CONSUNJI	President	61
HERBERT M. CONSUNJI	Director/Vice President & CFO	57
JORGE A. CONSUNJI	Director	58
VICTOR A. CONSUNJI	Director	59
MA. EDWINA C. LAPERAL	Director/Treasurer	49
ANTONIO JOSE U. PERIQUET	Director (Independent)	50
HONORIO O. REYES-LAO	Director (Independent)	65
VICTOR S. LIMLINGAN	Managing Director	66
CRISTINA C. GOTIANUN	Asst. Treasurer	55
NOEL A. LAMAN	Corporate Secretary	71

David M. Consunji is the Founder and Chairman of the Board of Directors of D.M. Consunji, Inc. Mr. Consunji is also Chairman of DMCI Holdings, Inc., Dacon Corporation, and Semirara Mining Corporation. Mr. David Consunji has served the Corporation as Chairman of the Board for sixteen (16) years.

Cesar A. Buenaventura, is Managing Partner of Buenaventura Echaz and Partners Financial Services. He is currently a Director of the following: DMCI Holdings, Inc., Semirara Mining Corporation, iPeople Inc., D.M. Consunji, Inc., Petroenergy Resources Corp., AG&P Company of Manila, Inc., Maibarara Geothermal, Inc. (Chairman), Montecito Properties, Inc. (Vice Chairman), Pilipinas Shell Petroleum Corp., Philippine American Life Insurance Company and Manila International Airport Authority. Mr. Buenaventura has served the Company as Vice Chairman for sixteen (16) years.

Isidro A. Consunji is a regular Director of the following: DMCI Project Developers, Inc., Semirara Mining Corporation, Dacon Corporation, DMCI-MPIC Water Company, Inc. Crown Equities, Inc. and Beta Electric Corporation. His other positions include: Chairman of the Board of Directors of DMCI Homes, Beta Electric Corporation; President of Dacon Corporation, and DMCI Project Developers, Inc., Mr. Isidro Consunji has served the Corporation as a regular director for sixteen (16) years.

Herbert M. Consunji is a Partner in H.F. Consunji & Associates. He is also the Chairman of Subic Water and Sewerage Company, Inc., a regular Director of DMCI Project Developers, Inc., Semirara Mining Corporation, DMCI-MPIC Water Company, Inc., Maynilad Water Services, Inc., DMCI Mining Corp., DMCI Power Corporation and the Chief Operating Officer of Maynilad Water Services, Inc. Mr. Herbert Consunji has served the Corporation as a regular director for sixteen (16) years.

Jorge A. Consunji is the President and Chief Operating Officer of D.M. Consunji, Inc. His other positions include: Director of Semirara Mining Corporation, Beta Electric Corp., Atlantic, Gulf & Pacific Company of Manila, Inc., Chairman of Wire Rope Corporation, and Treasurer of Dacon Corporation. Mr. Jorge Consunji has served the Corporation as a regular director for sixteen (16) years.

Victor A. Consunji is a Director of the following: DMCI Holdings, Inc., Dacon Corporation (Vice-President), Semirara Mining Corporation (President), One Network Bank (Chairman), M&S Company, Inc., Sodaco Agricultural Corporation, Sirawai Plywood & Lumber Corp. (Chairman), DMC Urban Property Developers, Inc., DM Consunji, Inc., and Ecoland Properties Development Corporation. Mr. Victor Consunji has served as a regular director of the Corporation for sixteen (16) years.

Ma. Edwina C. Laperal is the Treasurer of DMCI Holdings, Inc., Dacon Corporation, DMCI Project Developers, Inc., and DMCI Urban Property Developers, Inc.; Regular Director of DMCI Holdings, Inc., DMCI Project Developers, Inc., and D.M. Consunji, Inc. Ms. Laperal has served the Corporation as Treasurer for sixteen (16) years.

Honorio O. Reyes-Lao is the Director of Philippine Business Bank from 2010 up to present. His civic affiliations are the Makati Chamber of Commerce and Industries - past President; Rotary Club of Makati West – Treasurer; and a Fellow in the Institute of Corporate Directors, a professional organization which espouses good corporate governance in both private and public organizations. Mr. Reyes-Lao has served the Company as Independent Director for two (2) years (since 2009).

Antonio Jose U. Periquet is currently the Chairman of Pacific Main Holdings and a director of the Development Bank of the Philippines, DBP Insurance Brokers, Inc., DBP Leasing Corporation, the Metro Rail Transit Corporation, Lyceum of the Philippines University, Capstone Technologies, Inc., and The Straits Wine Company, Inc. He is also an independent director of Ayala Corporation, BPI Capital Corporation and Philippine Seven Corporation. He is a member of the Dean's Global Advisory

Council, Darden School of Business, University of Virginia. Mr. Periquet has served the company as an Independent Director since 2010.

Victor S. Limlingan is Managing Director of DMCI Holdings, Incorporated as well as a director of D. M. Consunji, Incorporated and DMCI Project Developers Inc. (DMCI Homes). He is presently an independent director of Sika Philippines, a subsidiary of Sika International of Switzerland and Monarch Insurance, a joint venture company owned by Malaysian and Sri Lankan groups. Presently, he is the Chairman of the Guagua National Colleges. Dr. Limlingan has served the Company as Independent Director for three years (from 2006-2009). On February 1, 2009, he was appointed as the Managing Director of the Corporation.

Cristina C. Gotianun is a Director of Dacon Corporation, D.M. Consunji, Inc, Asia Industries, Inc., DMCI Power Corporation, DMC Construction Equipment Resources, Inc., DMC Urban Property Developers, Inc., M&S Company, Inc., Prime Ortigas Development Corporation and South Davao Development Co., Inc.. Her other positions include: Vice-President for Administration of Semirara Mining Corp., Treasurer of DMCI Power Corp., Vice President for Finance Administrative/Chief Finance Officer of D.M. Consunji, Inc., and Corporate Secretary of Dacon Corporation and DMC Urban Property Developers, Inc.. Ms. Gotianun has served the Corporation as Asst. Treasurer for sixteen (16) years.

Noel A. Laman is a founder and Senior Partner of Castillo Laman Tan Pantaleon & San Jose. His other positions include: Treasurer of the DCL Group of Companies (Manpower Resources of Asia/Sealanes Marine Services/Center for Multicultural Studies/CRAFT Technologies, Inc.); Director and Corporate Secretary of GlaxoSmithkline Philippines Inc, Boehringer Ingelheim (Phils.), Inc., and Merck, Inc. He is an active member of the Intellectual Property Association of the Philippines, the Philippine Bar Association, and have been a speaker in local and foreign legal seminars and a resource person of various foreign chambers of commerce in the Philippines. Mr. Laman's practice of law includes corporate law, intellectual property and mergers and acquisition. He is the firm's representative to the State Capital Group, a US based group of international law firms. Atty. Laman has served the Corporation as Corporate Secretary for sixteen (16) years.

VI. MARKET PRICE OF AND DIVIDENDS ON REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

1. Market Information

Both common and preferred shares of DMCI Holdings, Inc. are traded on the Philippine Stock Exchange.

The high and low sales prices of the Company's equity at the Philippine Stock Exchange for each quarter of the last two fiscal years and the first quarter of 2010 are set forth below.

Common Share Prices		High	Low
2009	First Quarter	4.35	4.00
	Second Quarter	6.60	6.40
	Third Quarter	8.70	8.60
	Fourth Quarter	9.70	9.40

2010	First Quarter	15.00	14.50
	Second Quarter	18.00	17.50
	Third Quarter	28.10	27.00
	Fourth Quarter	36.85	35.40
2011	First Quarter	37.65	37.20

Preferred Share Prices		High	Low
2009	First Quarter	0	0
	Second Quarter	0	0
	Third Quarter	0	0
	Fourth Quarter	0	0
2010	First Quarter	0	0
	Second Quarter	0	0
	Third Quarter	0	0
	Fourth Quarter	0	0
2011	First Quarter	0	0

Price information as of the latest practicable trading date: As of June 13, 2011:

	High	Low	Close	Volume
Common Shares	40.90	40.10	41.25	2,058,700
Preferred Shares	0	0	0	0

If the information called for by the aforementioned paragraph is being presented in a registration statement relating to a class of common equity for which at the time of filing there is no established public trading market in the Philippines, indicate the amounts of common equity – **Not applicable**

2. Holders

As of May 31, 2011 the Company had a total of 7589 shareholders of which 743 were holders of a total of 2,655,494,000 common shares and 16 were holders of a total of 3,780 preferred shares. The following table sets forth the list of the Top 20 common shareholders of the Corporation as of April 30 2011, indicating the number of shares held by each and the percentage to the total outstanding shares:

Top 20 Common Shareholders as of May 31, 2011

STOCKHOLDER NAME	CLASS	TOTAL SHARES	
1 DACON CORPORATION	FIL	1,367,756,488	51.506668 %
2 DFC HOLDINGS, INC.	FIL	461,146,838	17.365765%
3 PCD NOMINEE CORPORATION	FOR	438,471,450	16.511860%

4 PCD NOMINEE CORPORATION	FIL	313,39,987	11.801570%
5 DMCI RETIREMENT PLAN	FIL	19,980,000	0.752402 %
6 FERNWOOD INVESTMENT, INC.	FIL	14,234,444	0.536038%
7 BERIT HOLDINGS CORPORATION	FIL	12,220,000	0.460178%
8 GUADALUPE HOLDINGS	FIL	4,058,000	0.152815%
9 AUGUSTA HOLDINGS, INC.	FIL	3,800,000	0.143100%
10 DOUBLE SPRING INVESTMENTS	FIL	3,547,749	0.133600%
11 DMCI RETIREMENT FUND	FIL	2,600,000	0.097910%
12 PACITA N. LEE	FIL	1,100,000	0.041424%
13 MA. EDWINA/MIGUEL DAVID C.LAPERAL	FIL	550,000	0.020712%
14 EDGARDO MARCOS DE VERA	FIL	520,000	0.019582%
15 YNTALCO REALTY DEVT.	FIL	500,000	0.018829%
16 BENIGNO DELA VEGA	FIL	410,000	0.015440%
17 AO ZHENG	FIL	368,000	0.013858%
18 XIUFEN LI	FIL	366,000	0.013783%
19 MAKATI SUPERMARKET CORP.	FIL	345,500	0.013011%
20 ENRIQUE G. FILAMOR	FIL	314,000	0.011825%
		-----	-----
		2,645,626,956	99.628429%
		=====	=====
TOTAL NO. OF SHARES :		2,655,494,000	

3. Dividends

Set forth below are cash dividends declared on each class of its common equity by the Company for the two most recent fiscal years and any subsequent interim period for which financial statements are required to be presented by SRC Rule 68:

- (1) On April 7, 1999, the Company paid the semi-annual dividend of 2.5 % for last semester of the second year to the holders of the preferred shares.
- (2) On October 7, 1999, the Company paid the semi-annual dividend of 3.6 % for the first semester of the third year to the holders of the preferred shares.
- (3) On April 7, 2000, the Company paid the semi-annual dividend of 3.6% for last semester of the third year to the holders of the preferred shares.
- (4) On October 7, 2000, the Company paid the semi-annual dividend of 3.6% for the first semester of the fourth year to the holders of the preferred shares.
- (5) On July 20, 2006, the Company paid cash dividends at the amount of PhP 0.10 per outstanding common share to the holders of record of June 30, 2006
- (6) On May 28, 2007, the Company paid cash dividends at the amount of Pho 0.10 per outstanding common share to the holders of record of April 30, 2007.
- (7) On May 30, 2008, the Company paid cash dividends at the amount of Php 0.10 per outstanding common share to the holders of record of May 12, 2008.
- (8) On May 21, 2009, the Company declared cash dividends at the amount of Php 0.20 per outstanding share to the holders of record of June 5, 2009, to be paid on June 30, 2009.
- (9) On June 4, 2010 the Company declared cash dividends at the amount of Php 0.50 per outstanding share to the holders of record of June 22, 2010, to be paid on July 15, 2010.

There are no contractual or other restrictions on the Company's ability to pay dividends. However, the ability of the Company to pay dividends will depend upon the amount of distributions, if

any, received from the Company's operating subsidiaries and joint venture investments and the availability of unrestricted retained earnings. The Company's operating subsidiaries however are restricted on the declaration and payment of dividends, as limited by negative covenants entered into by the operating subsidiaries with outside parties.

4. Recent Sales of Unregistered or Exempt Securities Including Recent Issuance of Securities Constituting an Exempt Transaction - **NONE**

VII. DISCUSSION ON COMPLIANCE WITH LEADING PRACTICE ON CORPORATE GOVERNANCE

1. The Company has adopted the Manual on Corporate Governance and complied therewith the leading practices and principles on good corporate governance.
2. The Company has adopted and complied with the guidelines and leading practices and principles of the Manual on Corporate Governance;
3. The Independent Directors of the Company have submitted their Certificate of Qualifications as required by Securities and Exchange Commission in the promotion of meaningful compliance with Section 38 of the Securities Regulation Code (SRC);
4. The Corporation is planning to develop a more comprehensive evaluation procedure that will determine and measure the compliance with the Manual and the Code.
5. The Corporation has revised its Manual on Corporate Governance in compliance with the SEC's Revised Code of Corporate Governance. It was submitted on March 31, 2011.
6. The Corporation has set up all committees set forth under the Manual of Corporate Governance to strictly adhere with the rules governing the Manual.
7. The Corporation has developed a corporate website (www.dmciholdings.com) wherein corporate information and updates, disclosures, and financial information are being uploaded for investors' and shareholders' information.
8. There are no major deviations from the adopted Manual on Corporate Governance

VIII. UPON THE WRITTEN REQUEST OF A STOCKHOLDER, THE CORPORATION WILL PROVIDE, WITHOUT CHARGE, A COPY OF THE CORPORATION'S ANNUAL REPORT IN SEC FORM 17-A DULY FILED WITH THE SECURITIES AND EXCHANGE COMMISSION. THE STOCKHOLDER MAY BE CHARGED A REASONABLE COST FOR PHOTOCOPYING THE EXHIBITS.



DMCI HOLDINGS

I N C O R P O R A T E D

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

3rd floor
DACON Building
2281 Don Chino Roces Ave.
(formerly Pasong Tamo Ext.)
Makati City 1231, Philippines

(632) 888 • DMCI
(632) 888 • 3000
Facsimile
(632) 816 • 7362
E-Mail
dmcichi@dmcinet.com

The management of **DMCI HOLDINGS, INC.** is responsible for all information and representations contained in the financial statements for the years ended December 31, 2010 and 2009. The financial statements have been prepared in conformity with generally accepted accounting principles in the Philippines and reflect amounts that are based on the best estimates and informed judgment of management with an appropriate consideration to materiality.

In this regard, management maintains a system of accounting and reporting which provides for the necessary internal controls to ensure that transactions are properly authorized and recorded, assets are safeguarded against unauthorized use or disposition and liabilities are recognized.

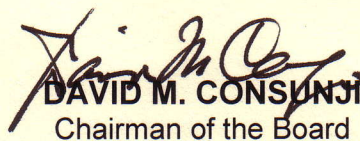
The management likewise discloses to the company's audit committee and to its external auditor:

- (i) All significant deficiencies in the design or operation of internal controls that could adversely affect its ability to record, process, and report financial data;
- (ii) Material weaknesses in the internal controls; and
- (iii) Any fraud that involves management or other employees who exercise significant roles in internal controls.

The Board of Directors reviews the financial statements before such statements are approved and submitted to the stockholders of the company.

SYCIP GORRES VELAYO & CO., the independent auditors appointed by the stockholders, has examined the financial statements of the company in accordance with generally accepted auditing standards in the Philippines and has expressed its opinion on the fairness of presentation upon completion of such examination, in its report to the Board of Directors and stockholders.

Signed under oath by:


DAVID M. CONSUNJI
Chairman of the Board


ISIDRO A. CONSUNJI
President & Chief Executive Officer



HERBERT M. CONSUNJI
Vice President & Chief Finance Officer

Subsidiaries
D.M. Consunji, Inc.
DMCI Project
Developers, Inc.
Atlantic, Gulf &
Pacific, Company
of Manila, Inc.
Semirara Mining
Corporation

SUBSCRIBED AND SWORN to before me this 20 day of APR, 2011 in Makati City, affiant exhibiting to me their Community Tax Certificates which are as follows:

DAVID M. CONSUNJI	05957897	January 17, 2011	Makati City
ISIDRO A. CONSUNJI	05951558	January 13, 2011	Makati City
HERBERT M. CONSUNJI	05940755	January 10, 2011	Makati City

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Page No. 30
Book No. 218
Series of 2011


Atty. LOPE M. VELASCO
NOTARY PUBLIC
Until Dec. 31, 2011
Appt. No. M-117, Makati City
IBP # 809262 - Pasig City 01/04/11
PTR # 2643149 - Makati 01/04/11
TIN 212-965-089
S.C. Roll No. 28757
G/F Jaka Center 2111 Chino Rocca Ave.,
Makati City

INDEPENDENT AUDITORS' REPORT

The Stockholders and the Board of Directors
DMCI Holdings, Inc.
3rd Floor, Dacon Building
2281 Don Chino Roces Avenue
Makati City

We have audited the accompanying consolidated financial statements of DMCI Holdings, Inc. and its Subsidiaries, which comprise the consolidated statements of financial position as at December 31, 2010 and 2009, and the consolidated statements of income, statements of comprehensive income, statements of changes in equity and statements of cash flows for each of the three years in the period ended December 31, 2010, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with Philippine Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with Philippine Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

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

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



Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of DMCI Holdings, Inc. and its Subsidiaries as of December 31, 2010 and 2009, and their financial performance and their cash flows for each of the three years in the period ended December 31, 2010 in accordance with Philippine Financial Reporting Standards.

SYCIP GORRES VELAYO & CO.

Jessie D. Cabaluna

Jessie D. Cabaluna

Partner

CPA Certificate No. 36317

SEC Accreditation No. 0069-AR-2

Tax Identification No. 102-082-365

BIR Accreditation No. 08-001998-10-2009,

June 1, 2009, Valid until May 31, 2012

PTR No. 2641508, January 3, 2011, Makati City

April 18, 2011



DMCI HOLDINGS, INC. AND SUBSIDIARIES**CONSOLIDATED STATEMENTS OF FINANCIAL POSITION**

(Amounts in Thousands)

	December 31	
	2010	2009 (As restated - see Note 32)
ASSETS		
Current Assets		
Cash and cash equivalents (Notes 4 and 34)	₱9,946,666	₱3,262,290
Available-for-sale financial assets (Notes 5 and 34)	222,203	214,174
Receivables (Notes 6, 20 and 34)	9,125,086	5,075,179
Costs and estimated earnings in excess of billings on uncompleted contracts (Note 7)	449,196	605,754
Inventories (Note 8)	12,704,544	10,557,538
Other current assets (Note 9)	3,920,594	3,200,211
Total Current Assets	36,368,289	22,915,146
Noncurrent Assets		
Noncurrent receivables (Notes 6, 20 and 34)	2,782,287	2,195,731
Investments in associates, jointly controlled entity and others (Note 10)	9,387,673	7,747,388
Investment properties (Note 11)	358,590	2,713,680
Property, plant and equipment (Note 12)	21,540,724	22,369,545
Deferred tax assets (Note 28)	10,191	38,529
Other noncurrent assets (Note 13)	824,822	723,687
Total Noncurrent Assets	34,904,287	35,788,560
	₱71,272,576	₱58,703,706
LIABILITIES AND EQUITY		
Current Liabilities		
Bank loans (Notes 14 and 34)	₱753,534	₱1,207,116
Current portion of liabilities for purchased land (Notes 15 and 34)	660,622	154,597
Accounts and other payables (Notes 16 and 34)	10,108,213	8,534,697
Billings in excess of costs and estimated earnings on uncompleted contracts (Note 7)	586,880	357,990
Customers' advances and deposits (Note 17)	4,437,999	4,095,906
Current portion of long-term debt (Notes 18 and 34)	3,165,102	3,839,948
Income tax payable	146,079	138,495
Payable to related parties (Notes 20 and 34)	517,384	947,937
Total Current Liabilities	20,375,813	19,276,686
Noncurrent Liabilities		
Long-term debt - net of current portion (Notes 18 and 34)	15,858,722	14,284,335
Liabilities for purchased land - net of current portion (Notes 15 and 34)	731,262	683,506
Deferred tax liabilities (Note 28)	496,766	518,786
Pension liabilities (Note 22)	216,784	107,857
Other noncurrent liabilities (Notes 19 and 34)	1,170,027	402,268
Total Noncurrent Liabilities	18,473,561	15,996,752
Total Liabilities	38,849,374	35,273,438

(Forward)



	December 31	
		2009
	2010	(As restated - see Note 32)
Equity (Note 21)		
Equity attributable to equity holders of the DMCI Holdings, Inc.:		
Paid-up capital	₱7,421,415	₱7,421,415
Retained earnings	19,693,115	13,157,192
Premium on acquisition of non-controlling interests	(161,033)	(161,033)
Other comprehensive income (loss) (Note 35)	(2,781)	72,093
	26,950,716	20,489,667
Non-controlling interests	5,472,486	2,940,601
Total Equity	32,423,202	23,430,268
	₱71,272,576	₱58,703,706

See accompanying Notes to Consolidated Financial Statements.



DMCI HOLDINGS, INC. AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY
(Amounts in Thousands)

ATTRIBUTABLE TO EQUITY HOLDERS OF THE PARENT

	Capital Stock (Note 21)	Additional Paid-in Capital (Note 21)	Total Paid-up Capital (Note 21)	Retained Earnings (Note 21)	Premium on acquisition of minority interest	Other Comprehensive Income (Note 35)	ATTRIBUTABLE TO NON-CON- TROLLING INTERESTS		TOTAL EQUITY
							Total		
As of January 1, 2010 (as previously stated)	₱2,655,498	₱4,765,917	₱7,421,415	₱13,135,743	(₱161,033)	₱72,093	₱20,468,218	₱2,925,621	₱23,393,839
Effect of PFRS 3	–	–	–	21,449	–	–	21,449	14,980	36,429
	2,655,498	4,765,917	7,421,415	13,157,192	(161,033)	72,093	20,489,667	2,940,601	23,430,268
Net income for the year	–	–	–	7,867,283	–	–	7,867,283	1,767,778	9,635,061
Other comprehensive income	–	–	–	–	–	(74,874)	(74,874)	(1,288)	(76,162)
Total comprehensive income	–	–	–	7,867,283	–	(74,874)	7,792,409	1,766,490	9,558,899
Dividends	–	–	–	(1,327,747)	–	–	(1,327,747)	(779,955)	(2,107,702)
Discontinued operations	–	–	–	–	–	–	–	(44,758)	(44,758)
Acquisition of NCI	–	–	–	12,015	–	–	12,015	(12,015)	–
Effect of dilution of interest	–	–	–	(15,628)	–	–	(15,628)	15,628	–
Net movement in non-controlling interests	–	–	–	–	–	–	–	1,586,495	1,586,495
Balances at December 31, 2010	₱2,655,498	₱4,765,917	₱7,421,415	₱19,693,115	(₱161,033)	(₱2,781)	₱26,950,716	₱5,472,486	₱32,423,202
As of January 1, 2009	₱2,655,498	₱4,765,917	₱7,421,415	₱8,995,322	₱–	₱82,477	₱16,499,214	₱1,966,851	₱18,466,065
Net income for the year (as restated)	–	–	–	4,703,968	–	–	4,703,968	747,114	5,451,082
Other comprehensive income	–	–	–	–	–	(10,384)	(10,384)	(62)	(10,446)
Total comprehensive income	–	–	–	4,703,968	–	(10,384)	4,693,584	747,052	5,440,636
Dividends	–	–	–	(542,098)	–	–	(542,098)	(738,896)	(1,280,994)
Net movement in non-controlling interests	–	–	–	–	(161,033)	–	(161,033)	965,594	804,561
Balances at December 31, 2009	₱2,655,498	₱4,765,917	₱7,421,415	₱13,157,192	(₱161,033)	₱72,093	₱20,489,667	₱2,940,601	₱23,430,268
As of January 1, 2008	₱2,655,498	₱4,766,142	₱7,421,640	₱7,135,135	₱–	(₱35,880)	₱14,520,895	₱2,142,909	₱16,663,804
Net income for the year	–	–	–	1,687,900	–	–	1,687,900	348,563	2,036,463
Other comprehensive income	–	–	–	–	–	118,357	118,357	1,350	119,707
Total comprehensive income	–	–	–	1,687,900	–	118,357	1,806,257	349,913	2,156,170
Redemption of preferred shares	–	(225)	(225)	–	–	–	(225)	–	(225)
Transferred from APIC	–	–	–	115,985	–	–	115,985	1,898	117,883
Transferred from revaluation increment	–	–	–	321,832	–	–	321,832	5,266	327,098
Dividends	–	–	–	(265,530)	–	–	(265,530)	(483,420)	(748,950)
Decrease in non-controlling interests	–	–	–	–	–	–	–	(49,715)	(49,715)
Balances at December 31, 2008	₱2,655,498	₱4,765,917	₱7,421,415	₱8,995,322	₱–	₱82,477	₱16,499,214	₱1,966,851	₱18,466,065

See accompanying Notes to Consolidated Financial Statements.



DMCI HOLDINGS, INC. AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF INCOME
(Amounts in Thousands, except for Earnings Per Share figures)

	Years Ended December 31		
		2009	
	2010	(As restated - see Note 32)	2008
REVENUE			
Mining	₱16,029,885	₱11,602,130	₱9,170,287
Construction contracts	10,729,337	7,999,066	4,121,872
Electricity sales	8,948,308	443,493	-
Real estate sales	7,704,893	6,963,108	4,736,635
Merchandise sales and others	71,386	260,054	119,282
	43,483,809	27,267,851	18,148,076
COSTS OF SALES AND SERVICES (Note 23)			
Mining	10,962,856	8,873,190	6,943,586
Construction contracts	8,798,377	6,847,905	3,610,815
Electricity sales	5,974,593	419,709	-
Real estate sales	4,758,532	4,756,934	2,984,329
Merchandise sales and others	47,033	197,957	553,735
	30,541,391	21,095,695	14,092,465
GROSS PROFIT	12,942,418	6,172,156	4,055,611
OPERATING EXPENSES (Note 24)	4,817,622	2,430,043	1,875,932
	8,124,796	3,742,113	2,179,679
OTHER INCOME (LOSSES)			
Equity in net earnings of associates (Note 10)	1,893,197	1,674,826	78,939
Finance income (Note 25)	1,058,041	834,473	565,218
Gain on sale of investments	-	40,412	44,999
Finance costs (Note 26)	(1,577,130)	(545,335)	(507,653)
Other income - net (Note 27)	487,947	23,346	78,543
INCOME BEFORE INCOME TAX	9,986,851	5,769,835	2,439,725
PROVISION FOR INCOME TAX (Note 28)	1,029,135	601,120	596,357
INCOME BEFORE CONTINUING OPERATIONS	8,957,716	5,168,715	1,843,368
AFTER TAX INCOME FROM DISCONTINUED OPERATIONS (Note 39)	677,345	297,347	193,095
NET INCOME (Note 33)	₱9,635,061	₱5,466,062	₱2,036,463
NET INCOME ATTRIBUTABLE TO			
Equity holders of DMCI Holdings, Inc.	₱7,867,283	₱4,703,968	₱1,687,900
Non-controlling interests	1,767,778	762,094	348,563
	₱9,635,061	₱5,466,062	₱2,036,463
EARNINGS PER SHARE (Note 29)			
Basic/Diluted, profit for the year	₱2.96	₱1.77	₱0.64
Basic/Diluted, profit from continuing operations	2.71	1.77	0.64
Basic/Diluted, profit from discontinued operations	0.25	-	-

See accompanying Notes to Consolidated Financial Statements.



DMCI HOLDINGS, INC. AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME
(Amounts in Thousands)

	Years Ended December 31		
	2010	2009 (As restated - see Note 32)	2008
NET INCOME	₱9,635,061	₱5,466,062	₱2,036,463
OTHER COMPREHENSIVE INCOME			
Changes in fair value on AFS financial assets (Note 5)	3,868	(6,649)	–
Unrealized gain on AFS financial assets transferred to statement of income	–	–	35,880
Exchange differences on translating foreign operations	(25)	(3,797)	3,822
Recognized revaluation increment (Note 35)	(80,005)	–	80,005
OTHER COMPREHENSIVE INCOME			
(LOSS) FOR THE YEAR, NET OF TAX	(76,162)	(10,446)	119,707
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	₱9,558,899	₱5,455,616	₱2,156,170
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO			
Equity holders of DMCI Holdings, Inc.	₱7,792,409	₱4,694,959	₱1,787,117
Non-controlling interests	1,766,490	760,657	369,053
	₱9,558,899	₱5,455,616	₱2,156,170

See accompanying Notes to Consolidated Financial Statements.



DMCI HOLDINGS, INC. AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF CASH FLOWS
(Amounts in Thousands)

	Years Ended December 31		
	2010	2009 (As restated)	2008
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before tax from continuing operations	₱10,023,509	₱6,080,410	₱2,731,613
Profit before tax from discontinued operations	674,900	–	–
Profit before tax	10,698,409	6,080,410	2,731,613
Adjustments for:			
Depreciation, depletion and amortization (Notes 11, 12, 13, 23 and 24)	3,298,969	1,563,049	1,566,760
Finance costs (Note 26)	1,577,130	590,535	552,067
Provisions for: (Note 24)			
Probable losses on Current assets	88,778	–	–
Property, plant and equipment	6,670	–	–
Noncurrent assets	–	40,374	–
Doubtful accounts	58,905	76,948	54,123
Dividend income (Notes 10 and 27)	(5,785)	(1,399)	(47,979)
Gain on sale of:			
Property, plant and equipment (Note 27)	(28,958)	(13,735)	(43)
Investment in associates, jointly controlled entity and others (Note 10)	–	(40,412)	–
Investment in a subsidiary (Note 39)	(36,659)	–	–
Unrealized foreign exchange gains	(67,308)	(199,245)	–
Interest income (Note 25)	(1,058,041)	(840,035)	(572,552)
Equity in net earnings of associates and jointly controlled entity (Note 10)	(1,893,197)	(1,680,147)	(84,073)
Negative goodwill (Notes 27 and 32)	–	(15,667)	–
Operating income before changes in working capital	12,638,913	5,560,676	4,199,916
Decrease (increase) in:			
Receivables	(5,007,945)	2,320,615	(4,304,049)
Inventories	1,125,835	(320,088)	(2,068,937)
Costs and estimated earnings in excess of billings on uncompleted contracts	82,264	(235,831)	(229,241)
Other current assets	(841,502)	(1,928,559)	(663,671)
Increase (decrease) in:			
Accounts and other payables	5,118,157	2,349,933	2,884,870
Customers' advances and deposits	342,093	2,045,541	24,082
Billings in excess of costs and estimated earnings on uncompleted contracts	228,890	160,952	150,852
Pension liabilities	89,898	(1,389)	(18,165)
Cash generated from (used in) operations	13,776,603	9,951,850	(24,343)
Interest received	1,049,029	905,256	574,833
Interest paid	(1,739,052)	(539,959)	(552,067)
Income taxes paid	(728,499)	(525,181)	(578,272)
Net cash provided by (used in) operating activities	12,358,081	9,791,966	(579,849)

(Forward)



	Years Ended December 31		
	2010	2009 (As restated - see Note 32)	2008
CASH FLOWS FROM INVESTING ACTIVITIES			
Net increase (decrease) in minority interest	₱1,585,207	₱785,784	(₱41,201)
Proceeds from disposals of:			
Investment in subsidiary (Note 39)	957,526	-	-
Investments in associates, jointly controlled entity and others (Note 10)	68,608	-	-
Property and equipment	73,623	900,545	1,587,281
Available-for-sale financial assets (Note 5)	674	65,053	46,635
Dividends received	295,102	1,399	47,979
Additions to:			
Available-for-sale financial assets (Note 5)	(12,090)	(42,531)	-
Investments in associates, jointly controlled entity and others (Note 10)	(244,670)	(1,433,997)	(200,351)
Investment properties (Note 11)	(1,350,730)	(433,431)	(97,044)
Property, plant and equipment (Notes 12 and 37)	(4,421,591)	(3,901,588)	(2,626,811)
Acquisition of a business (Notes 32 and 37)	(9,967,288)	(7,158,718)	-
Increase in other noncurrent assets	(104,059)	(112,232)	(361,340)
Net cash used in investing activities	(13,119,688)	(11,329,716)	(1,644,852)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from:			
Long-term debt	15,865,769	10,809,583	3,817,805
Bank loans	4,854,515	902,697	229,501
Payments of:			
Dividends	(2,107,882)	(1,280,994)	(265,530)
Long-term debt	(5,212,831)	(9,123,370)	(2,127,459)
Bank loans	(5,308,098)	(133,988)	-
Increase (decrease) in:			
Other noncurrent liabilities	(214,937)	384,314	999
Payable to related parties (Note 20)	(430,553)	173,175	190,050
Redemption of preferred shares	-	-	(226)
Net cash provided by financing activities	7,445,983	1,731,417	1,845,140
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	6,684,376	193,667	(379,561)
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	3,262,290	3,068,623	3,448,184
CASH AND CASH EQUIVALENTS AT END OF YEAR (Note 4)	₱9,946,666	₱3,262,290	₱3,068,623

See accompanying Notes to Consolidated Financial Statements.



DMCI HOLDINGS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

DMCI Holdings, Inc. (the Parent Company) was incorporated and is domiciled in the Philippines. The Parent Company's registered office address and principal place of business is at 3rd Floor, Dacon Building, 2281 Don Chino Roces Avenue, Makati City.

The Parent Company is the holding company of the DMCI Group (collectively referred to herein as the Group), which is primarily engaged in general construction, mining, power generation, infrastructure, real estate development and manufacturing.

2. Summary of Significant Accounting Policies

Basis of Preparation

The consolidated financial statements of the Group have been prepared using the historical cost basis, except for available-for-sale (AFS) financial assets that have been measured at fair value. The Group's functional and presentation currency is the Philippine Peso (₱). All amounts are rounded to the nearest thousand (₱000), unless otherwise indicated.

Statement of Compliance

The consolidated financial statements of the Group have been prepared in compliance with Philippine Financial Reporting Standards (PFRS).

Basis of Consolidation

Basis of consolidation from January 1, 2010

The consolidated financial statements comprise the financial statements of the Group as of December 31, 2010 and 2009 and for each of the three years in the period ended December 31, 2010. Under PFRS, it is acceptable to use, for consolidation purposes, the financial statements of subsidiaries for fiscal periods differing from that of the Parent Company if the difference is not more than three months.

The consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. All significant intercompany balances and transactions, including income, expenses and dividends, are eliminated in full. Profits and losses resulting from intercompany transactions that are recognized in assets are eliminated in full.

Subsidiaries are fully consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Non-controlling interests represent the portion of profit or loss and net assets in subsidiaries not wholly owned by the Group and are presented separately in consolidated statement of income, consolidated statement of comprehensive income and consolidated statement of changes in equity and within equity in the consolidated statement of financial position, separately from equity holders' of the Parent Company.

Losses within a subsidiary are attributed to the non-controlling interests even if that results in a deficit balance.



A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- Derecognizes the assets (including goodwill) and liabilities of the subsidiary, the carrying amount of any non-controlling interest and the cumulative translation differences, recorded in equity.
- Recognizes the fair value of the consideration received, the fair value of any investment retained and any surplus or deficit in profit or loss.
- Reclassifies the Parent Company's share of components previously recognized in other comprehensive income to profit or loss or retained earnings, as appropriate.

Basis of consolidation prior to January 1, 2010

Certain of the above-mentioned requirements were applied on a prospective basis. The following differences, however, are carried forward in certain instances from the previous basis of consolidation:

- Acquisitions of non-controlling interests, prior to January 1, 2010, were accounted for using the parent entity extension method, whereby, the difference between the consideration and the share in the book value of the net assets acquired were recognized in goodwill.
- Losses incurred by the Group were attributed to non-controlling interest until the balance was reduced to nil. Any further excess losses were attributed to the parent, unless non-controlling interest had a binding obligation to cover these. Losses prior to January 1, 2010 were not reallocated between non-controlling interest and the parent shareholders.
- Upon loss of control, the Group accounted for the investment retained at its proportionate share of net asset value at the date control was lost. The carrying value of such investments at January 1, 2010 has not been restated.

The consolidated financial statements include the financial statements of the Parent Company and the following subsidiaries (which are all incorporated in the Philippines):

	Effective Percentages of Ownership	
	2010	2009
<u>General Construction:</u>		
D.M. Consunji, Inc. (DMCI) ¹	100.00%	100.00%
DMCI International, Inc. (DMCII) ²	100.00	100.00
OHKI-DMCI Corporation (OHKI) ²	100.00	100.00
Atlantic, Gulf and Pacific Company of Manila, Inc. and Subsidiaries (AG&P)	-	98.19
DMCI-Laing Construction, Inc. (DMCI-Laing) ²	60.00	60.00
Beta Electric Corporation (Beta Electric) ²	50.77	50.77
Raco Haven Automation Philippines, Inc. (Raco) ²	50.14	50.14
<u>Mining:</u>		
Semirara Mining Corporation (Semirara)	56.32	58.88
DMCI Mining Corporation (DMC)	100.00	79.44
<i>(Forward)</i>		



	Effective Percentages of Ownership	
	2010	2009
<u>Real Estate Development:</u>		
DMCI Project Developers, Inc. (PDI)	100.00	100.00
Hampstead Gardens Corporation (Hampstead) ³	100.00	100.00
Riviera Land Corporation (Riviera) ³	100.00	100.00
DMCI-PDI Hotels, Inc. (PDI Hotels) ³	100.00	100.00
DMCI Homes Property Management Corporation (DHPMC) ³	100.00	100.00
<u>Manufacturing:</u>		
Semirara Cement Corporation (SemCem) *	100.00	100.00
Oriken Dynamix Company, Inc. (Oriken) ²	89.00	89.00
Wire Rope Corporation of the Philippines (Wire Rope)	61.70	61.70
<u>Marketing Arm:</u>		
DMCI Homes, Inc. (DMCI Homes) ³	100.00	100.00
<u>Power:</u>		
DMCI Power Corporation (DPC) (formerly DMCI Energy Resources Unlimited Inc.) *	100.00	79.44
DMCI Masbate Power Corporation (DMCI Masbate)	100.00	89.93
DMCI Concepcion Power Corporation (DMCI Concepcion)	-	79.44
DMCI Calaca Power Corporation	100.00	100.00
Sem-Calaca Power Corporation (SCPC) ⁴	56.32	58.88

* Organized on January 29, 1998 and October 16, 2006, respectively, and has not yet started commercial operations.

¹ Also engaged in real estate development

² DMCI's subsidiaries

³ PDI's subsidiaries

⁴ Semirara's subsidiary

AG&P

On December 22, 2010, the Parent Company (the "Seller") and AGP Philippines Holdings, Inc. (AGPPHI or "Buyer") entered into a Stock Purchase Agreement (the "SPA"), wherein the Seller agreed to sell and the Buyer agreed to purchase nine hundred seventy-three million eighty-nine thousand forty-two (973,089,042) shares of stock (the "Shares") representing 98.19% of the AG&P's total issued and outstanding capital stock (see Note 39).

PDI Hotels

On September 2, 2009, PDI Hotels was incorporated to engage in hotel business, including but not limited to the ownership of, establishment, maintenance and operation of hotels, condotels, apartelles, and similar establishments, as well as to engage in the development of, design, and implementation of hotel management systems or manual of operations. PDI Hotels started commercial operations on November 1, 2009.

PDI

In 2008, DMCI and PDI entered into a debt-to-equity conversion agreement for the equivalent 32.19% interest in PDI. On December 9, 2009, PDI, DMCI and the Parent Company, entered into a property-for-share swap wherein certain parcels of land owned by DMCI and the Parent Company were transferred to PDI in exchange of equity interest in PDI.



DPC

Sale of Shares in DMCI Concepcion and land in Concepcion, Iloilo

On August 16, 2010, DPC entered into a Sale and Purchase Agreement (the Agreement) with Palm Thermal Consolidated Holdings Corporation and Panay Consolidated Land Holdings Corporation (the Buyers) for the sale of its 2.50 million shares in DMCI Concepcion, representing its entire investment in the said company, and its 300,000 sq/m land located in Concepcion, Iloilo with aggregate book value of ₱58.95 million for a total consideration of ₱80.00 million to be paid in accordance with the following schedule:

- a. ₱1.00 million as earnest money payable on the date of the Agreement; and,
- b. ₱79.00 million upon full compliance of the conditions set forth in the Agreement.

On November 11, 2010, DPC received ₱79.00 million from the Buyers representing the remaining balance of the agreed consideration. Net gain from said transaction amounted to ₱19.05 million after deducting commissions paid to brokers in 2010 amounting to ₱2.00 million.

DMCI Masbate

Power Supply Agreement with Masbate Electric Cooperative, Inc. (Maselco)

In May 4, 2007, Maselco and the DMCI Masbate entered into a Power Supply Agreement (PSA) wherein DMCI Masbate shall deliver a guaranteed dependable capacity of 13,000 kW, which Maselco may dispatch for its load and ancillary services requirements.

The PSA has a term commencing on the date on its execution and expiring on the last day of the fifteenth (15th) year of the commercial operations period as provided therein, unless extended or earlier terminated. The commercial operations period shall commence not later than eighteen (18) months from effective date. Maselco shall only pay for actual energy delivered, not on a take or pay basis, except in extraordinary circumstances as provided in the PSA. In exceptional circumstances, payments shall be based on a pre-defined net expected energy rate.

Transitory Agreement with Maselco

On March 3, 2010, DMCI Masbate entered into a Transitory Agreement, which shall have a term of five (5) years commencing from the date of the agreement, wherein Maselco shall avail of the generating capacity of DMCI Masbate and shall pay for such energy output according to the approved Subsidized/Approved Generation Rate of ₱3.65 for Masbate.

Also, under this agreement, DMCI Masbate shall deliver the coal-fired power plant barring any political and social situation preventing the construction and development thereof pursuant to the PSA not later than the 5th year anniversary of this agreement. If it is determined anytime during the term that the construction and commissioning of a coal-fired power plant in Masbate cannot be completed prior to the lapse of the term, the parties may extend the term of this agreement, amend the existing PSA or terminate this agreement and negotiate for a new PSA.

DMC

On October 7, 2009, Benguet Corp. (BC) has signed a mining contractorship and off-take agreement with DMC covering a portion of Benguet's 1,406-hectare Sta. Cruz nickel project located in Sta. Cruz, Zambales. The agreement allows DMC to explore, develop, mine and sell up to 200,000 metric tons of two percent high grade nickel ore for a period of three (3) years. All cost and related expenses for the exploration, development and mining of the above mentioned areas shall be for the sole account of DMC. All profits accruing from this Agreement, after deducting the costs and expenses connected with the production of the product, and over and above payment of all taxes and royalty, shall be divided equally between them.



In March 2010, the Company and Benguet Corp Nickel Mines, Inc., an affiliate of BC, agreed to establish and maintain a Mine Rehabilitation Fund as a reasonable environmental deposit to ensure the availability of funds for its satisfactory compliance with the commitments and performance of activities stipulated in its Environment Protection and Management Program/Annual Environmental Protection and Enhancement Program during a specific project phase.

SCPC

SCPC, a wholly-owned subsidiary of Semirara, was incorporated on November 19, 2009, primarily to acquire, expand and maintain power generating plants, develop fuel for generation of electricity, and sell electricity to any person or entity through electricity markets, among others.

Semirara

Semirara and the Parent Company have 50%-50% shareholdings in both DPC and DMC. On December 8, 2010, a Deed of Assignment was made and executed between Semirara and the Parent Company, the former being the “Assignor” and the latter being the “Assignee”. Semirara offered to assign, transfer and convey all of its rights, ownership and interest over its shares in DPC and DMC.

Changes in Accounting Policies

The accounting policies adopted in the preparation of the consolidated financial statements are consistent with those of the previous financial year except for the following new and amended PFRS and Philippine Interpretations of International Financial Reporting Interpretations Committee (IFRIC) effective as of January 1, 2010.

New and Amended Standards and Interpretations

- PFRS 2, *Share-based Payment: Group Cash-settled Share-based Payment Transactions* (effective January 1, 2010)
- PFRS 3, *Business Combinations (Revised)*, and Philippine Accounting Standards (PAS) 27, *Consolidated and Separate Financial Statements (Amended)* (effective July 1, 2009, including consequential amendments to PFRS 2, PFRS 5, PFRS 7, PAS 7, PAS 21, PAS 28, PAS 31 and PAS 39)
- PAS 39, *Financial Instruments: Recognition and Measurement - Eligible Hedged Items* (effective July 1, 2009)
- Philippine Interpretation IFRIC 17, *Distributions of Non-cash Assets to Owners* (effective July 1, 2009)
- Improvements to PFRSs 2008, with respect to PFRS 5, *Noncurrent Assets Held for Sale and Discontinued Operations*
- Improvements to PFRSs 2009

Standards or interpretations that have been adopted by the Group are described below. However, the adoption of these standards and interpretations did not have an impact on the consolidated financial statements of the Group, unless otherwise stated.

- PFRS 2, *Share-based Payment (Amendment) - Group Cash-settled Share-based Payment Transactions*

The amendment to PFRS 2 clarified the scope and the accounting for group cash-settled share-based payment transactions.



- PFRS 3 (Revised), *Business Combinations*, and PAS 27 (Amended), *Consolidated and Separate Financial Statements*

PFRS 3 (Revised) introduces significant changes in the accounting for business combinations occurring after becoming effective. Changes affect the valuation of non-controlling interest, the accounting for transaction costs, the initial recognition and subsequent measurement of a contingent consideration and business combinations achieved in stages. These changes will impact the amount of goodwill recognized, the reported results in the period that an acquisition occurs and future reported results.

PAS 27 (Amended) requires that a change in the ownership interest of a subsidiary (without loss of control) is accounted for as a transaction with owners in their capacity as owners. Therefore, such transactions will no longer give rise to goodwill, nor will it give rise to a gain or loss. Furthermore, the amended standard changes the accounting for losses incurred by the subsidiary as well as the loss of control of a subsidiary. The changes by PFRS 3 (Revised) and PAS 27 (Amended) affect acquisitions or loss of control of subsidiaries and transactions with non-controlling interest after January 1, 2010.

- PAS 39, *Financial Instruments: Recognition and Measurement (Amendment) - Eligible Hedged Items*

The amendment clarifies that an entity is permitted to designate a portion of the fair value changes or cash flow variability of a financial instrument as a hedged item. This also covers the designation of inflation as a hedged risk or portion in particular situations.

- Philippine Interpretation IFRIC 17, *Distributions of Non-cash Assets to Owners*
This interpretation provides guidance on accounting for arrangements whereby an entity distributes non-cash assets to shareholders either as a distribution of reserves or as dividends.

Improvements to PFRSs

Improvements to PFRSs, an omnibus of amendments to standards, deal primarily with a view to removing inconsistencies and clarifying wording. There are separate transitional provisions for each standard. The adoption of the following amendments resulted in changes to accounting policies but did not have any impact on the financial position or performance of the Group.

- PFRS 8, *Operating Segments*, clarifies that segment assets and liabilities need only be reported when those assets and liabilities are included in measures that are used by the chief operating decision maker. As the Group's chief operating decision maker does review segment assets and liabilities, the Group has continued to disclose this information in Note 33.

Other amendments resulting from Improvements to PFRSs to the following standards did not have any impact on the accounting policies, financial position or performance of the Group:

- PFRS 2, *Share-based Payment*
- PFRS 5, *Non-current Assets Held for Sale and Discontinued Operation*
- PAS 1, *Presentation of Financial Statements*
- PAS 7, *Statement of Cash Flows*
- PAS 17, *Leases*
- PAS 34, *Interim Financial Reporting*
- PAS 36, *Impairment of Assets*
- PAS 38, *Intangible Assets*
- PAS 39, *Financial Instruments: Recognition and Measurement*



- Philippine Interpretation IFRIC 9, *Reassessment of Embedded Derivatives*
- Philippine Interpretation IFRIC 16, *Hedge of a Net Investment in a Foreign Operation*

Future Changes in Accounting Policies

The Group has not applied the following PFRS and Philippine Interpretations which are not yet effective as of December 31, 2010. This list consists of standards and interpretations issued, which the Group reasonably expects to be applicable at a future date. The Group intends to adopt those standards when they become effective. The Group does not expect the adoption of these standards to have a significant impact in the consolidated financial statements, unless otherwise stated.

- PAS 24, *Related Party Disclosures (Amendment)*
The amended standard is effective for annual periods beginning on or after January 1, 2011. It clarified the definition of a related party to simplify the identification of such relationships and to eliminate inconsistencies in its application. The revised standard introduces a partial exemption of disclosure requirements for government related entities. Early adoption is permitted for either the partial exemption for government-related entities or for the entire standard.
- PAS 32, *Financial Instruments: Presentation - Classification of Rights Issues (Amendment)*
The amendment to PAS 32 is effective for annual periods beginning on or after February 1, 2010 and amended the definition of a financial liability in order to classify rights issues (and certain options or warrants) as equity instruments in cases where such rights are given pro rata to all of the existing owners of the same class of an entity's non-derivative equity instruments, or to acquire a fixed number of the entity's own equity instruments for a fixed amount in any currency.
- PAS 12, *Income Taxes (Amendment) - Deferred Tax: Recovery of Underlying Assets*
The amendment to PAS 12 is effective for annual periods beginning on or after January 1, 2012. It provides a practical solution to the problem of assessing whether recovery of an asset will be through use or sale. It introduces a presumption that recovery of the carrying amount of an asset will normally be through sale.
- PFRS 7, *Financial Instruments: Disclosures (Amendments) - Disclosures - Transfers of Financial Assets*
The amendments to PFRS 7 are effective for annual periods beginning on or after July 1, 2011. The amendments will allow users of financial statements to improve their understanding of transfer transactions of financial assets (for example, securitizations), including understanding the possible effects of any risks that may remain with the entity that transferred the assets. The amendments also require additional disclosures if a disproportionate amount of transfer transactions are undertaken around the end of a reporting period.
- PFRS 9, *Financial Instruments: Classification and Measurement*
PFRS 9 as issued reflects the first phase of the IASB's work on the replacement of PAS 39 and applies to classification and measurement of financial assets as defined in PAS 39. The standard is effective for annual periods beginning on or after January 1, 2013. In subsequent phases, hedge accounting and derecognition will be addressed. The completion of this project is expected in second quarter 2011. The adoption of the first phase of PFRS 9 will have an effect on the classification and measurement of the Group's financial assets. The Group will



quantify the effect in conjunction with the other phases, when issued, to present a comprehensive picture.

- **Philippine Interpretation IFRIC 14, *Prepayments of a Minimum Funding Requirement (Amendment)***
The amendment to IFRIC 14 is effective for annual periods beginning on or after January 1, 2011 with retrospective application. The amendment provides guidance on assessing the recoverable amount of a net pension asset. The amendment permits an entity to treat the prepayment of a minimum funding requirement as an asset.
- **Philippine Interpretation IFRIC 15, *Agreements for the Construction of Real Estate***
This Philippine Interpretation, effective for annual periods beginning on or after January 1, 2012, covers accounting for revenue and associated expenses by entities that undertake the construction of real estate directly or through subcontractors. The Interpretation requires that revenue on construction of real estate be recognized only upon completion, except when such contract qualifies as construction contract to be accounted for under PAS 11, *Construction Contracts*, or involves rendering of services in which case revenue is recognized based on stage of completion. Contracts involving provision of services with the construction materials and where the risks and reward of ownership are transferred to the buyer on a continuous basis will also be accounted for based on stage of completion.
- **Philippine Interpretation IFRIC 19, *Extinguishing Financial Liabilities with Equity Instruments***
IFRIC 19 is effective for annual periods beginning on or after July 1, 2010. The interpretation clarifies that equity instruments issued to a creditor to extinguish a financial liability qualify as consideration paid. The equity instruments issued are measured at their fair value. In case that this cannot be reliably measured, the instruments are measured at the fair value of the liability extinguished. Any gain or loss is recognized immediately in profit or loss.

Improvements to PFRSs (issued in May 2010)

Improvements to PFRSs is an omnibus of amendments to PFRSs. The amendments are effective for annual periods beginning on or after January 1, 2011, except when otherwise stated. The Group, however, expects no impact from the adoption of the amendments on its consolidated financial position or performance.

- **PFRS 3, *Business Combinations***
The amendment to PFRS 3 is effective for annual periods beginning on or after July 1, 2010. It clarifies that the amendments to PFRS 7, PAS 32 and PAS 39, *Financial Instruments: Recognition and Measurement*, that eliminate the exemption for contingent consideration, do not apply to contingent consideration that arose from business combinations whose acquisition dates precede the application of PFRS 3 (as revised in 2008). The amendment will be applied retrospectively.

The amendment also limits the scope of the measurement choices that only the components of non-controlling interest that are present ownership interests that entitle their holders to a proportionate share to the entity's net assets, in the event of liquidation, shall be measured either at fair value or at present ownership instrument's proportionate share of the acquiree's identifiable net assets. Other components of non-controlling interest are measured at their acquisition date fair value, unless another measurement basis is required by another PFRS.



Further, the amendment requires an entity in a business combination to account for the replacement of the acquiree's share-based payment transactions, whether obliged or voluntarily, such as split between considerations and post-combination expenses. However, if the entity replaces the acquiree's awards that expire as a consequence of the business combination, these are recognized as post-combination expenses. The amendment also specifies the accounting for share-based payment transactions that the acquirer does not exchange for its own awards: if vested - they are part of non-controlling interest and measured at their market-based measure; if vested - they are measured at market-based value as if granted at acquisition date, and allocated between non-controlling interest and post-combination expenses.

- *PFRS 7, Financial Instruments: Disclosures*
PFRS 7 emphasizes the interaction between quantitative and qualitative disclosures and the nature and extent of risks associated with financial instruments. The amendment will be applied retrospectively.
- *PAS 1, Presentation of Financial Statements*
The amendment to PAS 1 clarifies that an entity will present an analysis of other comprehensive income for each component of equity, either in the statement of changes in equity or in the notes to the financial statements. The amendment will be applied retrospectively.
- *PAS 27, Consolidated and Separate Financial Statements*
The amended standard is effective for annual reporting periods beginning on or after July 1, 2010. It clarifies that the consequential amendments from PAS 27 made to PAS 21, *The Effect of Changes in Foreign Exchange Rates*, PAS 28, *Investments in Associates*, and PAS 31, *Interests in Joint Ventures*, apply prospectively for annual periods beginning on or after July 1, 2009 or earlier when PAS 27 is applied earlier. The amendment will be applied retrospectively.
- *Philippine Interpretation IFRIC 13, Customer Loyalty Programmes*
This Philippine Interpretation clarifies that when the fair value of award credits is measured based on the value of the awards for which they could be redeemed, the amount of discounts or incentives otherwise granted to customers not participating in the award credit scheme, is to be taken into account. The amendment will be applied retrospectively.

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 and that are subject to an insignificant risk of changes in value.

Financial Instruments

Date of recognition

The Group recognizes a financial asset or a financial liability in the consolidated statement of financial position when it becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on the settlement date.

Initial recognition of financial instruments

All financial assets are initially recognized at fair value. Except for financial assets at fair value through profit or loss (FVPL), the initial measurement of financial assets includes transaction



costs. The Group classifies its financial assets in the following categories: financial assets at FVPL, held-to-maturity (HTM) investments, AFS financial assets, and loans and receivables. The Group classifies its financial liabilities as financial liabilities at FVPL and other financial liabilities at amortized cost. The classification depends on the purpose for which the investments were acquired and whether these are quoted in an active market. Management determines the classification of its investments at initial recognition and, where allowed and appropriate, re-evaluates such designation at every reporting date.

Financial instruments are classified as liabilities or equity in accordance with the substance of the contractual arrangement. Interest, dividends, gains and losses relating to a financial instrument or a component that is a financial liability, are reported as expense or income. Distributions to holders of financial instruments classified as equity are charged directly to equity net of any related income tax benefits.

As of December 31, 2010 and 2009, the Group's financial instruments are classified as AFS financial assets, loans and receivables and other financial liabilities.

Determination of fair value

The fair value for financial instruments traded in active markets at the reporting date is based on its quoted market price or dealer price quotations (bid price for long positions and ask price for short positions), without any deduction for transaction costs. When current bid and ask prices are not available, the price of the most recent transaction provides evidence of the current fair value as long as there has not been a significant change in economic circumstances since the time of the transaction.

For all other financial instruments not listed in an active market, the fair value is determined by using appropriate valuation methodologies. Valuation methodologies include net present value techniques, comparison to similar instruments for which market observable prices exist, option pricing models, and other relevant valuation models.

Day 1 difference

Where the transaction price in a non-active market is different to the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a Day 1 difference) in the consolidated statement of income unless it qualifies for recognition as some other type of asset or liability. In cases where the valuation technique used is made of data which is not observable, the difference between the transaction price and model value is only recognized in the consolidated statement of income when the inputs become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the 'Day 1' difference amount.

Loans and receivables

Loans and receivables are financial assets with fixed or determinable payments and fixed maturities that are not quoted in an active market. These are not entered into with the intention of immediate or short-term resale and are not designated as financial assets at FVPL or AFS financial assets. These are included in current assets if maturity is within 12 months from the reporting date; otherwise, these are classified as noncurrent assets. This accounting policy relates to the consolidated statement of financial position captions "Cash and cash equivalents", "Receivables", "Noncurrent receivables" and Security deposits included under "Other noncurrent assets".



After initial measurement, loans and receivables are subsequently measured at amortized cost using the effective interest rate method, less allowance for impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees that are an integral part of the effective interest rate and transaction costs. The amortization is included in “Finance income” in the consolidated statement of income.

AFS financial assets

AFS financial assets are those non-derivative financial assets that are designated as AFS financial assets or are not classified in any of the three preceding categories. After initial measurement, AFS financial assets are measured at fair value with unrealized gains or losses being recognized in the consolidated statement of comprehensive income and are reported as “net unrealized gain on AFS financial assets” in equity. 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. Dividends earned on investments are recognized in the consolidated statement of income when the right to receive payment has been established. The Group’s AFS financial assets pertain to quoted and unquoted securities (see Note 5).

When the fair value of AFS financial assets cannot be measured reliably because of lack of reliable estimates of future cash flows and discount rates necessary to calculate the fair values of unquoted equity instruments, then instruments are carried at cost less any allowance for impairment losses.

Other financial liabilities

Other financial liabilities include interest bearing loans and borrowings. All loans and borrowings are initially recognized at the fair value of the consideration received less directly attributable transaction costs.

After initial recognition, short-term and long-term debts are subsequently measured at amortized cost using the effective interest method.

Other financial liabilities relate to the consolidated statement of financial position captions, “Accounts and other payables”, “Liabilities for purchased land”, “Payable to related parties”, “Bank loans”, “Long-term debt - including current portion” and “Other noncurrent liabilities”.

Gains and losses are recognized under the “Other income” and “Other expense” accounts in the consolidated statement of income when the liabilities are derecognized or impaired, as well as through the amortization process.

Impairment of Financial Assets

The Group assesses at each reporting date whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred ‘loss event’) and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that the borrower or a group of borrowers is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and where observable data indicate that there is measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.



Loans and receivables

For loans and receivables carried at amortized cost, the Group first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses for impairment. Those characteristics are relevant to the estimation of future cash flows for groups of such assets by being indicative of the debtors' ability to pay all amounts due according to the contractual terms of the assets being evaluated. 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 for impairment.

If there is objective evidence that an impairment loss has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial assets' original effective interest rate (i.e., the effective interest rate computed at initial recognition). The carrying amount of the asset is reduced through the use of an allowance account and the amount of loss is charged to the consolidated statement of income during the period in which it arises. Interest income continues to be recognized based on the original effective interest rate of the asset. Receivables, together with the associated allowance accounts, are written off when there is no realistic prospect of future recovery and all collateral has been realized.

If, in a subsequent year, the amount of the estimated impairment loss decreases because of 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.

For the purpose of a collective evaluation of impairment, financial assets are grouped on the basis of such credit risk characteristics as industry, customer type, customer location, past-due status and term. Future cash flows in a group of financial assets that are collectively evaluated for impairment are estimated on the basis of historical loss experience for assets with credit risk characteristics similar to those in the group. Historical loss experience is adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the period on which the historical loss experience is based and to remove the effects of conditions in the historical period that do not exist currently. The methodology and assumptions used for estimating future cash flows are reviewed regularly by the Group to reduce any differences between loss estimates and actual loss experience.

Financial assets carried at cost

If there is an objective evidence that an impairment loss has been incurred on an unquoted equity instrument that is not carried at fair value because its fair value cannot be reliably measured, the amount of the loss is measured as the difference between the carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset.

AFS financial assets

In case of AFS financial assets classified as equity investments, impairment would include a significant or prolonged decline in the fair value of the investments below its cost. Where there is evidence of impairment, the cumulative loss - measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously



recognized in the consolidated statement of income - is removed from equity and recognized in the consolidated statement of income under “Other charges” account. Impairment losses on equity investments are not reversed through the consolidated statement of income. Increases in fair value after impairment are recognized directly in consolidated statement of changes in equity.

Offsetting Financial Instruments

Financial assets and financial liabilities are only offset and the net amount reported in the consolidated statement of financial position when there is a legally enforceable right to set off the recognized amounts and the Group intends to either settle on a net basis, or to realize the asset and settle the liability simultaneously.

Derecognition of Financial Assets and Liabilities

Financial asset

A financial asset (or, where applicable a part of a financial asset or part of a group of similar financial assets) is derecognized when:

- the rights to receive cash flows from the asset have expired;
- the Group retains the right to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a ‘pass through’ arrangement; or
- the Group has transferred its rights to receive cash flows from the asset and either: (a) has transferred substantially all the risks and rewards of the asset, or (b) has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

Where the Group has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risk and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Group’s 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 carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Financial liability

A financial liability is derecognized when the obligation under the liability is discharged or canceled or has expired.

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.

Inventories

Inventories are valued at the lower of aggregate cost or net realizable value (NRV). NRV is the estimated replacement cost or the selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale. Costs incurred in bringing each product to its present location and conditions are accounted for as follows:



Coal inventory

The cost of coal inventory is determined using the weighted average production cost method. The cost of extracted coal includes all stripping costs and other mine related costs incurred during the period and allocated on per metric ton basis by dividing the total production cost with the total volume of coal produced. Except for shiploading cost, which is a component of total minesite cost, all other costs are charged to production cost.

Nickel ore and chromites inventory

The cost of extracted nickel ore and chromites includes all direct materials, labor, fuel, outside services and other mine-related costs incurred during the period and allocated on per metric ton basis by dividing the total production cost with total volume of nickel ore produced. Except for shiploading cost, which is a component of total cost of sales, all other production related costs are charged to production cost.

Materials-in-transit

Cost is determined using the specific identification basis.

Equipment parts and supplies

The cost of equipment parts, materials and supplies is determined principally by the average cost method (either by moving average or weighted average production cost).

Real estate held for sale and development

Property acquired or being constructed for sale in the ordinary course of business, rather than to be held for rental or capital appreciation, is held as Real estate held for sale and development. Real estate held for sale and development consists of residential units for sale and development, subdivision land for sale and development. Costs include those costs of acquisition, development, improvement and construction of the real estate projects. Borrowing costs are capitalized while the development and construction of the real estate projects are in progress, and to the extent that these are expected to be recovered in the future.

Investments in Associates, Jointly Controlled Entity and Others

Investments in associates and jointly controlled entity (investee companies) are accounted for under the equity method of accounting.

An associate is an entity in which the Group has significant influence and which is neither a subsidiary nor a joint venture. A joint venture is a contractual arrangement whereby two or more parties undertake an economic activity that is subject to joint control, and a jointly controlled entity is a joint venture that involves the establishment of a separate entity in which each venturer has an interest.

Under the equity method, the investments in the investee companies are carried in the consolidated statement of financial position at cost plus post-acquisition changes in the Group's share in the net assets of the investee companies, less any impairment in value. Goodwill relating to an associate is included in the carrying amount of the investment and is not amortized. The Group's share in the investee's post acquisition profit or loss is recognized in the consolidated statement of income. Profit and losses resulting from transactions between the Group and the investee companies are eliminated to the extent of the interest in the investee companies.

The Group discontinues applying the equity method when their investments in investee companies are reduced to zero. Accordingly, additional losses are not recognized unless the Group has guaranteed certain obligations of the investee companies. When the investee companies subsequently report net income, the Group will resume applying the equity method but only after



its share of that net income equals the share of net losses not recognized during the period the equity method was suspended.

The reporting dates of the investee companies and the Group are identical and the investee companies' accounting policies conform to those used by the Group for like transactions and events in similar circumstances.

After application of the equity method, the Group determines whether it is necessary to recognize an additional impairment loss on the Group's investment in its associate. The Group determines at each reporting period whether there is any objective evidence that the investment in the associate is impaired. If this is the case the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognizes the amount in the "Equity in net earnings of associates, jointly controlled entities and others" in the consolidated statement of income.

Upon loss of significant influence over the associate, the Group measures and recognizes any retaining investment at its fair value. Any difference between the carrying amount of the associate upon loss of significant influence and the fair value of the retaining investment and proceeds from disposal is recognized in the consolidated statement of income.

Interest in a Joint Venture

The Group has an interest in a joint venture, whereby the venturers have a contractual arrangement that establishes joint control over the economic activities of the entity. The agreement requires unanimous agreement for financial and operating decisions among the venturers. The Group recognizes its interest in the joint venture using the proportionate consolidation method. The Group combines its proportionate share of each of the assets, liabilities, income and expenses of the joint venture with similar items, line by line, in its consolidated financial statements. The financial statements of the joint venture are prepared for the same reporting period as the Group. Adjustments are made where necessary to bring the accounting policies in line with those of the Group.

Adjustments are made in the Group's consolidated financial statements to eliminate the Group's share of intragroup balances, transactions and unrealised gains and losses on such transactions between the Group and its jointly controlled entity. Losses on transactions are recognized immediately if the loss provides evidence of a reduction in the net realisable value of current assets or an impairment loss. The joint venture is proportionately consolidated until the date on which the Group ceases to have joint control over the joint venture.

Investment Properties

Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties, except land, are stated at cost less accumulated depreciation and any impairment in value. Land is stated at cost less any impairment in value. 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.

Investment properties are derecognised when either they have been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognized in the consolidated statement of income in the period of derecognition.



Depreciation and amortization is calculated on a straight-line basis using the following estimated useful lives (EUL) from the time of acquisition of the investment properties:

	Years
Buildings and building improvements	5-25
Condominium units	5

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, the Group accounts for such property in accordance with the policy stated under property, plant and equipment up to the date of change in use.

Mining Reserves

Mining reserves are estimates of the amount of coal that can be economically and legally extracted from the Semirara's mining properties. Semirara estimates its mining reserves based on information compiled by appropriately qualified persons relating to the geological data on the size, depth and shape of the coal body, and requires complex geological judgments to interpret the data. The estimation of recoverable reserves is based upon factors such as estimates of foreign exchange rates, commodity prices, future capital requirements, and production costs along with geological assumptions and judgments made in estimating the size and grade of the coal body. Changes in the reserve estimates may impact upon the carrying value of property, plant and equipment, provision for decommissioning and site rehabilitation, recognition of deferred tax assets, and depreciation charges.

Property, Plant and Equipment

Property, plant and equipment, except 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, including import duties, taxes and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Costs also include decommissioning and site rehabilitation cost. Expenditures incurred after the property, plant and equipment have been put into operation, such as repairs and maintenance and overhaul costs, are normally charged to operations in the period in which 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 cost of property, plant and equipment.

Construction in progress included in property, plant and equipment is stated at cost. This includes the cost of the construction of property, plant and equipment and other direct costs.

Depreciation, depletion and amortization of assets commences once the assets are put into operational use.



Depreciation, depletion and amortization of property, plant and equipment are calculated on a straight-line basis over the following EUL of the respective assets or the remaining contract period, whichever is shorter:

	Years
Land improvements	5-17
Power plant, buildings and building improvements	5-25
Construction equipment, machinery and tools	5-10
Office furniture, fixtures and equipment	3-5
Transportation equipment	4-5
Conventional and continuous mining properties and equipment	2-13
Leasehold improvements	5-7

The EUL and depreciation, depletion and amortization methods are reviewed periodically to ensure that the period and methods of depreciation, depletion and amortization are consistent with the expected pattern of economic benefits from items of property, plant and equipment.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the consolidated statement of income in the year the item is derecognized.

Intangible Assets

Intangible assets acquired separately are capitalized at cost and these are shown as part of the other noncurrent assets account in the consolidated statement of financial position. Following initial recognition, intangible assets are measured at cost less accumulated amortization and provisions for impairment losses, if any. The useful lives of intangible assets with finite life are assessed at the individual asset level. Intangible assets with finite life are amortized over their EUL. The periods and method of amortization for intangible assets with finite useful lives are reviewed annually or earlier where an indicator of impairment exists.

Costs incurred to acquire and bring the computer software (not an integral part of its related hardware) to its intended use are capitalized as part of intangible assets. These costs are amortized over their EUL ranging from 3 to 5 years. Costs directly associated with the development of identifiable computer software that generate expected future benefits to the Group are recognized as intangible assets. All other costs of developing and maintaining computer software programs are recognized as expense when incurred.

Gains or losses arising from the 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.

Input Value Added Tax (VAT)

Input VAT represents VAT imposed on the Group by its suppliers and contractors for the acquisition of goods and services required under Philippine taxation laws and regulations.

The input VAT that will be used to offset the Group's current VAT liabilities is recognized as a current asset. Input VAT representing claims for refund from the taxation authorities is recognized as a noncurrent asset. Input taxes are stated at their recoverable amount.



Impairment of Nonfinancial Assets

This accounting policy applies primarily to the Group's property, plant and equipment, investment properties, investments in associates and jointly controlled entities and intangible asset.

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when an annual impairment testing for an asset is required, the group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash generating unit's fair value less cost to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that largely independent of those from other assets or group 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 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.

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 that 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, depletion and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statement of income unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase.

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

Equity

The Group records common stocks at par value and additional paid-in capital in excess of the total contributions received over the aggregate par values of the equity share. Incremental costs incurred directly attributable to the issuance of new shares are deducted from the proceeds.

Retained earnings represent accumulated earnings of the Group less dividends declared.

Treasury Shares

Treasury shares are recorded at cost and are presented as a deduction from equity. When the shares are retired, the capital stock account is reduced by its par value. The excess of cost over par value upon retirement is debited to the following accounts in the order given: (1) additional paid-in capital to the extent of the specific or average additional paid-in capital when the shares were issued; and, (2) retained earnings.

Non-controlling Interests

Non-controlling interests represent the portion of profit or loss and the net assets in subsidiaries not wholly-owned and are presented separately in the consolidated statement of income, consolidated statement of comprehensive income and within equity in the consolidated statement of financial position, separately from total equity attributable to owners of the Parent Company. Any losses applicable to a minority shareholder of a consolidated subsidiary in excess of the minority shareholder's equity in the subsidiary are charged against the non-controlling interests to the extent that the minority shareholder has binding obligation to, and is able to, make good of the losses.



Revenue and Cost Recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognized:

Mining

Revenue from mining is recognized upon delivery when the significant risks and rewards of ownership of the goods have passed to the buyer and the amount of revenue can be measured reliably. Revenue from local and export coal sales are denominated in Philippine Peso and US Dollar, respectively.

Electricity sales

Revenue from sale of electricity is derived from its primary function of providing and selling electricity to customers of its generated and purchased electricity. Revenue derived from the generation and/or supply of electricity is recognized based on the actual delivery of electricity as agreed upon between parties.

Real estate sales

Real estate sales are generally accounted for under the full accrual method. Under this method, the gain on sale is recognized when: (a) the collectibility of the sales price is reasonably assured; (b) the earnings process is virtually complete; and (c) the seller does not have a substantial continuing involvement with the subject properties. The collectibility of the sales price is considered reasonably assured when: (a) the buyers have actually confirmed their acceptance of the related loan applications after the same have been delivered to and approved by either the banks or other financing institutions for externally-financed accounts; or (b) the full down payment comprising a substantial portion of the contract price is received and the capacity to pay and credit worthiness of buyers have been reasonably established for sales under the deferred cash payment arrangement.

If the above criteria is not met, the deposit method is applied until all the conditions for recording a sale are met. Pending recognition of sale, cash received from buyers are presented under the "Customers' advances and deposits" account in the liabilities section of the consolidated statement of financial position.

Construction contracts

Revenue from construction contracts is recognized using the percentage-of-completion method of accounting and is measured principally on the basis of the estimated completion of a physical proportion of the contract work. Contracts to manage, supervise, or coordinate the construction activity of others and those contracts wherein the materials and services are supplied by contract owners are recognized only to the extent of the contracted fee revenue. Revenue from cost plus contracts is recognized by reference to the recoverable costs incurred during the period plus the fee earned, measured by the proportion that costs incurred to date bear to the estimated total costs of the contract.

Contract costs include all direct materials and labor costs and those indirect costs related to contract performance. Expected losses on contracts are recognized immediately when it is probable that the total contract costs will exceed total contract revenue. The amount of such loss is determined irrespective of whether or not work has commenced on the contract; the stage of completion of contract activity; or the amount of profits expected to arise on other contracts, which are not treated as a single construction contract. Changes in contract performance, contract conditions and estimated profitability, including those arising from contract penalty provisions and



final contract settlements that may result in revisions to estimated costs and gross margins are recognized in the year in which the changes are determined. Profit incentives are recognized as revenue when their realization is reasonably assured.

The asset “Costs and estimated earnings in excess of billings on uncompleted contracts” represents total costs incurred and estimated earnings recognized in excess of amounts billed. The liability

“Billings in excess of costs and estimated earnings on uncompleted contracts” represents billings in excess of total costs incurred and estimated earnings recognized. Contract retentions are presented as part of “Trade receivables” under the “Receivables” account in the consolidated statement of financial position.

Merchandise sales

Revenue from merchandise sales is recognized upon delivery of the goods to and acceptance by the buyer and when the risks and rewards are passed on to the buyers.

Dividend income

Revenue is recognized when the Group’s right to receive payment is established.

Rental income

Rental income arising from operating leases on investment properties and construction equipment is accounted for on a straight-line basis over the lease terms.

Interest income

Revenue is recognized as interest accrues using the effective interest method.

Operating Expenses

Operating expenses are expenses that arise in the course of the ordinary operations of the Group. These usually take the form of an outflow or depletion of assets such as cash and cash equivalents, supplies, investment properties and property, plant and equipment. Expenses are recognized in the consolidated statement of income.

Borrowing Costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective assets. All other borrowing costs are expensed in the period they occur. Borrowing costs consist of interest that an entity incurs in connection with the borrowing of funds.

The interest capitalized is calculated using the Group’s weighted average cost of borrowings after adjusting for borrowings associated with specific developments. Where borrowings are associated with specific developments, the amounts capitalized is the gross interest incurred on those borrowings less any investment income arising on their temporary investment. Interest is capitalized from the commencement of the development work until the date of practical completion. The capitalization of finance costs is suspended if there are prolonged periods when development activity is interrupted. Interest is also capitalized on the purchased cost of a site property acquired specially for development but only where activities necessary to prepare the asset for development are in progress.

The Group capitalized borrowing costs for all eligible assets where construction commenced on or after January 1, 2009. The Group continues to expense borrowing costs relating to construction projects that commenced prior to January 1, 2009.



Foreign Currency Translations

The functional and presentation currency of the Parent and its Philippine subsidiaries (except for AG&P Nouvelle Calédonie), is the Philippine Peso. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency.

Transactions in foreign currencies are initially recorded by the Group entities at their respective functional currency rates prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency spot rate of exchange ruling at the reporting date. All differences are taken to the consolidated statement of income.

The functional currency of the foreign operations, AG&P-Nouvelle Calédonie, is the Pacific Franc (XPF). As at the reporting date, the assets and liabilities of this subsidiary are translated into the presentation currency of the Group at the rate of exchange ruling at the reporting date and its statement of income accounts are translated at the weighted average exchange rates for the year. The exchange differences arising on the translation are recognized in the consolidated statement of comprehensive income and reported as a separate component of equity. On disposal of a foreign entity, the deferred cumulative amount recognized in the consolidated statement of comprehensive income relating to that particular foreign operation shall be recognized in the consolidated statement of income.

The Group's share in the associate's translation adjustments are likewise included under the cumulative translation adjustments account in the consolidated statement of financial position.

Commission Expense

The Group recognizes commission expense when services are rendered by the broker. The commission expense is recognized upon receipt of down payment from the buyer comprising a substantial portion of the contract price and the capacity to pay and credit worthiness of buyers have been reasonably established for sales under the deferred cash payment arrangement.

Pension Expense

The Group has a noncontributory defined benefit retirement plan.

The retirement cost of the Group is determined using the projected unit credit method. Under this method, the current service cost is the present value of retirement benefits payable in the future with respect to services rendered in the current period. The defined benefit asset or liability comprises the present value of the defined benefit obligation less past service costs not yet recognized, if any, less the fair value of the plan assets out of which the obligations are to be settled directly and less any actuarial gains or losses not recognized. The value of any asset is restricted to the sum of any past service costs not yet recognized, if any, 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.

The defined benefit obligation is calculated annually by an independent actuary using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using prevailing interest rate on government bonds that have terms to maturity approximating the terms of the related retirement liability.



Actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions are credited to or charged against income when the net cumulative unrecognized actuarial gains and losses at the end of the previous period exceeded 10% of the higher of the present value of the defined benefit obligation and the fair value of plan assets at that date. These gains or losses are recognized over the expected average remaining working lives of the employees participating in the plan.

Past service costs, if any, are recognized immediately in income, unless the changes to the pension plan are conditional on the employees remaining in service for a specified period of time (the vesting period). In this case, the past-service costs are amortized on a straight-line basis over the vesting period.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. Fair value is based on market price information and in the case of quoted securities it is the published bid price. The value of any defined benefit asset recognized is restricted to the sum of any past service costs and actuarial gains and losses 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.

The retirement benefits of officers and employees are determined and provided for by the Group and are charged against current operations.

Leases

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement and requires an assessment of whether the fulfillment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset.

Group as a lessee

Operating lease payments are recognized as an expense in the consolidated statement of income on a straight basis over the lease term.

Group as a lessor

Leases where the Group 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 added to the carrying amount of the leased asset and recognized over the lease term on the same bases as rental income.

Income Tax

Current tax

Current 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 at the reporting date.

Deferred tax

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



Deferred tax liabilities are recognized for all taxable temporary differences, except:

- where the deferred 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
- in respect of 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 probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, carry forward of unused tax credits from excess minimum corporate income tax (MCIT) and unused net operating loss carry over (NOLCO), to the extent that it is probable that taxable income will be available against which the deductible temporary differences and the carry forward of unused tax credits and unused NOLCO can be utilized except:

- where the deferred tax asset relating to the deductible temporary differences 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 income or loss; and
- in respect of 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 income will be available against which the temporary differences can be utilized.

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

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

Income tax relating to items recognized directly in equity is recognized in equity and not in the consolidated statement of income.

Earnings per Share

Basic earnings per share (EPS) is computed by dividing the net income for the year attributable to common shareholders (net income for the period less dividends on convertible redeemable preferred shares) by the weighted average number of common shares issued and outstanding during the year and adjusted to give retroactive effect to any stock dividends declared during the period.



Diluted EPS is computed by dividing the net income for the year attributable to common shareholders by the weighted average number of common shares outstanding during the year adjusted for the effects of dilutive convertible redeemable preferred shares. Diluted EPS assumes the conversion of the outstanding preferred shares. When the effect of the conversion of such preferred shares is anti-dilutive, no diluted EPS is presented.

Operating Segment

The Group's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. The Group generally accounts for intersegment revenues and expenses at agreed transfer prices. Income and expenses from discontinued operations are reported separate from normal income and expenses down to the level of income after taxes. Financial information on operating segments is presented in Note 33 to the consolidated financial statements.

Provisions

General

A provision is recognized only when the Group has: (a) a present obligation (legal or constructive) as a result of a past event; (b) it is probable (i.e., more likely than not) that an outflow of resources embodying economic benefits will be required to settle the obligation; and (c) a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessment of the time value of money and, 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 an interest expense. Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

Provision for decommissioning and site rehabilitation costs

The Group is legally required to fulfill certain obligations as required under its Environmental Compliance Certificate (ECC) issued by Department of Environment and Natural Resources (DENR). The Group recognizes the present value of the liability for these obligations and capitalizes the present value of these costs as part of the balance of the related property, plant and equipment accounts which are depreciated, depleted and amortized on a straight-line basis over the EUL of the related property, plant and equipment or the contract period, whichever is shorter. The decommissioning and site rehabilitation costs are determined based on the provisions of PAS 37, *Provisions, Contingent Liabilities and Contingent Assets*. The Group recognizes the liability for these obligations as "Provision for decommissioning and site rehabilitation" under "Other noncurrent liabilities" in the consolidated statement of financial position (see Note 19).

Contingencies

Contingent liabilities are not recognized in the consolidated financial statements. These are disclosed unless the possibility of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized but are disclosed in the consolidated financial statements when an inflow of economic benefits is probable.

Events After the Reporting Period

Post year-end events up to the date of the auditors' report that provide additional information about the Group's position at reporting date (adjusting events) are reflected in the consolidated financial statements. Any post year-end events that are not adjusting events are disclosed in the consolidated financial statements when material.



Business Combinations and Goodwill

Business combinations from January 1, 2010

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value and the amount of any non-controlling interest in the acquiree. For each business combination, the acquirer measures the non-controlling interest in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition costs incurred are expensed and included in administrative expenses.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree.

If the business combination is achieved in stages, the acquisition date fair value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through profit or loss.

Any contingent consideration to be transferred by the acquirer will be recognized at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration which is deemed to be an asset or liability, will be recognized in accordance with PAS 39 either in profit or loss or as a change to other comprehensive income. If the contingent consideration is classified as equity, it should not be remeasured until it is finally settled within equity.

Goodwill is initially measured at cost being the excess of the aggregate of the consideration transferred and the amount recognised for non-controlling interest over the net identifiable assets acquired and liabilities assumed. If this consideration is lower than the fair value of the net assets of the subsidiary acquired, the difference is recognized in profit or loss.

Following initial recognition, goodwill is measured at cost less any accumulated impairment loss. Goodwill is reviewed for impairment, annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. For purposes of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units (CGUs), or groups of CGUs, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units. Each unit or group of units to which the goodwill is allocated should:

- represent the lowest level within the Group at which the goodwill is monitored for internal management purposes; and
- not be larger than an operating segment determined in accordance with PFRS 8.

Impairment is determined by assessing the recoverable amount of the CGU (or group of CGUs), to which the goodwill relates. Where the recoverable amount of the CGU (or group of CGUs) is less than the carrying amount, an impairment loss is recognized. Where goodwill forms part of a CGU (or group of CGUs) 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 these circumstances is measured based on the relative values of the operation disposed of and the portion of the CGU retained. If the acquirer's interest in the net fair value of the identifiable



assets, liabilities and contingent liabilities exceeds the cost of the business combination, the acquirer shall recognize immediately in the consolidated statement of comprehensive income any excess remaining after reassessment.

Business combinations prior to January 1, 2010

In comparison to the above-mentioned requirements, the following differences applied:

Business combinations were accounted for using the purchase method. Transaction costs directly attributable to the acquisition formed part of the acquisition costs. The non-controlling interest (formerly known as minority interest) was measured at the proportionate share of the acquiree's identifiable net assets.

Business combinations achieved in stages were accounted for as separate steps. Any additional acquired share of interest did not affect previously recognized goodwill.

When the Group acquired a business, embedded derivatives separated from the host contract by the acquiree were not reassessed on acquisition unless the business combination resulted in a change in the terms of the contract that significantly modified the cash flows that otherwise would have been required under the contract.

Contingent consideration was recognized if, and only if, the Group had a present obligation, the economic outflow was more likely than not and a reliable estimate was determinable. Subsequent adjustments to the contingent consideration were recognized as part of goodwill.

Goodwill acquired in a business combination is initially measured at cost, being the excess of the cost of the business combination over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities of the acquired entity at the date of acquisition.

If the initial accounting for a business combination can only be determined on a provisional basis by the end of the period in which the combination is effected because either the fair values to be assigned to the acquiree's identifiable assets, liabilities or contingent liabilities or the cost of the combination can be determined only provisionally, the Parent Company accounts for the combination using those provisional values. The Parent Company recognizes any adjustment to those provisional values as a result of completing the initial accounting within 12 months from the acquisition date.

Discontinued Operation

A discontinued operation is a component of an entity that has been disposed of and represents a separate major line of business. In the consolidated statement of income of the reporting period, and of the comparable period of the previous years, income and expenses from discontinued operations are reported separately from income and expenses from continuing operations, down to the level of profit after taxes. The resulting income or loss (after taxes) is presented separately in the statements of income.

Acquisition of Non-controlling Interest in a Subsidiary

Acquisition of non-controlling interest is accounted for using the parent entity extension method, whereby the difference between the fair value of consideration given and the share in the net book value of the net assets acquired is recognized as goodwill. When the consideration is less than the net assets acquired, the difference is recognized as a gain in the consolidated statement of income. In an acquisition without consideration involved, the difference between the share of the non-controlling interests in the net assets at book value before and after the acquisition is recognized either as goodwill or a gain from acquisition of non-controlling interests.



3. Significant Accounting Judgments and Estimates

The preparation of the consolidated financial statements in conformity with PFRS requires the Group to make estimates and assumptions that affect the reported amounts of assets, liabilities, income and expenses and disclosure of contingent assets and contingent liabilities. Future events may occur which will cause the assumptions used in arriving at the estimates to change. The effects of any change in estimates are reflected in the consolidated financial statements, as they become reasonably determinable.

Judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results could differ for such estimates.

Judgments

In the process of applying the Group's accounting policies, management has made the following judgments, apart from those involving estimations which have the most significant effect on the amounts recognized in the consolidated financial statements:

Real estate revenue recognition

Selecting an appropriate revenue recognition method for a real estate sale transaction requires certain judgments based on buyer's commitment on sale which may be ascertained through the significance of the buyer's initial payments.

Impairment of AFS financial assets

The Group follows the guidance of PAS 39 in determining when an asset is impaired. This determination requires significant judgment. In making this judgment, the Group evaluates, among other factors, the duration and extent to which the fair value of an investment is less than its cost; the financial health of and near-term business outlook of the investee, including factors such as normal volatility in share price for quoted equity securities and industry and sector performance, changes in technology and operational and financing cash flow for unquoted equity securities.

Financial assets not quoted in an active market

The Group classifies financial assets by evaluating, among others, whether the asset is quoted or not in an active market. Included in the evaluation on whether a financial asset is quoted in an active market is the determination on whether quoted prices are readily and regularly available, and whether those prices represent actual and regularly occurring market transactions on an arm's length basis.

Distinction between investment properties and owner-occupied properties

The Group determines whether a property qualifies as an investment property. In making its judgment, the Group considers whether the property generates cash flows largely independent of the other assets held by an entity. Owner-occupied properties generate cash flows that are attributable not only to property but also to the other assets used in the production or supply process.

Some properties comprise a portion that is held to earn rentals or for capital appreciation and another portion that is held for use in the production or supply of goods or services or for administrative purposes. If these portions cannot be sold separately, the property is accounted for as an investment property only if an insignificant portion is held for use in the production or supply of goods or services or for administrative purposes. Judgment is applied in determining



whether ancillary services are so significant that a property does not qualify as investment property. The Group considers each property separately in making its judgment.

Operating lease commitments - The Group as Lessee

The Group has entered into various leases for its occupied offices, and mining and transportation equipment. The Group has determined that all significant risks and rewards of ownership are retained by the respective lessors on the offices and equipment it leases under operating leases.

Operating lease commitments - Group as Lessor

The Group has entered into property lease agreements on its investment property portfolio. The Group has determined that it retains all the significant risks and rewards of ownership of these properties as the Group considered, among others, the length of the lease term compared with the estimated life of the assets.

In determining whether a lease contract is cancellable or not, the Group considered, among others, the significance of the penalty including the economic consequence to the lessee.

Finance lease commitments - Group as Lessee

The Group has entered into finance leases on some of its construction equipment and service vehicle. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, that the lessor transfers substantially all the risks and benefits incidental to ownership of the leased equipment to the Group thus, it recognized these leases as finance leases.

Management's Use of Estimates

The key assumptions concerning the future and other sources of estimation uncertainty at the reporting date that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Revenue recognition

The Group's revenue recognition policies require use of estimates and assumptions that may affect the reported amounts of revenue and receivables.

a.) Mining

The Group's sales arrangement with its customers includes reductions of invoice price to take into consideration charges for penalties and bonuses. These price adjustments depend on the estimated quality of the delivered coal. These estimates are based on final coal quality analysis on delivered coal using American Standards for Testing Materials (ASTM).

There is no assurance that the use of estimates may not result in material adjustments in future periods. Revenue from mining amounted to ₱16.03 billion, ₱11.60 billion and ₱9.17 billion in 2010, 2009 and 2008, respectively.

b.) Construction contracts

The Group's revenue from construction contracts are recognized based on the percentage-of-completion, measured principally on the basis of the estimated completion of a physical proportion of the contract work and by reference to the actual cost incurred to date over the estimated total cost of the project.



There is no assurance that the use of estimates may not result in material adjustments in future periods. Revenue from construction contracts amounted to ₱10.73 billion, ₱8.00 billion and ₱4.12 billion in 2010, 2009 and 2008, respectively.

Allowance for doubtful accounts

The Group maintains an allowance for doubtful accounts at a level considered adequate to provide for potential uncollectible receivables. The level of this allowance is evaluated by the management on the basis of factors that affect the collectibility of the accounts. These factors include, but are not limited to debtors' ability to pay all amounts due according to the contractual terms of the receivables being evaluated, the length of relationship with the customer, the customer's payment behavior and known market factors. The Group reviews the age and status of receivables, and identifies accounts that are to be provided with allowances on a continuous basis. The Group provides full allowance for receivables that it deems uncollectible.

The amount and timing of recorded expenses for any period would differ if the Group made different judgments or utilized different estimates. An increase in the allowance for doubtful accounts on receivables would increase recorded operating expenses and decrease total assets.

Provision for doubtful accounts of the Group amounted to ₱58.91 million, ₱76.95 million and ₱0.66 million in 2010, 2009 and 2008, respectively (see Notes 6 and 24). Receivables of the Group, net of allowance for doubtful accounts of ₱149.77 million and ₱438.58 million as of December 31, 2010 and 2009, respectively, amounted to ₱11.91 billion and ₱7.27 billion as of December 31, 2010 and 2009, respectively (see Note 6).

Stock pile inventory quantities

The Group estimates the stock pile inventory of coal by conducting a topographic survey which is performed by in-house surveyors. The survey is conducted on a monthly basis with a reconfirmatory survey at year end. The process of estimation involves a predefined formula which considers an acceptable margin of error of plus or minus 3%. Thus, an increase or decrease in the estimation threshold for any period would differ if the Group utilized different estimates and this would either increase or decrease the profit for the year. The coal inventory as of December 31, 2010 and 2009 amounted to ₱0.93 billion and ₱1.74 billion, respectively (see Note 8).

NRV of inventories

The Group reviews its inventory to assess NRV at least on a semi-annual basis. This requires the Group to make an estimate of the inventories' estimated selling price in the ordinary course of business and costs necessary to make a sale to determine the NRV. The amount and timing of recorded expenses for any period would differ if different judgments were made or different estimates were utilized. An increase in reserves for inventory write-down would increase recorded operating expenses and decrease current assets.

Inventories of the Group at NRV, net of allowance for inventory obsolescence amounting to ₱62.89 million and ₱92.04 million as of December 31, 2010 and 2009, respectively, amounted to ₱955.03 million and ₱1,434.37 million as of December 31, 2010 and 2009, respectively (see Note 8).

Estimating decommissioning and site rehabilitation costs

The Group is legally required to fulfill certain obligations under its DENR issued ECC when it abandons depleted mine pits. These costs are accrued based on in-house estimate, which incorporates estimates of the amount of obligations and interest rates, if appropriate. The Group recognizes the present value of the liability for these obligations and capitalizes the present value



of these costs as part of the balance of the related property and equipment accounts, which are being depreciated, depleted and amortized on a straight line basis over the EUL of the related asset or the lease term. Assumptions used to compute the decommissioning and site rehabilitation costs are reviewed and updated annually.

The amount and timing of the recorded obligations for any period would differ if different judgments were made or different estimates were utilized. An increase in decommissioning and site rehabilitation costs would increase the recorded operating expenses and increase noncurrent liabilities.

As of December 31, 2010 and 2009, the provision for decommissioning and site rehabilitation amounted to ₱14.73 million and ₱17.62 million, respectively (see Note 19).

Estimating useful lives of investment properties, property, plant and equipment and intangible asset

The Group estimated the useful lives of its property, plant and equipment, investment properties and intangible asset based on the period over which the assets are expected to be available for use. The estimated useful lives of property, plant and equipment, investment properties and intangible assets are reviewed at least annually and are updated if expectations differ from previous estimates due to physical wear and tear and technical or commercial obsolescence on the use of these assets.

It is possible that future results of operations could be materially affected by changes in these estimates brought about by changes in factors mentioned above. A reduction in the estimated useful lives of property, plant and equipment, investment properties and intangible asset would increase depreciation, depletion and amortization expense and decrease noncurrent assets.

The carrying value of property, plant and equipment of the Group amounted to ₱21.54 billion and ₱22.37 billion as of December 31, 2010 and 2009, respectively (see Note 12). The net book value of investment properties of the Group amounted to ₱0.36 billion and ₱2.71 billion as of December 31, 2010 and 2009, respectively (see Note 11). The net book value of software cost of the Group amounted to ₱6.35 million and ₱19.09 million, respectively (see Note 13).

Impairment of nonfinancial assets

The Group assesses the impairment of assets whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. The factors that the Group considers important which could trigger an impairment review include the following:

- significant underperformance relative to expected historical or projected future operating results;
- significant changes in the manner of use of the acquired assets or the strategy for overall business; and
- significant negative industry or economic trends.

An impairment loss is recognized whenever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the higher of an asset's net selling price and value in use. The net selling price is the amount obtainable from the sale of an asset in an arm's length transaction while value in use is the present value of estimated future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful life. Recoverable amounts are estimated for individual assets or, if it is not possible, for the cash-generating unit to which the asset belongs.



In determining the present value of estimated future cash flows expected to be generated from the continued use of the assets, the Group is required to make estimates and assumptions that can materially affect the consolidated financial statements.

As of December 31, 2010 and 2009, the balances of the Group's nonfinancial assets, net of accumulated depreciation, depletion and amortization and accumulated provisions for impairment losses follow:

	2010	2009 (As restated - see Note 32)
Property, plant and equipment (Note 12)	₱21,540,724	₱22,369,545
Investments in associates, jointly controlled entities and others (Note 10)	9,387,673	7,747,388
Investment properties (Note 11)	358,590	2,713,680

Deferred tax assets

The Group reviews the carrying amounts of deferred taxes at each reporting date and reduces deferred tax assets to the extent that it is no longer probable that sufficient taxable income will be available to allow all or part of the deferred tax assets to be utilized. However, there is no assurance that the Group will generate sufficient taxable income to allow all or part of deferred tax assets to be utilized.

The deferred tax assets amounted to ₱10.19 million and ₱38.53 million as of December 31, 2010 and 2009, respectively. The unrecognized deferred tax assets of the Group amounted to ₱503.06 million and ₱525.22 million as of December 31, 2010 and 2009, respectively (see Note 28).

Pension and other retirement benefits

The determination of the obligation and cost of retirement and other employee benefits is dependent on the selection of certain assumptions used in calculating such amounts. Those assumptions include, among others, discount rates, expected returns on plan assets and salary increase rates (see Note 22). Actual results that differ from the Group's assumptions are accumulated and amortized over future periods and therefore, generally affect the recognized expense and recorded obligation in such future periods. While the Group believes that the assumptions are reasonable and appropriate, significant differences between actual experiences and assumptions may materially affect the cost of employee benefits and related obligations.

The Group also estimates other employee benefits obligation and expense, including the cost of paid leaves based on historical leave availments of employees, subject to the Group's policy. These estimates may vary depending on the future changes in salaries and actual experiences during the year.

As of December 31, 2010 and 2009, the balances of the Group's net pension liabilities and unrecognized actuarial gains follow (see Note 22):

	2010	2009
	(Amounts in Thousands)	
Net pension liabilities	₱216,784	₱107,857
Unrecognized actuarial gains	891,609	292,117



Contingencies

The Group is currently involved in various legal proceedings. The estimate of the probable costs for the resolution of these claims has been developed in consultation with outside counsel handling the defense in these matters and is based upon an analysis of potential results. The Group currently does not believe these proceedings will have a material effect on the Group's financial position. It is possible, however, that future results of operations could be materially affected by changes in the estimates or in the effectiveness of the strategies relating to these proceedings (see Note 36).

Fair value of financial instruments

The Group carries certain financial assets and liabilities at fair value, which requires extensive use of accounting estimates and judgment. While significant components of fair value measurement were determined using verifiable objective evidence (i.e., foreign exchange rates, interest rates), the amount of changes in fair value would differ if the Group utilized different valuation methodology. Any changes in fair value of these financial assets and liabilities would affect directly the consolidated statements of income and changes in equity.

Financial assets carried at fair value as of December 31, 2010 and 2009 amounted to ₱49.54 million and ₱34.25 million, respectively (see Note 34).

4. Cash and Cash Equivalents

This account consists of:

	2010	2009
	(Amounts in Thousands)	
Cash on hand and in banks	₱4,796,531	₱1,913,408
Cash equivalents	5,150,135	1,348,882
	₱9,946,666	₱3,262,290

Cash in banks earns interest at the respective bank deposit rates. Cash equivalents are short-term placements made for varying periods of up to three (3) months depending on the immediate cash requirements of the Group, and earn interest at the respective short-term investment rates.

Total finance income earned on cash in banks and cash equivalents amounted to ₱198.57 million, ₱91.86 million and ₱148.70 million in 2010, 2009 and 2008, respectively (see Note 25).

The amount of cash in bank collateralized for the mortgage payable of SCPC amounted to ₱2.00 million as of December 31, 2010 (see Note 18).



5. Available-for-Sale Financial Assets

This account consists of:

	2010	2009
	(Amounts in Thousands)	
Quoted securities		
Balance at beginning of year	₱40,900	₱25,727
Additions	12,090	39,411
Disposal	(674)	(24,238)
Balance at end of year	52,316	40,900
Unrealized loss recognized in equity	(2,781)	(6,649)
	49,535	34,251
Unquoted securities		
Balance at beginning of year	261,883	282,595
Additions	-	3,120
Disposals	(7,255)	(23,832)
Balance at end of year	254,628	261,883
Less allowance for probable loss	(81,960)	(81,960)
	172,668	179,923
	₱222,203	₱214,174

Quoted securities

The quoted equity investments include investments in golf and sports club shares. The Group recognized unrealized gain amounting to ₱3.87 million in 2010 and unrealized loss amounting to ₱6.65 million in 2009 from AFS financial assets recognized in other comprehensive income (see Note 35).

Unquoted securities

The unquoted shares include investment in Montecito Properties, a 30% owned company carried at cost less provision for impairment losses. The Group does not have significant influence nor participate during Board discussion meeting. As of December 31, 2010 and 2009, the carrying amount of the investment in Montecito amounted to ₱164.51 million out of the total amount of unquoted securities of ₱172.67 million and ₱179.92 million as of December 31, 2010 and 2009, respectively.

On March 28, 2008, Montecito entered into a marketing management agreement with Ayala Land, Inc. (ALI) for the purpose of constructing, developing and completing the redevelopment of the residential subdivision known as Montecito Estate or the Project.

The agreement provided for an allocation of 55% of the saleable lots to Montecito and remaining 45% to ALI and payment of project management fee and marketing fees.



6. Receivables

This account consists of:

	2010	2009
	(Amounts in Thousands)	
Trade:		
Real estate	₱5,652,968	₱2,788,393
General construction (including retention receivables on uncompleted contracts of ₱1,135.37 million in 2010 and ₱788.15 million in 2009)	2,310,783	2,890,654
Mining	1,474,989	752,142
Electricity sales	1,825,826	489,246
	11,264,566	6,920,435
Receivables from related parties (Note 20)	489,854	613,267
Advances to officers and employees	49,549	60,280
Other receivables	253,177	115,509
	12,057,146	7,709,491
Less allowance for doubtful accounts	149,773	438,581
	11,907,373	7,270,910
Less noncurrent receivables - net	2,782,287	2,195,731
	₱9,125,086	₱5,075,179

Receivables amounting to ₱58.91 million and ₱76.95 million as of December 31, 2010 and 2009, respectively, were impaired and fully provided for (see Note 24). Movements in the allowance for impairment losses are as follows (amounts in thousands):

2010

	Trade Receivables					Total
	Real Estate	General Construction	Mining	Electricity Sales	Others	
At January 1	₱62,133	₱277,991	₱13,569	₱-	₱84,888	₱438,581
Provision during the year	-	-	-	53,524	5,381	58,905
Reversal	-	-	(5,677)	-	-	(5,677)
Write-off	(2,446)	-	-	-	(14,674)	(17,120)
Reclassification	(59,687)	-	-	-	59,687	-
Effect of deconsolidation of a subsidiary	-	(273,577)	-	-	(51,339)	(324,916)
At December 31	₱-	₱4,414	₱7,892	₱53,524	₱83,943	₱149,773
Individually impaired	₱-	₱4,414	₱7,892	₱53,524	₱83,943	₱149,773
Total	₱-	₱4,414	₱7,892	₱53,524	₱83,943	₱149,773

2009

	Trade Receivables				
	Real Estate	General Construction	Mining	Others	Total
At January 1	₱66,364	₱336,602	₱16,760	₱11,038	₱430,764
Provision during the year	-	3,098	-	73,850	76,948
Reversal	-	-	(3,191)	-	(3,191)
Reclassification	(4,231)	4,231	-	-	-
Write-off	-	(65,940)	-	-	(65,940)
At December 31	₱62,133	₱277,991	₱13,569	₱84,888	₱438,581
Individually impaired	₱4,656	₱277,991	₱13,569	₱84,888	₱381,104
Collectively impaired	57,477	-	-	-	57,477
Total	₱62,133	₱277,991	₱13,569	₱84,888	₱438,581



In 2007 and 2006, real estate receivables with a nominal amount of ₱1,016.30 million and ₱603.59 million, respectively, were initially recorded at fair value. The unamortized discount amounted to ₱8.60 million and ₱60.71 million as of December 31, 2010 and 2009, respectively.

Movement in the unamortized discount on real estate receivables is as follows:

	2010	2009
	(Amounts in Thousands)	
Balance at beginning of year	₱60,708	₱123,764
Accretion for the year (Note 25)	(52,104)	(63,056)
Balance at end of year	₱8,604	₱60,708

Trade Receivables

Real estate

Real estate receivables principally consist of amounts arising from sale of real estate subdivision units which are collectible within (ten) 10 years with interest that ranges from 14.00% to 19.00%. The corresponding titles to the subdivision units sold under this arrangement are transferred to the buyers only upon full payment of the contract price.

Certain subsidiaries are liable to local commercial banks relative to the discounting of real estate receivables (see Note 18). The purchase agreements provide that the Group should substitute defaulted contracts to sell with other contracts to sell of equivalent value. The carrying value of real estate receivables discounted amounted to ₱3.15 billion and ₱3.25 billion as of December 31, 2010 and 2009, respectively (see Note 18).

In 2010 and 2009, the Group entered into an agreement with Banco de Oro (BDO) to convert the receivables under purchased agreements into a without recourse basis. Total carrying value of trade receivables from real estate sales converted into a without recourse basis amounted to ₱2.89 billion and ₱3.62 billion as of December 31, 2010 and 2009, respectively (see Note 18).

General construction

General construction receivables principally consist of receivables from third-party construction projects. These are normally on a 30 to 60 day term.

Mining

Receivable from coal mining pertains to receivables from the sale of coal both to domestic and international markets. These receivables are noninterest-bearing and generally have 30-45 days credit terms.

Electricity sales

Receivables from electricity sales are claims from power distribution companies for supply and distribution of contracted energy and are generally carried at original invoice amounts less discounts and rebates.

As of December 31, 2010, electricity sales receivables amounting to ₱1,658.56 million are held as collateral for the mortgage payable of SCPC (see Note 18).

Other Receivables

Other receivables include the Group's receivables from JV partners and condominium corporations. These receivables are noninterest-bearing and are generally collectible within one year from the reporting date.



7. Costs and Estimated Earnings in Excess of Billings on Uncompleted Contracts

The details of the costs, estimated earnings and billings on uncompleted contracts follow:

	2010	2009
	(Amounts in Thousands)	
Total costs incurred	₱20,379,360	₱8,975,799
Add estimated earnings recognized	5,603,142	2,914,459
	25,982,502	11,890,258
Less total billings (including unliquidated advances from contract owners of ₱1,617.48 million in 2010 and ₱2,399.42 million in 2009)	26,120,186	11,642,494
	(₱137,684)	₱247,764

The foregoing balances are reflected in the consolidated statements of financial position under the following accounts:

	2010	2009
	(Amounts in Thousands)	
Costs and estimated earnings in excess of billings on uncompleted contracts	₱449,196	₱605,754
Billings in excess of costs and estimated earnings on uncompleted contracts	(586,880)	(357,990)
	(₱137,684)	₱247,764

8. Inventories

This account consists of:

	2010	2009
	(Amounts in Thousands)	
At Cost:		
Real estate held for sale and development	₱10,051,696	₱7,198,094
Coal inventory	931,245	1,743,045
Equipment parts, materials in transit and supplies	663,831	164,903
Nickel ore	102,740	14,038
Chromites	-	3,092
	11,749,512	9,123,172
At NRV:		
Equipment parts, materials in transit and supplies	955,032	1,409,773
Nickel ore	-	24,593
	955,032	1,434,366
	₱12,704,544	₱10,557,538



Costs of equipment parts, materials and supplies carried at NRV amounted to ₱1.01 billion and ₱1.50 billion as of December 31, 2010 and 2009, respectively. Costs of nickel ore carried at NRV amounted to nil and ₱29.24 million as of December 31, 2010 and 2009, respectively.

In 2010 and 2009, the Group capitalized borrowing costs amounting to ₱66.83 million and ₱45.03 million, respectively, on all real estate projects that commenced development starting January 1, 2009. The rate used to determine the amount of borrowing costs eligible for capitalization was 9.99% and 10.99%, which is the effective interest rate of the Group's general borrowing in 2010 and 2009, respectively.

The cost of inventories recognized as expense in the consolidated statement of income amounted to ₱21.74 billion, ₱14.25 billion and ₱10.48 billion for the years ended December 31, 2010, 2009 and 2008, respectively.

As of December 31, 2010, equipment parts, materials and supplies amounting to ₱549.82 million are held as collateral for the mortgage payable of SCPC (see Note 18).

9. Other Current Assets

This account consists of:

	2010	2009
	(Amounts in Thousands)	
Advances to suppliers, broker, contractors and mine rights owners	₱1,705,651	₱1,619,034
Creditable taxes withheld	818,163	389,390
Input VAT	700,066	660,338
Security deposits - current portion (Note 13)	304,401	270,751
Refundable deposits	244,049	89,443
Prepaid expenses	227,317	130,595
Others	9,725	40,660
	4,009,372	3,200,211
Less allowance for probable losses (Note 24)	88,778	-
	₱3,920,594	₱3,200,211

Advances to Suppliers, Brokers, Contractors and Mine Rights Owners

Advances to suppliers, brokers and contractors are recouped upon every progress billing payment depending on the percentage of accomplishment. Advances to mine rights owner are noninterest-bearing and are due and demandable.

Advances to Rusina Mining NL (Rusina) by DMC

In June 2008, DMC advanced US\$2.41 million to Rusina in view of acquiring interests in Zambales Chromite Mining Co., Inc. and Zambales Diversified Metals Corporation, companies related to its operations.

On November 3, 2008, the DMC withdrew its investments and on March 16, 2009, Rusina agreed to set in place the mechanics through which DMC could recover its investments. In March 27, 2009, Montemina Resources Corporation (MRC) was established to hold the shares of DMC. Consequently, DMC recognized the advances as a receivable from Rusina.



As of January 29, 2010, DMC received a total of US\$1.00 million as partial payment for the US\$2.41 million advances. On September 9 and 13, 2010, DMC issued two letters to MRC informing the latter of its breach of the above agreement due to its failure to pay the third tranche of US\$1.41 million. Accordingly, DMC recognized a provision for probable losses amounting to ₱61.81 million in 2010. In addition to the aforementioned US\$ advances, DMC also provided full allowance on its Peso advances to Rusina which amounted to ₱26.96 million. Total provision for the probable losses on Rusina amounted to ₱88.77 million (see Note 24).

Creditable Taxes Withheld

Creditable taxes withheld are attributable to taxes withheld by third parties arising from sales and services that will be applied to future taxes payable.

Input VAT

Input VAT is fully recoverable and can be applied against output VAT.

Refundable Deposits

Refundable deposits pertain to bill deposits and guaranty deposits for utilities that will be recovered within one year.

Prepaid Expenses

Prepaid expenses consist mainly of prepayments for taxes, commissions and insurance.

10. Investments in Associates, Jointly Controlled Entity and Others

The details of the Group's investments in associates, jointly controlled entity and others follow:

	2010	2009
	(Amounts in Thousands)	
Investments - At Equity		
Investments in associates		
Acquisition cost:		
Balance at beginning of year	₱4,700,332	₱3,253,835
Additions	244,670	1,433,997
Reclassification of investment in PIDC	-	12,500
Disposal	(200,001)	-
Balance at end of year	4,745,001	4,700,332
Accumulated equity in net losses:		
Balance at beginning of year	3,007,512	1,328,764
Equity in net earnings during the year	1,893,197	1,680,147*
Disposal	(8,687)	-
Dividends received (Note 20)	(289,317)	(1,399)
Balance at end of year	4,602,705	3,007,512
	9,347,706	7,707,844
Allowance for probable losses	(6,798)	(16,864)
	9,340,908	7,690,980

(Forward)



	2010	2009
	(Amounts in Thousands)	
Jointly controlled entity:		
Acquisition cost	₱125	₱125
Accumulated equity in net earnings	283	283
	408	408
	9,341,316	7,691,388
Investment - At Cost		
Balance at beginning of year	56,000	68,500
Disposal	(9,643)	-
Reclassification to investment in associate	-	(12,500)
Balance at end of year	46,357	56,000
	₱9,387,673	₱7,747,388

*Includes equity in net earnings of AG&P amounting to ₱5.32 million

The details of the Group's equity in the net assets of its associates and jointly controlled entity and the corresponding percentages of ownership follow:

	Percentages of Ownership		Equity in Net Assets	
	2010	2009	2010	2009
Associates:			(Amounts in Thousands)	
DMCI-MPIC Water Co. Inc. (DMWC)	44.59%	44.59%	₱8,457,486	₱6,893,361
Bachy Soletanche Philippines Corporation (Bachy)	49.00	49.00	43,061	43,061
Subic Water and Sewerage Company, Inc. (Subic Water)	40.00	40.00	104,750	126,710
Bauan International Port, Inc. (BIPI)	-	20.00	-	142,951
Private Infra Dev Corporation (PIDC)	33.00	33.00	735,611	484,897
			9,340,908	7,690,980
Jointly Controlled Entity:				
Eco Process & Equipment Philippines, Inc.	50.00	50.00	408	408
			9,341,316	7,691,388
At Cost				
Balance at beginning of year			56,000	68,500
Disposal			(9,643)	-
Reclassification to investment in associate			-	(12,500)
			46,357	56,000
Total			₱9,387,673	₱7,747,388



The following table summarizes the significant financial information of the Group's associates and jointly controlled entity:

2010

	Assets	Liabilities	Revenue	Net income (loss)
	(Amounts in Thousands)			
Associates:				
Bachy Soletanche Philippines Corporation	₱85,455	₱5,199	₱-	₱-
Subic Water and Sewerage Company, Inc	970,745	318,796	521,030	196,092
DMCI-MPIC Water Co. Inc.	59,067,964	39,861,616	12,049,524	4,400,399
Private Infra Dev Corporation	2,363,254	112,459	-	18,158
Jointly Controlled Entity:				
Eco Process & Equipment Philippines, Inc.	1,548	236	-	-

2009

	Assets	Liabilities	Revenue	Net income (loss)
	(Amounts in Thousands)			
Associates:				
Bachy Soletanche Philippines Corporation	₱85,455	₱5,199	₱-	(₱93)
Bauan International Port, Inc.	1,071,700	9,400	64,721	26,600
Subic Water and Sewerage Company, Inc	829,696	255,872	586,175	152,191
DMCI-MPIC Water Co. Inc.	53,264,908	37,952,351	19,411,781	3,727,314
Private Infra Dev Corporation	1,592,064	10,785	-	(21,288)
Jointly Controlled Entity:				
Eco Process & Equipment Philippines, Inc.	2,596	252	-	(2)

BIPI

BIPI is a domestic corporation which functions as a multi-purpose facility primarily handling bulk cargo from industries in Bauan. BIPI's place of business is at Port Area, San Roque, Bauan, Batangas.

Relative to the disposal of AG&P, investment to BIPI was no longer recognized in the consolidated statement of financial position as of December 31, 2010 (see Note 39).

Subic Water

On January 22, 1997, PDI subscribed to 3,262,320 shares at the par value of ₱10 per share for an aggregate value of ₱32.62 million in Subic Water, a venture company with Subic Bay Metropolitan Authority (a government-owned corporation), Olongapo City Water District, and Cascal Services Limited (a company organized under the laws of England). The agreement executed by the parties on November 24, 1996 stipulated, among others, that PDI shall have an equity participation equivalent to 40% in Subic Water amounting to ₱74.80 million (based on the initial subscribed and paid-in capital of ₱187.00 million). The balance of PDI's committed



subscription to Subic Water of ₱38.18 million (net of additional subscriptions payment of ₱4.00 million in 1998) is expected to be paid on or before the second anniversary of the effectivity date. As of December 31, 2010 and 2009, such committed subscription has not yet been paid.

The investment in Subic Water is accounted for as an investment in an associate since there's no joint control among the investors.

PIDC

On February 19, 2008, PIDC was awarded the contract for the financing, design, construction, operation and maintenance of the Tarlac-Pangasinan-La Union Expressway, Phase 1, from La Paz, Tarlac to Rosario, La Union

On September 3, 2009, the BOD approved the Parent Company's additional subscription of 1,449,684 common shares out of PIDC's increase in authorized capital stock of ₱3.50 billion. The Parent Company paid ₱244.67 million and ₱436.90 million in 2010 and 2009, respectively, for the said subscription.

DMWC

Loss of Joint Control

DMWC is a 50% owned joint venture of the Parent Company until July 17, 2008 when Metro Pacific Investments Corporation (MPIC) acquired convertible note (herein referred to as Facility Loan B) which was issued by DMWC in 2007 to First Pacific Company Limited (FPC) and a foreign company (the original holders of the convertible note). The convertible note carries an option to convert the same to DMWC shares. The acquisition of the convertible note by the MPIC resulted to potential voting rights equivalent to approximately 12.0% interest in DMWC and control is thereby obtained by MPIC.

Pursuant to the Subscription Agreement by and among the Parent Company, MPIC and DMWC on November 27, 2008, the Parent Company and MPIC subscribed to additional 961.6 million common shares and 1.93 billion common shares, respectively, of DMWC (the "DMCI and MPIC Subscription Shares").

Simultaneous with the execution of the Subscription Agreement, DMWC, the Parent Company, MPIC and Maynilad entered into a Shareholders' Agreement outlining the relationship of the Parent Company and MPIC as shareholders of DMWC. In the same Shareholders' Agreement, which was immediately executory, the parties confirmed that each of the Parent Company and MPIC holds, on the date of said Shareholders' Agreement, equity interests in the form of shares and share entitlements in DMCI-MPIC equal to 44.59% and 55.41%, respectively.

Also on the same date and immediately upon execution of the Subscription Agreement and the Shareholders' Agreement, the stockholders and the BOD of DMWC convened and approved the increase in authorized capital stock of DMWC from ₱6.00 billion divided into 6,000,000,000 common shares with par value of ₱1.00 per share to ₱8.88 billion divided into 8,884,800,000 common shares with par value of ₱1.00 per share.

On July 7, 2009, the SEC approved the application for increase in authorized capital stock of DMWC. As of December 31, 2009, deposit for future stock subscription amounting to ₱2,125.4 million was applied to the additional issuances during the year, which increased the Parent Company's investment by ₱961.6 million, with a corresponding subscription payable of ₱379.71 million.



On September 13, 2010, the stockholders and the BOD of DMWC concurred and approved the decrease in authorized capital stock to 5,854,800,000 common shares with par value of ₱1.00 per share resulting to an additional paid-in capital of ₱3,030.0 million. On October 19, 2010, the SEC approved the Amended Articles of Incorporation effecting the reduction in authorized capital stock.

On November 9, 2010, the SEC approved DMWC's application for quasi-reorganization offsetting the deficit as of December 31, 2009 amounting to ₱3,027.4 million against its additional paid-in capital.

Equity in net earnings in DMWC amounted to ₱1.81 billion in 2010, ₱1.66 billion in 2009 and ₱30.42 million in 2008 (including share in negative goodwill of ₱1.83 billion and IFRIC 12 adjustment of ₱278.26 million).

Concession Agreement of Maynilad

On February 21, 1997, Maynilad entered into a Concession Agreement with the MWSS, a government-owned and controlled corporation organized and existing pursuant to Republic Act (RA) No. 6234 (the Charter), as clarified and amended, with respect to the MWSS West Service Area. The Concession Agreement sets forth the rights and obligations of Maynilad throughout the concession period. The MWSS Regulatory Office acts as the regulatory body of the Concessionaires [Maynilad and the East Concessionaire - Manila Water Company, Inc. (Manila Water)].

Under the Concession Agreement, MWSS grants Maynilad (as contractor to perform certain functions and as agent for the exercise of certain rights and powers under the Charter), the sole right to manage, operate, repair, decommission and refurbish all fixed and movable assets required (except certain retained assets of MWSS) to provide water and sewerage services in the West Service Area for 25 years commencing on August 1, 1997 (the Commencement Date) to May 6, 2022 (the Expiration Date) or the early termination date as the case may be.

Maynilad is also tasked to manage, operate, repair, decommission and refurbish certain specified MWSS facilities in the West Service Area. Legal title to these assets remains with MWSS. The legal title to all property, plant and equipment contributed to the existing MWSS system by Maynilad during the concession period remains with Maynilad until the Expiration Date (or on early termination date) at which time, all rights, titles and interest in such assets will automatically vest to MWSS.

Under the Concession Agreement, Maynilad is entitled to the following rate adjustments:

- a. annual standard rate adjustment to compensate for increases in the Consumer Price Index (CPI) subject to rate adjustment limit;
- b. Extraordinary Price Adjustment (EPA) to account for the financial consequences of the occurrence of certain unforeseen events subject to grounds stipulated in the Concession Agreement; and
- c. rate rebasing (Rate Rebasing) mechanism to allow rates to be adjusted every five (5) years to enable Maynilad to recover expenditures efficiently and prudently incurred, Philippine business taxes and payments corresponding to debt service on concession fees, and Maynilad loans incurred to finance such expenditures.



Extension of Maynilad's Concession Agreement

On September 10, 2009, the MWSS Board of Trustees (BoT) approved the extension of the expiry of its Concession Agreement with Maynilad by an additional fifteen (15) years or from May 7, 2022 to May 6, 2037. Subsequently, on September 16, 2009, the MWSS Administrator wrote the Department of Finance (DoF) to inform them of the MWSS BoT's decision and seek the DoF's written consent to the extension, as well its extension of the Letter of Undertaking covering the government's obligation under the Concession Agreement. On April 22, 2010, the DoF (by authority from the Office of the President of the Republic of the Philippines) approved the extension of the expiry of its Concession Agreement.

The significant commitments under the extension follow:

- a. to mitigate tariff increases;
- b. to increase the share in the current operating budget support to MWSS by 100% as part of the concession fees starting 2010 (see Note 21); and
- c. to increase total investments.

The DoF further clarified that the extension of the government's Undertaking shall be effective only upon an increase in Maynilad's Performance Bond from US\$30 Million to US\$90 Million for the third rate Rebasing Period. Subsequently, Maynilad submitted a Performance Bond in the increased amount of US\$90 Million to MWSS on May 31, 2010.

11. Investment Properties

The movements in this account follow (amounts in thousands):

2010

	Land	Buildings and Building Improvements	Condominium units	Total
Cost				
At January 1	₱2,640,046	₱68,327	₱12,210	₱2,720,583
Additions	1,350,730	-	-	1,350,730
Transfers to real estate held for sale and development	(3,515,176)	-	-	(3,515,176)
Effect of deconsolidation of a subsidiary	(186,743)	-	-	(186,743)
At December 31	288,857	68,327	12,210	369,394
Accumulated Depreciation and Amortization				
At January 1	-	6,903	-	6,903
Depreciation and amortization (Note 23)	-	3,416	485	3,901
At December 31	-	10,319	485	10,804
Net Book Value	₱288,857	₱58,008	₱11,725	₱358,590



2009

	Land	Buildings and Building Improvements	Condominium units	Total
Cost				
At January 1	₱2,414,643	₱61,225	₱10,280	₱2,486,148
Additions	431,501	–	1,930	433,431
Transfers from property, plant and equipment	–	7,102	–	7,102
Transfers to real estate held for sale and development	(206,098)	–	–	(206,098)
At December 31	2,640,046	68,327	12,210	2,720,583
Accumulated Depreciation and Amortization				
At January 1	–	700	–	700
Transfers from property, plant and equipment	–	456	–	456
Depreciation and amortization (Note 23)	–	5,747	–	5,747
At December 31	–	6,903	–	6,903
Net Book Value	₱2,640,046	₱61,424	₱12,210	₱2,713,680

The fair value of investment properties, which has been determined based on valuations performed by independent professional qualified appraisers in 2010 and 2009, exceeds its carrying cost. The fair value represents the amount at which the 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. The aggregate fair value as of the date of appraisal amounted to ₱2.14 billion and ₱2.37 billion as of December 31, 2010 and 2009, respectively.

The value of the investment properties was arrived at using the Market Data Approach. In this approach, the value of the investment properties is based on sales and listings of comparable property registered in the vicinity. The technique of this approach requires the establishment of comparable property by reducing reasonable comparative sales and listings to a common denominator. This is done by adjusting the differences between the subject property and those actual sales and listings regarded as comparable. The properties used as basis of comparison are situated within the immediate vicinity of the subject property.

Rental income from investment properties (included under 'Other income') amounted to ₱66.96 million, ₱23.77 million and ₱24.86 million for the years ended December 31, 2010, 2009 and 2008, respectively (see Note 27). Direct operating expenses (included under 'Operating expenses' in the consolidated statements of income) arising from investment properties amounted to ₱3.90 million, ₱5.75 million and ₱3.97 million in 2010, 2009 and 2008, respectively (see Notes 23 and 24).



12. Property, Plant and Equipment

The movements in this account follow (amounts in thousands):

2010

	Land and Land Improvements	Power Plant, Buildings and Building Improvements	Construction Equipment, Machinery and Tools	Office Furniture, Fixtures and Equipment	Transportation Equipment	Conventional and Continuous Mining Properties and Equipment	Leasehold Improvements	Construction in Progress	Total
Cost									
At January 1	₱2,183,360	₱18,387,511	₱4,349,204	₱389,046	₱229,923	₱10,275,461	₱98,479	₱1,085,137	₱36,998,121
Additions	286,529	66,151	912,951	64,128	80,047	2,648,097	332	663,736	4,721,971
Transfers from inventory	–	–	–	20,859	–	–	–	525,355	546,214
Transfers and retirements/disposals	(96,217)	519,981	(22,151)	–	(10,266)	463,622	–	(983,603)	(128,634)
Deconsolidation of a subsidiary	(1,624,704)	(679,407)	(1,135,170)	(204,257)	(33,647)	–	–	(21,629)	(3,698,814)
At December 31	748,968	18,294,236	4,104,834	269,776	266,057	13,387,180	98,811	1,268,996	38,438,858
Accumulated Depreciation, Depletion and Amortization									
At January 1	570,346	1,653,355	2,878,448	319,245	159,035	8,988,247	59,900	–	14,628,576
Depreciation, depletion and amortization (Notes 23 and 24)	15,999	874,431	1,014,680	71,491	63,339	1,629,171	598	–	3,669,709
Transfers and retirements/disposals	(31,883)	(1)	(16,425)	–	(9,369)	(9,123)	–	–	(66,801)
Allowance for impairment	–	6,670	–	–	–	–	–	–	6,670
Deconsolidation of a subsidiary	(116,699)	(360,796)	(693,590)	(141,922)	(27,013)	–	–	–	(1,340,020)
At December 31	437,763	2,173,659	3,183,113	248,814	185,992	10,608,295	60,498	–	16,898,134
Net Book Value	₱311,205	₱16,120,577	₱921,721	₱20,962	₱80,065	₱2,778,885	₱38,313	₱1,268,996	₱21,540,724



2009

	Land and Land Improvements	Power Plant, Buildings and Building Improvements	Construction Equipment, Machinery and Tools	Office Furniture, Fixtures and Equipment	Transportation Equipment	Conventional and Continuous Mining Properties and Equipment	Leasehold Improvements	Construction in Progress	Total
Cost									
At January 1	₱2,199,148	₱2,123,543	₱3,372,820	₱365,476	₱219,820	₱8,927,359	₱69,940	₱368,259	₱17,646,365
Additions	57,905	3,617	986,465	23,761	30,457	2,191,704	29,753	1,052,290	4,375,952
Acquisition of a business (Note 32)	–	16,148,544	–	–	–	–	–	62,826	16,211,370
Transfers and retirements/disposals	(73,693)	111,807	(10,081)	(191)	(20,354)	(843,602)	(1,214)	(398,238)	(1,235,566)
At December 31	2,183,360	18,387,511	4,349,204	389,046	229,923	10,275,461	98,479	1,085,137	36,998,121
Accumulated Depreciation, Depletion and Amortization									
At January 1	549,874	1,338,150	2,450,593	297,100	152,661	8,458,905	59,366	–	13,306,649
Depreciation, depletion and amortization (Notes 23 and 24)	21,512	335,926	437,196	37,919	24,882	804,854	1,748	–	1,664,037
Transfers and retirements/disposals	(1,040)	(20,721)	(9,341)	(15,774)	(18,508)	(275,512)	(1,214)	–	(342,110)
At December 31	570,346	1,653,355	2,878,448	319,245	159,035	8,988,247	59,900	–	14,628,576
Net Book Value	₱1,613,014	₱16,734,156	₱1,470,756	₱69,801	₱70,888	₱1,287,214	₱38,579	₱1,085,137	₱22,369,545



Depreciation, depletion and amortization expense on property, plant and equipment amounted to ₱3.67 billion, ₱1.66 billion and ₱1.53 billion in 2010, 2009 and 2008, respectively (see Notes 23 and 24).

The construction-in-progress account mostly contains purchased mining equipment in transit in 2010 and 2009. Construction-in-progress also includes capitalized rehabilitation costs for the Unit II of Calaca power plant incurred in 2010, the rehabilitation of which is expected to be completed by early 2011. These are not qualifying assets as such no borrowing cost was capitalized in 2010 and 2009.

As of December 31, 2010 and 2009, the carrying amount of transportation and construction equipment under finance lease amounted to ₱124.77 million and ₱99.00 million, respectively (see Note 36). Power plant, buildings and building improvements amounting to ₱15.28 billion are held as collateral to secure the mortgage payable of SCPC as of December 31, 2010 (see Note 18).

13. Other Noncurrent Assets

The details of other noncurrent assets follow:

	2010	2009
	(Amounts in Thousands)	
Security deposits (Notes 34 and 36)	₱339,022	₱433,513
Investment in sinking fund (Note 18)	310,230	–
5% input VAT withheld - net	150,127	150,127
Prepaid rent (Note 36)	144,204	150,568
Deferred input VAT	175,263	132,633
Software cost – net	6,346	19,086
Others	10,214	115,036
	1,135,406	1,000,963
Less current portion of		
Security deposits (Note 9)	304,401	270,751
Prepaid rent	6,183	6,525
	310,584	277,276
	₱824,822	₱723,687

Deferred input VAT

This pertains to acquisition of capital assets.

5% input VAT withheld

As a result of the enactment of Republic Act (RA) No. 9337 effective November 1, 2005 (see Notes 24 and 28), National Power Corporation (NPC) started withholding the required 5% input VAT on the VAT exempt coal sales of the Group. On March 7, 2007, the Group obtained a ruling from the Bureau of Internal Revenue (BIR) which stated that the sale of coal remains exempt from VAT. In 2007, the Group filed a total claim for refund of ₱190.50 million from the BIR representing VAT erroneously withheld by NPC from December 2005 to March 2007, which eventually was elevated to the Court of Tax Appeals (CTA). On October 13, 2009, CTA granted the Semirara's petition for a refund on erroneously withheld VAT initially on December 2005 sales amounting to ₱11.85 million. The Commissioner of BIR moved for reconsideration of the



CTA's Decision. On November 21, 2009, the Parent Company filed its comment thereon. The motion for reconsideration remains pending to date. Management has estimated that the refund will be recovered after three (3) to five (5) years. Consequently, in 2009, the claim for tax refund was provided with provision for probable loss amounting to ₱40.37 million (see Note 24).

Security deposits

Security deposits represent payments to and held by the lessor as security for the faithful and timely performance by the Group of all its obligations and compliance with all provisions of the equipment rental agreement. These deposits shall be returned by the lessor to the Group after deducting any unpaid rental, and/or any other amounts due to the lessor for any damage and expense incurred to put the vehicle in good working condition.

There were no additional security deposits during the year. In 2009 and 2008, security deposits with a nominal amount of ₱22.20 and ₱282.37 million, respectively, were initially recorded at fair value. Movement in the unamortized discount on security deposits follows:

	2010	2009
	(Amounts in Thousands)	
At January 1	₱12,956	₱31,280
Additions	-	2,300
Accretion (Note 25)	(12,787)	(20,624)
At December 31	₱169	₱12,956

Movements in software cost account follow:

	2010	2009
	(Amounts in Thousands)	
At Cost		
At January 1	₱38,487	₱32,477
Additions	2,971	6,010
At December 31	41,458	38,487
Accumulated Amortization		
At January 1	19,401	4,729
Amortization (Notes 23 and 24)	15,711	14,672
At December 31	35,112	19,401
Net Book Value	₱6,346	₱19,086

14. Bank Loans

The Group's bank loans in 2010 and 2009 consist of peso-denominated short-term borrowings from local banks which bear interest at prevailing market rates and are payable on monthly, quarterly and lump sum bases on various maturity dates within the next 12 months after the reporting date.

The Group's agreements with local banks contain some or all of the following restrictions relating to, among others: purchase of issued and outstanding capital stock; disposal of encumbered properties; change in the ownership or management and nature of its business; dividend declaration and distribution; guarantees; incurrence of additional liabilities; and merger and consolidation.



As of December 31, 2010 and 2009, the Group was in compliance with the loan covenants required by the banks.

15. Liabilities for Purchased Land

Liabilities for purchased land represent the balance of the Group's obligations to various real estate property sellers for the acquisition of certain parcels of land. The terms of the deeds of absolute sale covering the land acquisitions provided that such obligations are payable only after the following conditions, among others, have been complied with: (a) presentation by the property sellers of the original transfer certificates of title covering the purchased parcels of land; (b) submission of certificates of non-delinquency on real estate taxes; and (c) physical turnover of the acquired parcels of land to the Group.

In 2010 and 2009, the Group acquired certain land properties which are payable over a period of three (3) to four (4) years. Such liabilities for purchased land with a nominal amount of ₱530.71 million in 2010 and ₱459.42 million in 2009 were recorded at fair value amounting to ₱492.40 million and ₱417.99 million, as of December 31, 2010 and 2009, respectively. The fair value is derived using discounted cash flow model using the discount rate ranging from 6.94% to 9.62% in 2010 and 7.21% to 8.37% in 2009, which already includes the 2.00% spread provided by the bank. The unamortized discount amounted to ₱62.02 million and ₱89.81 million as of December 31, 2010 and 2009, respectively. Movements in the unamortized discount follow:

	2010	2009
	(Amounts in Thousands)	
Balance at beginning of year	₱89,806	₱81,215
Addition	38,307	41,428
Accretion for the year	(66,093)	(32,837)
	₱62,020	₱89,806

Accretion of ₱66.09 million and ₱32.84 million is recorded as finance cost in 2010 and 2009, respectively (see Note 26).

16. Accounts and Other Payables

This account consists of the following:

	2010	2009
	(Amounts in Thousands)	
Trade and other payables		
Suppliers	₱6,245,915	₱5,777,230
Subcontractors	679,080	326,920
Others	402,971	514,770
Output VAT payable	1,795,072	509,927
Accrued costs and expenses	1,742,863	1,405,850
	10,865,901	8,534,697
Less noncurrent portion of trade and other payables (Note 19)	757,688	-
	₱10,108,213	₱8,534,697



Suppliers

Payable to suppliers include liabilities to various foreign and local suppliers for open account purchases of equipment and equipment parts and supplies. These are noninterest bearing and are normally settled on a 30 to 60-day credit terms.

Subcontractor

Subcontractor payable arises when the Group receives progress billing from its subcontractors for the construction cost of a certain project. These subcontractors were selected by the contract owners to provide materials, labor and other services necessary for the completion of a project.

Other payables

Other payables include payable to nickel mine rights owner and marketing agents. These are noninterest-bearing and are normally settled within one (1) year.

Accrued costs and expenses

Accrued costs and expenses consist mainly of accrual of expenses, costs of construction contracts and Semirara's liability to the Department of Energy (DOE).

This account consists of the following:

	2010	2009
	(Amounts in Thousands)	
Payable to DOE (Note 30)	₱1,013,040	₱216,517
Accrued rental	239,116	125,776
Accrued salaries	110,512	260,640
Withholding taxes	102,749	74,403
Accrued interest	36,985	221,637
Accrued taxes	18,829	328,794
Accrued professional fees	6,275	7,621
Others	215,357	170,462
	₱1,742,863	₱1,405,850

Semirara's liability to the DOE and local government units represents the share of DOE and local government units in the gross revenue from Semirara's coal production (including accrued interest on the outstanding balance) computed in accordance with the coal operating contract between Semirara and DOE and local government units dated July 11, 1977 as amended on January 16, 1981. The contract is for a maximum period of 35 years (inclusive of the developmental stage and renewals) up to July 2012. Total payable to DOE and local government units amounted to ₱1,031.04 million and ₱216.52 million as of December 31, 2010 and 2009, respectively (see Note 30).



17. Customers' Advances and Deposits

The customers' advances and deposits are due to the following:

	2010	2009
	(Amounts in Thousands)	
Real estate customers	₱2,812,545	₱1,695,276
Contract owners	1,391,098	2,399,423
Coal supply contracts	234,356	1,207
	₱4,437,999	₱4,095,906

Contract owners

Advances from contract-owners pertain to unliquidated down payments which are being recouped upon every progress billing depending on the percentage of accomplishment.

Real estate customers

Customers' advances and deposits from real estate customers represent reservation fees and initial collections received from customers before the two parties enter into a sale transaction. These were payments from buyers which has not reached the minimum required percentage. When the level of required percentage is reached by the buyer, sale is recognized and these deposits and downpayments will be recognized as revenue and will be applied against the receivable balance.

Coal supply contracts

These deposits represent advances from customers of Semirara. These deposits are applied against future coal deliveries which occur within one year from the dates the deposits were made.

18. Long-term Debt

Long-term debt pertains to the following obligations:

	2010	2009
	(As restated - see Note 32)	
	(Amounts in Thousands)	
Parent Company		
Term loan facility	₱-	₱2,970,058
Other subsidiaries:		
Bank loans	18,117,573	4,954,744
Deferred purchase payment	774,744	474,364
Finance lease	124,767	99,000
Acceptances and trust receipts payable	6,740	54,915
Long-term debt to Power Sector Assets and Liabilities Management (PSALM) (Note 32)	-	9,571,202
	19,023,824	18,124,283

(Forward)



	2010	2009 (As restated - see Note 32)
	(Amounts in Thousands)	
Less current portion of:		
Term loan facility	₱-	₱800,000
Bank loans	3,102,606	1,286,339
Finance lease	55,756	21,077
Acceptances and trust receipts payable	6,740	51,450
Long-term debt to PSALM	-	1,681,082
	3,165,102	3,839,948
	₱15,858,722	₱14,284,335

Term Loan Facility

To partially finance the acquisition of the Power Plant in Calaca, on October 28, 2009, the Parent Company obtained the following loan facilities from BDO Capital & Investment Corporation (BDO Capital).

- (a) Term Loan facility up to ₱3.00 billion
- i. Interest: At a floating rate per annum equivalent to the three (3) months Philippine Dealing System Treasury-Fixing (PDST-F) benchmark yield for treasury securities
 - ii. as published on the PDEX page of Bloomberg (or such successor electronic service provider) at approximately 11:30 a.m. (Manila Time) on business day prior to drawdown date or interest period, as applicable, plus 275 basis points. Interest period is every three months commencing from initial drawdown date.
 - iii. Repayment: The principal amount shall be payable in fifteen equal quarterly installments commencing on the sixth month from the initial drawdown date.
 - iv. Front end fee: 0.75% flat of the gross Term Loan Facility amount, payable upon receipt of BDO Capital's written advice of the approval of the Term Loan Facility
 - v. Security: Deed of Pledge on (a) listed Semirara shares owned by the Parent Company, DFC Holdings Inc. and Dacon Corp. (Dacon) and (b) listed Parent Company shares owned by Dacon at a minimum collateral cover of 200% with top up provisions

The term loan facility was drawn in full on December 2, 2009. Capitalized debt issuance costs amounted to ₱31.09 million and is amortized using the effective interest rate method. Amortization of debt issuance cost recognized as part of "Finance cost" account in the consolidated statement of income amounted to ₱1.15 million (see Note 26).

On March 28, 2010, the term loan facility was fully settled by the Parent Company.

- (b) Case to Case Standby Letter of Credit (SBLC) for Deferred Payment Security up to US\$22.66 million, equivalent to a semi-annual deferred payment due to PSALM.
- i. Commitment fee: 100 basis points flat of the gross amount of SBLC amount, payable quarterly in advance in equal amortization until expiry of the SBLC
 - ii. Front end fee: 0.30% flat on the gross amount of Deferred Payment SBLC, payable upon the receipt of BDO Capital's written advice of the approval of SBLC Facility
 - iii. Security: Deed of Pledge on (a) listed Semirara shares owned by the Parent Company, DFC Holdings Inc. and Dacon and (b) listed Parent Company shares owned by Dacon at a minimum collateral cover of 200% with top up provisions
 - iv. Security: As a first priority, Deed of Pledge by the Parent Company/third party on listed Semirara shares at a minimum collateral cover of 200% with top up provisions



- (c) Case to Case SBLC for Land Lease Performance Security up to US\$0.74 million.
- i. SBLC term is one year
 - ii. Commitment fee: Commitment fee: 100 basis points flat of the gross amount of SBLC amount, payable quarterly in advance in equal amortization until expiry of the SBLC
 - iii. Front end fee: 0.30% flat on the gross amount of Deferred Payment SBLC, payable upon the receipt of BDO Capital's written advice of the approval of SBLC Facility
 - iv. Security: Deed of Pledge on (a) listed Semirara shares owned by the Parent Company, DFC Holdings Inc. and Dacon and (b) listed the Parent Company shares owned by Dacon at a minimum collateral cover of 200% with top up provisions

Long-term debt to PSALM

Long-term debt to PSALM pertains to the deferred portion of the purchase price for the acquisition of the Power Plant with principal balance amounting to US\$226.26 million translated using ₱46.20 peso-dollar closing exchange rate as of December 31, 2009 (see Note 32).

On various dates during 2010, Semirara paid PSALM the 60% deferred balance of the Purchased Assets's Purchase Price, net of the unawarded purchase orders and the financial settlement, to wit (in millions, except for exchange rate):

	January 29, 2010	February 26, 2010	March 5, 2010
Principal	₱4,507.94	₱2,345.89	₱2,386.65
Interest	162.06	39.11	5.10
Total Payments in Pesos	₱4,670.00	₱2,385.00	₱2,391.75
Exchange Rate	₱46.70	₱46.15	₱46.00
Total Payments in US\$	US\$100.00	US\$51.68	US\$51.99

As of March 5, 2010, Semirara has fully paid PSALM the Purchase Price of the Purchased Assets.

The funds used by the Semirara to extinguish its Loans Payable to PSALM in relation to the Purchase Price of the Purchased Assets came from its short-term loans with various banks and advances from the Parent Company.

Mortgage payable

On May 20, 2010, SCPC entered into a ₱9.60 billion Omnibus Loan Security Agreement ("Agreement") with Banco de Oro Unibank, Inc. (BDO Unibank), Bank of Philippine Islands (BPI) and Philippine National Bank (PNB) as Lenders, the Parent Company as Guarantor, BDO Capital and Investment Corporation as Lead Arranger and Sole Bookrunner, BPI Capital Corporation and PNB Capital and Investment Corp. as Arrangers, and BDO Unibank, Inc., Trust and Investments Group as Security Trustee, Facility Agent and Paying Agent.

Breakdown is as follows:

BDO Unibank	₱6,000,000,000
BPI	2,000,000,000
PNB	1,600,000,000
	<u>₱9,600,000,000</u>



The Agreement was entered into to finance the payments made to PSALM pursuant to the APA and LLA, and ongoing plant rehabilitation and capital expenditures.

Details of the loan follow:

- a. Interest: At a floating rate per annum equivalent to the three (3) months Philippine Dealing System Treasury-Fixing (PDST-F) benchmark yield for treasury securities as published on the PDEX page of Bloomberg (or such successor electronic service provider at approximately 11:30 a.m. (Manila Time) on the banking day immediately preceding the date of initial borrowing or start of each interest period, as applicable, plus 175 basis points.
- b. Repayment: The principal amount shall be payable in twenty-five equal consecutive quarterly installments commencing on the twelfth month from the initial borrowing date. Final repayment date is seven (7) years after initial borrowing.

The loan was drawn in full on May 20, 2010. Capitalized debt issuance cost amounted to ₱110.04 million and is amortized using the effective interest rate method over the loan's term. Amortization of debt issuance cost recognized as part of "Finance cost" account in the consolidated statement of income amounted to ₱5.20 million (see Note 26).

Rollforward of the capitalized debt issuance cost follows:

At January 1, 2010	₱-
Additions	110,042,257
Amortization (Note 26)	(5,199,543)
At December 31, 2010	<u>₱104,842,714</u>

As security for the prompt and full payment by SCPC, this loan was collateralized by all monies in the Collateral Accounts, supply receivables, proceeds of any asset and business continuity insurance, project agreements and first-ranking mortgage on present and future real assets and first-ranking chattel mortgage on present and future chattels (see Notes 4, 5, 8 and 12).

In a special meeting of SCPC's BOD held on March 9, 2010, the BOD authorized SCPC to establish, maintain, and operate trust and investment management accounts with Banco de Oro Unibank, Inc., - Trust and Investment Group. The Omnibus Agreement provided that the Security Trustee shall invest and reinvest the monies on deposit in Collateral Accounts. All investments made shall be in the name of the Security Trustee and for the benefit of the Collateral Accounts. BDO Unibank, Inc., - Trust and Investment Group made an investment in Sinking Fund amounting ₱310.23 million as of December 31, 2010 (see Note 13).



Details of the bank loans follow (amounts in millions):

Loan Type	Date of Availment	Outstanding Balance		Maturity	Interest Rate	Payment Terms	Covenants/Collaterals
		2010	2009				
Foreign bank loan							
Loan 1	Various availments in 2010	₱701.44	₱-	Various maturities in 2012	1.59% - 2.88% payable in arrears, to be repriced every 90 days	Interest payable in 90 days; not deducted from proceeds of loans and principal repayable in maturity.	Any monies standing to the credit of the borrower's other account with the bank and any securities, deeds, boxes and parcels and their contents and property of any description held in borrower's name
Loan 2	Various availments in 2010	639.06	-	Various maturities in 2012	1.95% p.a. payable semi-annually in arrears, to be repriced every 6 months	Interest payable semi-annually in arrears from 2010 to 2011 inclusive of 10% withholding tax payment of interest shall commence in 2011 and every six months thereafter until fully paid at the prevailing rate.	Unsecured loans
Loan 3	October 2010	442.08	-	October 2012	1.90% p.a. for 92 days, to be repriced every 30 to 180 days	Interest shall be payable on the last day of the current interest period or the 90th day of said period whichever occurs earlier and full payment of principal at maturity.	Unsecured loans
Loan 3	October 26, 2010	240.24	-	October 26, 2012	1.82% p.a. to be repriced over the rate 180 days	Interest payable starting October 26, 2010 until October 26, 2012 and principal repayable on maturity.	Unsecured loans
Mortgage Payable	May 20, 2010	9,495.16	-	May 20 2017	PDST-F benchmark yield for 3-month treasury securities + 1.75%	Payable in twenty-five (25) equal consecutive quarterly installments commencing on May 20, 2011.	Monies in the Collateral Accounts, supply receivables, proceeds of asset and business continuity insurance obtained by SCPC, project agreements, first-ranking mortgage on present and future real assets and first-ranking



Loan Type	Date of Availment	Outstanding Balance		Maturity	Interest Rate	Payment Terms	Covenants/Collaterals
		2010	2009				
Mizuho Bank	December 14, 2005	₱-	₱72.20	November 30, 2010	Based on SIBOR plus 1.95% p.a.	Repriceable and payable in 16 equal quarterly installments to commence 2 months after the draw down dates	Unconditional and irrevocable guarantee issued by Komatsu Asia and Pacific Pte Ltd. and other covenants
Bayerrische Hypo-Und Vereinsbank Aktiengesellschaft (HVB)	Various availments in 2004 and 2005	-	61.06	Various maturities in 2009 and 2010	Based on 6-month US\$ LIBOR plus 1.5% p.a.	Payable in 10 equal consecutive semi-annual installments, the first of which was due and payable 6 months after the starting point	Unconditional and irrevocable guarantee issued by the Parent Company
Local bank loans							
Agreement to purchase receivables (with recourse)	Various	5,978.33	3,913.92	Various	10%-13% p.a.	Payable in equal monthly installments over a period ranging from 5 to 15 years	Real estate receivables with carrying value of ₱355.95 million and ₱231.37 million in 2010 and 2009
Working capital loan	Various	617.10	401.54	Various	7.5%-10% p.a.	Payable in equal monthly installments over a period more than one year	None
Various car loans	Various	4.16	3.36	Various	15.56%-27.14% p.a.	Payable in equal monthly installments	Various Cars with carrying value of ₱7.29 million and ₱4.36 million in 2010 and 2009
Notes payable	November 25, 2009	-	502.66	November 25, 2014	8.42%-9.90%	Payable in unqual quarterly payments	Related real estate properties mortgaged in amount of ₱1.1 billion as a security for the previously loan to BDO and transferred to this loan
		₱18,117.57	₱4,954.74				



The Parent Company

On January 30, 2009, the Parent Company obtained ₱550.00 million short-term loan facility from Banco de Oro Unibank, Inc. and consequently, entered into a Deed of Undertaking and Indemnity Agreement among the latter and AG&P. This loan was collateralized by various properties of AG&P as well as the Parent Company's held AG&P shares.

Of the said loan, ₱500.00 million was used for the payment of AG&P's loans payable to PNB and Cameron Grandville, while the remaining ₱50.00 was used for AG&P's capital requirements. PNB and Cameron Granville accepted the compromise amounts of ₱560.00 million and ₱90.00 million, respectively, in full settlement of AG&P's loans including accrued interest, charges, fees and penalties as of that date. Consequently, PNB and Cameron Granville issued Instrument of Discharge of Lien in favor of AG&P's Mortgage Trust Indenture (MTI's) dated March 5, 1992 and April 18, 2008 with a local bank to fully and irrevocably extinguish their interests and participation on the collateral under the said MTI's.

The settlement of the loan obligation likewise extinguishes all of the related accrued interest and penalties.

On November 25, 2009, AG&P obtained a 5-year term notes payable from UCPB amounting to ₱500.00 million. This loan was used by AG&P in settlement of its advances from the Parent Company amounting to ₱650.00 million. Accordingly, the corresponding mortgage participation certificates previously issued was cancelled and re-issued in favor of UCPB. The Parent Company consequently settled its loan from Banco de Oro Unibank, Inc. on November 25, 2009.

Subsidiaries

Mizuho Bank

The other covenants in Mizuho Bank under the foreign bank loans require Semirara to seek prior written notice to the lender in respect of any financial indebtedness for loans or credit extended by Semirara to an affiliate and directors and officers in excess of US\$3.00 million and US\$1.00 million, respectively, or their equivalent in other currencies. The loan from Mizuho Bank was fully settled in 2010.

HVB

Semirara availed a loan facility to finance 85% of the EUR importation cost of certain conventional and mining equipments amounting to EUR17.81 million for the expansion of Semirara's production capacity. Total loan contract amounted to EUR15.14 million. The loan from HBV was fully settled in 2010.

Deferred purchase payment

On November 16, 2009, Semirara entered into a Deferred Payment Sale and Purchase Agreement with Marubeni Corporation (MC) for the purchase of various equipment intended for enhancing its mining activities. The amounts corresponding to the units or pieces of equipment that are shipped to Semirara shall be paid by the Semirara to MC within seven hundred twenty (720) days after the date of the bill of lading for the relevant shipment of such units or pieces of equipment.

The interest rate applicable to each interest period shall be four percent (4.00%) per annum over the rate 180 days BBA LIBOR on two (2) business days prior to the first day of such interest period.



Notwithstanding the provisions for payment of the contract amount as stipulated, Semirara may, with not less than fourteen (14) business days written notice to MC, prior to the next interest payment date, prepay the whole or any part of the respective contract amount on that interest payment date.

Agreement to purchase receivables

Certain subsidiaries entered into various purchase agreements with financial institutions whereby the subsidiaries assigned its receivables. The purchase agreements provide that the subsidiaries should substitute defaulted contracts to sell with other contracts to sell of equivalent value.

The subsidiaries still retain the assigned receivables in the receivables account and record the proceeds from these sales as loans payable which amounted to ₱5,978.33 million and ₱3,913.92 million as of December 31, 2010 and 2009, respectively. These loans bear fixed interest rates ranging from 7% to 12% and are payable on equal monthly installments over a period ranging from 5 to 15 years depending on the terms of the related installment contracts receivable (see Note 6).

In 2009, the subsidiaries under the real estate segment entered into a Memorandum of Agreement (MOA) with BDO Unibank, Inc. (the Bank) to purchase from time to time, on a without recourse basis, certain Contract to Sell accounts up to an aggregate amount of ₱3.74 billion. In 2010, another MOA was entered with the Bank to purchase from time to time, on a without recourse basis, certain Contract to Sell accounts for an additional aggregate amount of ₱3.00 billion. Total amount of receivables sold on a without recourse arrangement amounted to ₱2.89 billion and ₱2.39 billion in 2010 and 2009, respectively.

Working capital loan

The Group availed of various working capital loans including car financing and leasing.

Unused Credit Lines

As of December 31, 2010, the Group has unused credit lines with local banks amounting to ₱8.10 billion.

19. Other Noncurrent Liabilities

The details of this account consist of:

	2010	2009
	(Amounts in Thousands)	
Accounts payable trade - supplier	₱757,688	₱-
Subscriptions payable	384,646	384,646
Provision for decommissioning and site rehabilitation - net	14,732	17,622
Deferred income	12,961	-
	₱1,170,027	₱402,268



The rollforward analysis of the provision for decommissioning and site rehabilitation account follows:

	2010	2009
	(Amounts in Thousands)	
At January 1	₱17,622	₱13,204
Addition	-	2,849
Adjustment	(3,664)	408
Accretion of interest (Note 26)	774	1,161
At December 31	₱14,732	₱17,622

20. Related Party Transactions

In the regular course of business, the Group's significant transactions with related parties, which are accounted for at market prices normally charged to unaffiliated customers for similar goods and services, consisted primarily of interest and noninterest-bearing cash and operating advances made by the Group to and from various associates and other related parties.

Related parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making the financing and operating activities. Parties are also considered to be related if they are subject to common control of common significant influence.

Related parties may be individual or corporate entities.

- (a) DMC-Construction Equipment Resources, Inc. (DMC-CERI), an affiliate under common stockholder, has transactions with Semirara for services rendered relating to Semirara's coal operations. These included services for the confirmatory drilling for coal reserve evaluation of identified potential areas, exploratory drilling of other minerals within Semirara Island, dewatering well drilling along cut-off wall of Panian mine and fresh water well drilling for industrial and domestic supply under an agreement. Expenses incurred for said services amounted to ₱59.17 million, ₱166.22 million and ₱117.72 million for the years ended in 2010, 2009, and 2008, respectively. These are included under Cost of sales - Outside services (see Note 23).

DMC-CERI also provides to Semirara marine vessels for use in the delivery of coal to its various customers. The coal freight billing is on a per metric ton basis plus demurrage charges when delay will be incurred in the loading and unloading of coal cargoes. Expenses (at gross amount) incurred for these services amounted to ₱507.86 million, ₱500.75 million and ₱246.94 million in 2010, 2009 and 2008, respectively, and are included under Cost of sales - Shipping, hauling and shiploading costs (see Note 23). The reported expense of the Group is net of freight payment by NPC (billing is C&F) in 2009 and 2008. The unpaid balance amounted to ₱31.45 million as of December 31, 2010.

Land lease rental by Semirara with DMC-CERI amounting to ₱13.74 and ₱13.44 million was accrued in 2010 and 2009, respectively.



- (b) M&S Company, Inc., an affiliate under common stockholder, rent out various equipment used in Semirara's operations. Also, M&S Company supplies the rough lumber used by Semirara in its various projects and the seedlings to be planted on the areas surrounding the pit, in compliance with the agreement between the Parent Company and DENR. Rough lumbers purchased amounted to nil, ₱39.01 million and ₱50.99 million in 2010, 2009, and 2008, respectively. The related rental expense amounted to ₱91.49 million for the years ended December 31, 2010, 2009 and 2008. This is included under other expenses of the production cost for the year.
- (c) DMC Urban Property Developers, Inc. (UPDI), an affiliate under common stockholder, had transactions with Semirara representing long-term lease on office space and other transactions rendered to Semirara necessary for the coal operations. Office rental expense amounted to ₱6.97 million, ₱7.78 million and ₱1.84 million for the years ended December 31, 2010, 2009 and 2008, respectively.
- (d) DMCI has various construction contracts with Maynilad for the rehabilitation and refurbishment of its water transmission and supply lines. Total construction revenue earned amounted to ₱1,197.48 million, ₱1,109.56 million and ₱536.00 million in 2010, 2009 and 2008, respectively.
- (e) DMCI Homes, Inc. has a management contract with UPDI to provide general and overall sales and marketing services for the latter's various projects. Total revenue earned from this contract amounted to ₱0.02 million, ₱0.05 million and ₱0.57 million in 2010, 2009 and 2008, respectively.
- (f) In 2010, dividends received from the Group's investments in DMWC and Subic Water amounted to ₱244.59 million and ₱44.73 million, respectively. In 2009, dividends received from Subic Water amounted to ₱1.40 million (see Note 10).

The consolidated statements of financial position as of December 31, 2010 and 2009 include the following amounts relating to transactions with related parties

	2010	2009
	(Amounts in Thousands)	
Receivables from related parties (Note 6)		
Entities significantly influenced by certain individuals	₱489,103	₱612,792
Joint venture	751	475
	₱489,854	₱613,267
Payable to related parties		
Entities significantly influenced by certain individuals	₱508,778	₱697,753
Joint venture	8,606	250,184
	₱517,384	₱947,937

Outstanding balances as of December 31, 2010 and 2009, which are unsecured and interest free, are all due within one year. As of December 31, 2010 and 2009, the Parent Company has not made any provision for impairment loss relating to amounts owed by related parties. This assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.



Key management personnel of the Group include all directors and senior management. The aggregate compensation and benefits of key management personnel of the Group follows:

	2010	2009	2008
	(Amounts in Thousands)		
Short-term employee benefits	₱282,861	₱93,012	₱65,524
Post employment benefits (Note 22)	39,819	8,700	9,755
	₱322,680	₱101,712	₱75,279

There are no agreements between the Group and any of its directors and key officers providing for benefits upon termination of employment, except for such benefits to which they may be entitled under the Group's pension plan.

21. Equity

As of December 31, 2010 and 2009, the Parent Company's capital stock consists of:

	Shares	Amount
	(Amounts in Thousands)	
Preferred stock - ₱1 par value cumulative and convertible Authorized - 180,000 Issued	4	₱4
Common stock - ₱1 par value Authorized - 5,900,000 Issued	2,655,494	₱2,655,494

The preferred stock is redeemable, convertible, non-voting, non-participating and cumulative with par value of ₱1.00 per share. The preferred shareholders' right of converting the preferred shares to common shares expired in March 2002.

In 2008, the Parent Company retired 100 preferred shares. The difference between the redemption price amounting to ₱0.23 million was charged against the additional paid-in capital account.

The BOD, at various dates, approved the issuance of additional 400,000,000 common shares out of the Parent Company's existing unissued authorized capital stock in favor of Dacon at prices ranging from ₱6.70 per share to ₱7.52 per share or a total price of ₱1.90 billion. As required by the PSE Listing Rules, the stockholders approved the issuance of new 400 million voting common shares in favor of Dacon. Likewise, the waiver of the rights/public offering of the new 400 million voting common shares to be issued to Dacon was approved by the majority of the minority stockholders.

Retained Earnings

On June 4, 2010 and May 21, 2009, the Parent Company's BOD approved and declared cash dividends of ₱0.50 per share or ₱1,327.75 million and ₱0.20 per share or ₱542.10 million, out of the unrestricted retained earnings of the Company, to stockholders of record as of June 22, 2010 and June 5, 2009, respectively. The 2010 and 2009 cash dividends were paid on July 15, 2010 and June 30, 2009, respectively.



Capital Management

The primary objective of the Group's capital management strategy is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximize shareholder value.

The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders or issue new shares. There were no changes made in the Group's capital management objectives, policies or processes. The Group considers total stockholders' equity as capital. Equity, which the Group considers as capital, pertains to the equity attributable to equity holders of the Group less unrealized gain or loss on AFS financial assets.

22. Employee Benefits

Retirement Plans

The Group has both unfunded and funded, noncontributory, defined benefit pension plans covering substantially all of their regular employees. The latest actuarial valuation reports of the retirement plans were made on December 31, 2010.

The following table summarizes the components of net pension expense (included in "Salaries, wages and employee benefits" account) in the consolidated statement of income:

	2010	2009	2008
	(Amounts in Thousands)		
Current service cost	₱91,500	₱29,474	₱31,277
Interest cost on benefit obligation	39,108	34,096	36,039
Expected return on plan assets	(35,473)	(24,171)	(31,513)
Net actuarial loss (gain) recognized during the year	(11,308)	16,455	14,721
Past service cost - non vested benefit	2,031	2,031	2,031
Amortization of transition obligation recognized during the year	18	-	400
Total pension expense	₱85,876	₱57,885	₱52,955
Actual return on plan assets	₱737,584	₱219,809	(₱124,981)

The pension expense amounting to ₱32.50 million and ₱31.38 million in 2009 and 2008, respectively, which pertained to AG&P, are presented under the line item "After tax income from discontinued operations" in the consolidated statement of income.



Movements in the fair value of plan assets of the Group follow:

	2010	2009	2008
	(Amounts in Thousands)		
Balance at beginning of year	₱571,315	₱340,067	₱430,073
Expected return on plan assets	35,473	24,171	31,513
Actual contributions	–	61,964	60,796
Benefits paid	(3,198)	(50,559)	(25,676)
Transfer of assets	–	34	(145)
Actuarial gain – net	702,111	195,638	(156,494)
Obligations on discontinued operations - sale of subsidiary	(59,079)	–	–
Balance at end of year	₱1,246,622	₱571,315	₱340,067

Changes in the present value of the defined benefit obligation follow:

	2010	2009	2008
	(Amounts in Thousands)		
Balance at beginning of year	₱399,801	₱328,414	₱337,317
Interest cost	39,108	34,096	36,039
Current service cost	91,500	29,474	31,277
Benefits paid	(3,198)	(50,559)	(25,676)
Transfer of obligations	(471)	34	(145)
Actuarial (gain) loss – net	95,655	58,342	(50,398)
Adjustment pertaining to the disposal of a subsidiary	(39,812)	–	–
Balance at end of year	₱582,583	₱399,801	₱328,414

Net pension liability to be recognized in the consolidated statements of financial position:

	2010	2009	2008
	(Amounts in Thousands)		
Fair value of plan assets	₱1,246,622	₱571,315	₱340,067
Present value of unfunded obligation	582,583	399,801	328,414
Excess of fair value of plan assets over present value of unfunded obligation	664,039	171,514	11,653
Unrecognized actuarial gain - net	(891,609)	(292,117)	(135,674)
Unrecognized past service cost - non vested	10,715	12,746	14,776
Unrecognized net transition obligation	71	–	–
Liabilities to be recognized in the consolidated statements of financial position	₱216,784	₱107,857	₱109,245

The Group expects to contribute about ₱310.63 million into the pension fund in 2011.



The amounts for the current and the previous four periods follow:

	2010	2009	2008	2007	2006
	(Amounts in Thousands)				
Present value of defined benefit obligation	₱582,583	₱399,801	₱328,414	₱337,317	₱250,164
Fair value of plan assets	1,246,622	571,315	340,067	430,073	277,392
Excess of fair value of plan assets over present value of unfunded obligation	664,039	171,514	11,653	92,756	27,228
Experience adjustments on plan obligation	(29,410)	6,254	(85,486)	1,664	(5,117)
Experience adjustments on plan assets	704,694	164,737	(209,130)	68,458	–

The assumptions used to determine pension benefits of the Group follow:

	2010	2009	2008
Discount rate	5.82% to 10.82%	8.60% to 11.26%	8.00% to 12.93%
Salary increase rate	3.00% to 12.00%	3.00% to 10.75%	10.00%
Expected rate of return on plan assets	6.00% to 12.00%	6.00% to 7.00%	7.00%

The overall expected rate of return on plan assets is determined based on the market prices prevailing on that date applicable to the period over which the obligation is to be settled.

As of December 31, 2010 and 2009, the Group's plan assets consist primarily of the following:

	2010	2009
Cash and cash equivalents	0.61%	7.49%
Investments in stocks	82.08	62.00
Debt instruments	17.08	29.87
Other assets	0.23	0.64
	100.00%	100.00%

23. Costs of Sales and Services

Details of cost of sales and services follow:

	2010	2009	2008
	(Amounts in Thousands)		
Materials and supplies	₱9,428,459	₱6,080,783	₱4,200,109
Outside services (Note 20)	4,921,047	4,384,992	1,561,319
Cost of real estate inventory	4,720,585	4,716,250	2,984,329
Depreciation and amortization (Notes 11, 12 and 13)	3,121,540	1,346,203	1,226,994
Fuel and lubricants	2,560,117	1,903,667	1,902,807
Spot purchases	1,771,760	153,521	–
Production overhead	1,692,557	757,575	658,412
Direct labor	1,498,896	1,099,608	1,049,870
Shipping, hauling, shiploading and handling costs (Note 20)	665,822	539,788	380,577
Others	160,608	113,308	128,048
	₱30,541,391	₱21,095,695	₱14,092,465



Depreciation, depletion and amortization included in the consolidated statement of income follow:

	2010	2009	2008
	(Amounts in Thousands)		
Included in:			
Mining	₱1,337,876	₱1,107,119	₱1,154,232
Construction contracts	990,364	164,853	72,762
Energy sales	793,300	74,231	–
Operating expenses (Note 24)	177,429	81,646	103,069
	₱3,298,969	₱1,427,849	₱1,330,063
Depreciation, depletion and amortization of:			
Property, plant and equipment (Note 12)	₱3,669,709	₱1,664,037	₱1,529,113
Other noncurrent assets (Note 13)	15,711	14,672	1,850
Investment properties (Note 11)	3,901	5,747	3,970
	₱3,689,321	₱1,684,456	₱1,534,933

Depreciation, depletion and amortization adjusted in ending inventories amounted to ₱0.39 million, ₱0.25 million and ₱0.20 million in 2010, 2009 and 2008, respectively.

Salaries, wages and employee benefits included in the consolidated statement of income follow:

	2010	2009	2008
	(Amounts in Thousands)		
Presented under:			
Costs of construction contracts	₱1,008,525	₱1,907,831	₱782,638
Operating expenses (Note 24)	594,184	598,245	450,938
Costs of mining	398,932	366,772	264,844
	₱2,001,641	₱2,872,848	₱1,498,420

24. Operating Expenses

This account consists of:

	2010	2009	2008
	(Amounts in Thousands)		
Government share (Note 30)	₱1,325,106	₱450,152	₱253,382
Salaries, wages and employee benefits (Notes 22 and 23)	594,184	456,863	341,239
Commission	480,694	316,456	218,228
Outside services	485,692	152,021	60,789
Provision for over-nomination (Note 36)	383,294	–	–
Taxes and licenses	289,874	287,434	164,501
Advertising and marketing	352,772	248,718	243,343
Depreciation and amortization (Notes 11, 12, 13 and 23)	177,429	81,646	103,069
Probable losses on			
Other current assets (Note 9)	88,778	–	–
Property, plant and equipment (Note 12)	6,670	–	–
Other noncurrent assets (Note 13)	–	40,374	–

(Forward)



	2010	2009	2008
	(Amounts in Thousands)		
Rent (Note 36)	₱70,384	₱35,729	₱64,359
Transportation and travel	69,455	21,991	85,375
Repairs and maintenance	66,181	28,790	53,668
Insurance	65,173	13,807	8,600
Entertainment, amusement and recreation	61,418	35,500	31,298
Communication, light and water	61,153	37,718	29,583
Provision for doubtful accounts (Note 6)	58,905	76,948	663
Supplies	50,099	46,780	54,355
Miscellaneous	130,361	99,116	163,480
	₱4,817,622	₱2,430,043	₱1,875,932

25. Finance Income

Finance income is derived from the following sources:

	2010	2009	2008
	(Amounts in Thousands)		
Interest on:			
Real estate receivables	₱794,576	₱658,932	₱340,120
Bank savings account (Note 4)	99,680	11,134	30,005
Short-term placements (Note 4)	98,894	80,727	118,696
Accretion on unamortized discount on real estate receivables (Note 6)	52,104	63,056	73,404
Accretion on unamortized discount on security deposits (Note 13)	12,787	20,624	2,993
	₱1,058,041	₱834,473	₱565,218

26. Finance Costs

The finance costs are incurred from the following:

	2010	2009	2008
	(Amounts in Thousands)		
Long-term borrowings	₱1,438,076	₱509,333	₱97,625
Bank loans and short-term borrowings	66,987	856	371,940
Accretion on unamortized discount on liabilities on purchased land and provision for decommissioning and site rehabilitation (Notes 15 and 19)	66,867	33,998	36,503
Amortization of debt issuance costs (Note 18)	5,200	1,148	-
Loans to affiliated entities	-	-	972
Purchase contracts	-	-	613
	₱1,577,130	₱545,335	₱507,653



27. Other Income (Charges)

This account consists of:

	2010	2009 (As restated - see Note 32)	2008
	(Amounts in Thousands)		
Foreign exchange gain (loss) - net	₱177,715	₱52,570	(₱70,983)
Rental income (Note 11)	66,962	23,767	24,861
Gain on sale of property, plant and equipment - net	28,958	12,853	43
Dividend income	5,785	799	47,979
Commission income	35	205	1,974
Negative goodwill (Note 32)	-	15,667	-
Others	208,492	(82,515)	74,669
	₱487,947	₱23,346	₱78,543

Others account include housing segment's income from forfeitures and penalties for late payments.

28. Income Tax

The components of net deferred tax assets as of December 31, 2010 and 2009 follow:

	2010	2009
	(Amounts in Thousands)	
Deferred tax assets on:		
Pension liabilities	₱5,619	₱35,312
MCIT	3,599	1,719
NOLCO	3,524	25,967
Allowance for:		
Inventory obsolescence	1,727	1,727
Doubtful accounts	951	1,156
Probable losses	159	18,872
Unrealized forex loss	930	24
Excess of tax over book income pertaining to construction contracts and real estate sales	225	-
Unamortized discount on receivables	-	7,634
	16,734	92,411
Deferred tax liabilities on:		
Unamortized discount on payable to landowners	(115)	(303)
Excess of book over tax income pertaining to construction contracts and real estate sales	-	(52,926)
Others - net unrealized gain	(6,428)	(653)
	(6,543)	(53,882)
	₱10,191	₱38,529



The components of net deferred tax liabilities as of December 31, 2010 and 2009 follow:

	2010	2009
	(Amounts in Thousands)	
Deferred tax assets on:		
Allowance for:		
Doubtful accounts	₱21,421	₱70,567
Probable losses	7,648	7,648
Pension liabilities	18,407	11,076
Unamortized discount on receivables	2,582	10,579
Accrued expenses and other expense	-	23,626
Unearned rental income	-	4,085
Unrealized forex loss	-	2,471
NOLCO	-	2,271
MCIT	-	34,129
	50,058	166,452
Deferred tax liabilities on:		
Excess of book over tax income pertaining to construction contracts and real estate sales	(479,232)	(145,080)
Capitalized interest on real estate for sale and development deducted in advance	(26,984)	(13,510)
Unamortized discount on payable to landowners	(12,252)	(23,227)
Incremental cost of property, plant and equipment	(7,847)	(25,353)
Unamortized prepaid rent	(157)	(3,339)
Excess of pension contributions over pension cost	-	(5,781)
Asset revaluation - appraisal increase on investment properties and property and equipment	-	(401,920)
Others - net unrealized gain	(20,352)	(67,028)
	(546,824)	(685,238)
	(₱496,766)	(₱518,786)

The Group has the following deductible temporary differences and MCIT that are available for offset against future taxable income or tax payable for which deferred tax assets have not been recognized:

	2010	2009
	(Amounts in Thousands)	
Allowance for probable losses on current assets	₱145,908	₱61,781
Allowance for probable losses on noncurrent assets	135,802	129,132
Allowance for doubtful accounts	75,202	199,507
NOLCO	73,300	88,770
Pension liabilities	57,901	15,448
Provision for decommissioning and site rehabilitation	14,732	17,622
Unamortized discount on refundable deposits	169	12,956
MCIT	46	-
	₱503,060	₱525,216



The deferred income tax effects of the above deductible temporary differences for which no deferred tax assets are recognized amounted to ₱150.92 million and ₱157.56 million as of December 31, 2010 and December 31, 2009, respectively. Deferred tax assets are recognized only to the extent that taxable income will be available against which the deferred tax assets can be used.

The Group assesses the unrecognized deferred tax assets and will recognize a previously unrecognized deferred tax asset to the extent that it has become probable that future taxable income will allow the deferred tax asset to be recovered.

The provision for income tax shown in the consolidated statements of income consists of:

	2010	2009	2008
	(Amounts in Thousands)		
Final	₱38,612	₱11,635	₱5,996
Current	660,474	506,132	516,731
Deferred	330,049	83,353	73,630
	₱1,029,135	₱601,120	₱596,357

The reconciliation of the statutory income tax rate to the effective income tax rate follows:

	2010	2009 (As restated - see Note 32)	2008
Statutory income tax rate	30.00%	30.00%	35.00%
Adjustments for:			
Changes in unrecognized deferred tax assets	(0.07)	1.26	(0.25)
Nondeductible interest expense	0.05	0.10	0.48
Nondeductible expenses	1.25	0.20	0.29
Nondeductible (nontaxable) equity in net losses (earnings) of associates and jointly controlled entities	(5.69)	(8.71)	(3.24)
Interest income subjected to final tax at a lower rate - net	(0.21)	(0.11)	(0.95)
Additional deductible expenses	-	-	(0.11)
Gain on sale of investments in shares of stock subjected to final tax	(0.06)	(0.21)	-
Non taxable dividend income	(0.02)	(0.01)	(1.97)
Tax-exempt income	(14.95)	(12.10)	(4.44)
Change in tax rate	-	-	(0.37)
Effective income tax rate	10.30%	10.42%	24.44%

Republic Act (RA) No. 9337, that was enacted into law in 2005, amended various provisions in the existing 1997 National Internal Revenue Code. Among the reforms introduced by the said RA was the reduction of the income tax rate from 35% to 30% beginning January 1, 2009. It further provides that nondeductible interest expense shall be reduced from 42% to 33% of interest income subjected to final tax beginning January 1, 2009.



Board of Investments (BOI) Incentives

New Developer of Mass Housing Project

In 2010 and 2009, the BOI issued in favor of PDI a Certificate of Registration as a New Developer of Mass Housing Project for several of its real estate projects in accordance with the Omnibus Investment Code of 1987. Pursuant thereto, the projects has been granted an Income Tax Holiday (ITH) for a period of four (4) years.

Expanding Producer of Coal

On September 26, 2008, the BOI issued in favor of Semirara a Certificate of Registration as an Expanding Producer of Coal in accordance with the provisions of the Omnibus Investments Code of 1987. Pursuant thereto, Semirara shall be entitled to for six (6) years. Semirara shall initially be granted a four (4) year ITH. The additional two (2) year ITH shall be granted upon submission of completed or on-going projects in compliance with its Corporate Social Responsibility (CSR), which shall be submitted before the lapse of its initial four (4) year ITH.

New Operator of the 600-MW Calaca Coal-Fired Power Plant

On April 19, 2010, SCPC was registered with the BOI as New Operator of the 600-MW Calaca Coal-Fired Power Plant on a Non-Pioneer Status in accordance with the provisions of the Omnibus Investments Code of 1987. Pursuant thereto, SCPC shall enjoy income tax holiday for four (4) years from April 2011 or actual start of commercial operations, whichever is earlier, but in no case earlier than the date of registration. The ITH incentives shall be limited to the revenue generated from the sales of electricity of the 600 MW Batangas Coal-Fired Thermal Power Plant. On January 7, 2011, the BOI approved SCPC's request for an earlier application of the ITH to be effective January 1, 2010.

29. Basic / Diluted Earnings Per Share

The following table presents information necessary to calculate basic earnings per share on net income attributable to equity holders of the Parent Company (in thousands except basic earnings per share):

Basic/Diluted, Profit for the Year

	2010	2009	2008
	(Amounts in Thousands)		
Net income	₱7,866,002	₱4,703,968	₱1,687,900
Divided by weighted average number of common shares	2,655,494	2,655,494	2,655,494
Basic earnings per share	₱2.96	₱1.77	₱0.64

Basic/Diluted, Profit from Continuing Operations

	2010	2009	2008
	(Amounts in Thousands)		
Net income	₱7,200,253	₱4,703,968	₱1,687,900
Divided by weighted average number of common shares	2,655,494	2,655,494	2,655,494
Basic earnings per share	₱2.71	₱1.77	₱0.64



Basic/Diluted, Profit from Discontinued Operations

EPS on post-tax income from discontinued operations attributable to equity holders of the Parent Company:

Income from discontinued operations	₱677,345
Less income from discontinued operations attributable to minority interest	11,596
	<hr/>
	665,749
Weighted average number of common shares for basic EPS	2,655,494
Basic EPS	<hr/>
	₱0.25

The assumed conversion of the Group's preferred shares has no dilutive effect. Accordingly, no diluted earnings per share is presented in 2010, 2009 and 2008.

30. Coal Operating Contract with DOE

Semirara has a Coal Operating Contract with DOE dated July 11, 1977, as amended on January 16, 1981, for the exploration, development, mining and utilization of coal over Semirara Island, Antique under the terms and conditions provided therein and pursuant to the provisions of Presidential Decree No. 972, otherwise known as the Coal Development Act of 1976. The contract is for a maximum period of 35 years (inclusive of the developmental stage and renewals) up to July 2012. The contract also provides for the manner and basis of sharing the gross proceeds from coal production between the Semirara and DOE.

On May 13, 2008, the DOE granted Semirara's request for an extension of its COC for another 15-year or until July 14, 2027. On November 12, 2009, the COC was amended further, expanding its contract area to include portions of Caluya and Sibay islands, Antique, covering an additional area of 5,500 hectares and 300 hectares, respectively.

In return for the mining rights granted to Semirara, the Government is entitled to receive annual royalty payments consisting of the balance of the gross income after deducting operating expenses, operator's fee and special allowance. Semirara's provision for DOE's share (including accrued interest computed at 14% per annum on outstanding balance) under this contract and to the different local government units in the province of Antique, under the provisions of the Local Government Code of 1991, amounted to ₱1,325.11 million and ₱450.15 million as of December 31, 2010 and 2009, respectively. The liabilities amounting to ₱1,013.04 million and ₱216.52 million, as of December 31, 2010 and 2009, respectively, are included under the "Accounts and other payables" account in the statement of financial position (see Note 16).

In 2002, the DOE, through the Energy Resources Development Bureau, approved the exclusion of coal produced and used solely by Semirara to feed its power plant in determining the amount due to DOE.



31. Investment in DMFB Joint Venture

DMFB Joint Venture (the Joint Venture) is a joint venture agreement between DMCI and First Balfour Inc. (FBI). The Joint Venture was formed on January 18, 2008 for the purpose of entering into a construction contract with Light Rail Transit Authority (LRTA). The Joint Venture is unincorporated and is not registered with the Philippine SEC. However, the Joint Venture was registered with the Bureau of Internal Revenue on May 27, 2008 as builder of constructions or parts, civil engineering. The Joint Venture's principal place of business is at 3rd Floor, NIA Bldg. A, EDSA corner NIA Road 1, Barangay Pinyahan, Quezon City.

On May 16, 2008, the Joint Venture was declared as the winning bidder for the construction and completion of the LRT Line 1 North Extension Project (the Project).

The respective financial interest of the Parties in the Joint Venture shall be 51% to DMCI and 49% to FBI. It shall be adjusted from time to time based on the ratio of the Parties' respective aggregate capital contribution. Irrespective of the financial contribution, management should be of unanimous decision.

The Group's share of the Joint Venture's assets and liabilities are as follows:

	2010	2009
	(Amounts in Thousands)	
Current assets	₱376,814	₱922,312
Noncurrent assets	-	2,517
	376,814	924,829
Current liabilities	267,107	684,255
Noncurrent liabilities	-	111,829
	267,107	796,084
	₱109,707	₱128,745

The Group's share of the Joint Venture's profits are as follows:

	2010	2009
	(Amounts in Thousands)	
Revenue	₱209,446	₱1,224,921
Construction cost	66,942	929,217
Operating expenses	22,555	174,556
	89,497	1,103,773
	₱119,949	₱121,148

Exemption to Corporate Income Tax

Persuant to Section 22 (Paragraph B) of the Tax Code of 1997, the term "corporation" shall include partnerships, no matter how created or organized, joint stock companies, joint accounts, associations or insurance companies; but does not include general professional partnerships and a joint venture or consortium formed for the purpose of undertaking construction project. Such being the case, the Joint Venture formed as a result of joint venture agreement between DMCI and First Balfour, Inc. (the Parties) for the construction of LRT Line 1 North Extension Project, is not subject to the corporate income tax.



32. Acquisition of Calaca Power Plant

On July 8, 2009, PSALM awarded the Parent Company as the winning bidder for the sale of the 600-megawatt (MW) Batangas Coal-Fired Thermal Power Plant (the Power Plant) located in San Rafael Calaca, Batangas.

Pursuant to the provision of the Asset Purchase Agreement (APA), PSALM, agreed to sell and transfer to the Parent Company on an “as is where is” basis, the Power Plant. The agreed Purchase Price amounting to US\$368.87 million was for the Power Plant from PSALM as of December 2, 2009. Below are the significant provisions of the APA:

- a. All liabilities, obligations, taxes, fees, fines or penalties pertaining to the Power Plant and operating contracts accruing or incurred prior to closing date, regardless of the date when the demand for payment or assessment is made, shall be for the account of PSALM;
- b. SCPC must hire as contractual employees all of the separated NPC employees for a period of five (5) months;
- c. During the deferred payment period, SCPC shall at the end of each fiscal year shall at the end of each fiscal year, maintain a debt service ratio of at least 1.1:1.0 and debt-equity ratio not exceeding 2.5:1.0; and
- d. Should there be (i) Semirara coal; (ii) diesel fuel and (iii) bunker fuel on site on closing date, SCPC shall pay PSALM the value of those based on the price paid by NPC for the same.

As embedded in the APA, the Parent Company will also enter into a LLA with PSALM for the lease of land in which the Power Plant is situated, for the period of 25 years, renewable for another period of 25 years, upon mutual agreement of both Parties.

On the same date, through the Accession Assignment Agreement (the Agreement) between the Parent Company, SCPC, a wholly-owned subsidiary of Semirara), and PSALM, SCPC acquired the 2 x 300-MW Power Plant from PSALM. The total cash payments made to PSALM are broken down as follows:

- a. ₱6.62 billion in peso equivalent using the exchange rate of ₱47.13 representing 40% down payment for US\$351.0 million purchase price of the Power Plant; and
- b. ₱0.49 billion in peso equivalent using the exchange rate of ₱47.20 representing payment for US\$10.39 million advance rental payment for the 25-year lease of the premises underlying the Power Plant and for purchase orders for parts and services for the Power Plant.

Other provision of the Agreement includes:

- a. The Parent Company undertakes that it shall own at least 57% of the voting capital of Semirara; and
- b. SCPC shall be a wholly owned subsidiary of Semirara.

A breach of any of the above shall constitute a breach by the Parent Company of the APA.

Relative to the assignment of the APA and Land Lease Agreement (LLA) by the Parent Company to SCPC, total consideration recognized by SCPC as due to the Parent Company amounted to ₱54.34 million (see Note 12).



In a letter dated December 18, 2009, PSALM claims an additional amount of ₱9.55 million representing the difference between the US\$ to Peso exchange rate used for the 40% down-payment of the purchase price versus the ₱47.2 US\$ to Peso exchange rate PSALM alleges to be in accordance with the APA. The assessed amount was accrued in 2009 as additional acquisition cost allocated to Property, plant and equipment. Subsequently, the amount was paid by the Parent Company in February 8, 2010.

The principal amount of the Deferred Payment is equivalent to 60% of the purchase price for the Power Plant. The Deferred Payment will be paid to PSALM via 14 equal semi-annual payments beginning June 2, 2010 with an interest rate of 11% per annum, compounded semi-annually. Under the APA, upon prior written notice to PSALM, and on the condition that SCPC is not in breach of any of its substantial obligations to PSALM under the APA and LLA, SCPC may prepay any portion of the Deferred Payment in Philippine Pesos (see Note 18).

Under a Memorandum of Agreement dated December 2, 2009 between PSALM and SCPC, the amounts of ₱288.39 million representing parts identified as required to achieve 350 MW capability of the Power Plant and ₱247.55 million as unawarded purchase orders will be deducted from the principal amount of the Deferred Payment.

The fair value of the identifiable assets and liabilities as at the date of acquisition were (amounts in thousands):

	Fair value recognized on acquisition (Restated)	Provisional values previously recognized
Property, plant and equipment (Note 12)	₱16,211,370	₱15,697,026
Materials and supplies (Note 8)	618,340	720,931
Coal (Note 8)	273,936	273,936
Prepaid rent (Notes 9 and 13)	150,568	150,568
Fuel and diesel (Note 8)	86,705	86,705
Net assets acquired	17,340,919	16,929,166
Negative goodwill arising on acquisition	(15,667)	-
Total consideration	₱17,325,252	₱16,929,166

Total consideration transferred relating to the acquisition follows (amounts in thousands):

Cash consideration	₱7,158,718	₱7,158,718
Payable to PSALM (Note 18)	9,770,448	9,770,448
Transaction costs	396,086	-
Total cost	₱17,325,252	₱16,929,166

The net assets recognized in the consolidated financial statements as of December 31, 2009 were based on a provisional assessment of fair value as the Group had sought an independent valuation for the property, plant and equipment. The results of this valuation had not been received at the date the 2009 consolidated financial statements were approved for issue by management.

The valuation of the property, plant and equipment and materials and supplies was completed in April 2010 and showed that the fair value at the date of acquisition was ₱16.21 billion, an increase of ₱514.34 million compared with the provisional value.



The 2009 comparative information has been restated to reflect this adjustment. There was recognition of negative goodwill arising on the acquisition of ₱15.67 million (see Note 27). The decreased depreciation charge on the buildings from the acquisition date to December 31, 2009 was ₱20.76 million.

From the date of acquisition to December 31, 2009, SCPC has contributed ₱443.49 million to revenue from continuing operations and ₱99.36 million to net income from continuing operations of the Group. If the combination had taken place at the beginning of that year, consolidated revenue from continuing operations would have been ₱33,169.18 million and the net income from continuing operations for the Group for 2009 would have been ₱5,322.75 million.

33. Operating Segments

Business Segment Information

For management purposes, the Group is organized into six (6) major business units that are largely organized and managed separately according to industry.

Construction - engaged in various construction component businesses such as production and trading of concrete products, handling steel fabrication and electrical and foundation works.

Coal mining - engaged in the exploration, mining and development of coal resources on Semirara Island in Caluya, Antique and nickel extraction in Zambales.

Real estate - focused in mid-income residential development carried under the brand name DMCI Homes.

Power - engaged in the business of a generation company which designs, constructs, invest in, and operate power plants.

Water - recognized through a consortium with MPIC (the "Consortium") and operated through Maynilad, the water utility for the west portion of Metro Manila.

Others - includes the Parent Company and other industry (i.e., manufacturing).

No operating segments have been aggregated to form the above reportable operating segments. Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on revenue, earnings before interest, income taxes and depreciation and amortization (EBITDA) and operating profit or loss, and is measured consistently in the consolidated financial statements.

Group financing (including finance costs and finance income) and income taxes are also managed per operating segments. Transfer prices between operating segments are on an arm's length basis in a manner similar to transactions with third parties.

Business Segments

The following tables present revenue, net income (loss) and depreciation, depletion and amortization information regarding business segments for the years ended December 31, 2010, 2009 and 2008 and property, plant and equipment additions, total assets and total liabilities for the business segments as of December 31, 2010, 2009 and 2008:



Year ended December 31, 2010 (Amounts in Thousands)

	Construction	Mining	Real Estate Development	Power	Water	Parent Company and Others	Total
Revenue	₱10,729,337	₱16,029,885	₱7,704,893	₱8,948,308	₱-	₱71,386	₱43,483,809
Other income (expense) – net	14,228	275,370	177,748	(3,661)	1,887,153	30,306	2,381,144
	10,743,565	16,305,255	7,882,641	8,944,647	1,887,153	101,692	45,864,953
Cost of sales and services	7,808,013	9,624,980	4,758,532	5,181,292	-	47,033	27,419,850
General and administrative expense (before depreciation and amortization)	292,912	1,811,241	1,355,238	1,044,417	-	136,386	4,640,194
	8,100,925	11,436,221	6,113,770	6,225,709	-	183,419	32,060,044
EBITDA	2,642,640	4,869,034	1,768,871	2,718,938	1,887,153	(81,727)	13,804,909
Other income (expenses)							
Finance income (cost) (Notes 25 and 26)	(11,321)	(164,177)	76,981	(463,480)	-	42,908	(519,089)
Depreciation and amortization (Notes 23 and 24)	(1,008,581)	(1,425,955)	(50,786)	(811,128)	-	(2,519)	(3,298,969)
Pretax income	1,622,738	3,278,902	1,795,066	1,444,330	1,887,153	(41,338)	9,986,851
Provision for income tax (Note 28)	357,122	137,699	509,067	(30,097)	-	55,344	1,029,135
Income before income from discontinued operations	1,265,616	3,141,203	1,285,999	1,474,427	1,887,153	(96,682)	8,957,716
Post-tax income from discontinued operations	-	-	-	-	-	677,345	677,345
	₱1,265,616	₱3,141,203	₱1,285,999	₱1,474,427	₱1,887,153	₱580,663	₱9,635,061
Net income attributable to non-controlling interest	₱24,028	₱1,115,157	₱-	₱627,811	₱-	₱782	₱1,767,778
Net income attributable to equity holders	₱1,241,588	₱2,026,046	₱1,285,999	₱846,616	₱1,887,153	₱579,881	₱7,867,283
Segment Assets							
Receivables	₱2,361,454	₱1,484,340	₱6,275,379	₱1,785,535	₱-	₱665	₱11,907,373
Inventories	125,632	1,828,786	10,047,008	683,627	-	19,491	12,704,544
Investment in associates and joint venture	116,993	-	-	-	8,562,236	708,444	9,387,673
Property, plant and equipment	752,589	3,865,219	428,445	16,488,501	-	5,970	21,540,724
Others	2,344,727	4,894,374	3,850,404	1,998,569	-	2,644,188	15,732,262
	₱5,701,395	₱12,072,719	₱20,601,236	₱20,956,232	₱8,562,236	₱3,378,758	₱71,272,576
Segment Liabilities							
Customers' advances and deposits	₱1,391,098	₱234,356	₱2,812,545	₱-	₱-	₱-	₱4,437,999
Loans payable	139,138	3,247,406	6,253,335	10,000,157	-	12,555	19,652,591
Finance lease payable	124,767	-	-	-	-	-	124,767
Others	4,015,657	4,250,900	4,304,758	1,440,178	-	622,524	14,634,017
	₱5,670,660	₱7,732,662	₱13,370,638	₱11,440,335	₱-	₱635,079	₱38,849,374
Other disclosures							
Acquisition of land for future development (Note 11)	₱-	₱-	₱1,350,730	₱-	₱-	₱-	₱1,350,730
Property, plant and equipment additions (Note 12)	991,847	3,498,740	134,754	93,886	-	2,744	4,721,971



Year ended December 31, 2009 (Amounts in Thousands)

	Construction	Mining	Real Estate Development	Power	Water	Parent Company and Others	Total
Revenue	₱ 7,999,066	₱11,602,130	₱6,963,108	₱443,493	₱-	₱260,054	₱27,267,851
Other income (expense) – net	(178,056)	(56,301)	83,018	216,134	1,674,873	(1,084)	1,738,584
	7,821,010	11,545,829	7,046,126	659,627	1,674,873	258,970	29,006,435
Cost of sales and services	6,538,775	7,836,117	4,756,934	419,709	-	197,957	19,749,492
General and administrative expense (before depreciation and amortization)	254,905	758,085	1,172,899	44,422	-	118,086	2,348,397
	6,793,680	8,594,202	5,929,833	464,131	-	316,043	22,097,889
EBITDA	1,027,330	2,951,627	1,116,293	195,496	1,674,873	(57,073)	6,908,546
Other income (expenses)							
Finance income (cost) (Notes 25 and 26)	(18,752)	19,777	307,619	(77,920)	-	58,414	289,138
Depreciation and amortization (Notes 23 and 24)	(325,420)	(1,045,863)	(51,111)	(2,330)	-	(3,125)	(1,427,849)
Pretax income	683,158	1,925,541	1,372,801	115,246	1,674,873	(1,784)	5,769,835
Provision for income tax (Note 28)	174,802	27,343	352,943	36,159	-	9,873	601,120
Income before income from discontinued operations	₱508,356	₱1,898,198	₱1,019,858	₱79,087	₱1,674,873	(₱11,657)	₱5,168,715
Post-tax income from discontinued operations	-	-	-	-	-	297,347	297,347
	₱508,356	₱1,898,198	₱1,019,858	₱79,087	₱1,674,873	₱285,690	₱5,466,062
Net income attributable to non-controlling interest	₱11,601	₱733,808	₱-	₱10,811	₱-	₱5,874	₱762,094
Net income attributable to equity holders	₱496,755	₱1,164,390	₱1,019,858	₱68,276	₱1,674,873	₱279,816	₱4,703,968
Segment Assets							
Receivables	₱1,631,613	₱865,679	₱4,245,375	₱491,197	₱-	₱37,046	₱7,270,910
Inventories	503,754	2,035,423	6,979,981	999,387	-	38,993	10,557,538
Investment in associates and joint venture	721,899	45,650	-	-	6,979,839	-	7,747,388
Property, plant and equipment	3,127,493	2,288,959	393,889	16,553,276	-	5,928	22,369,545
Others	3,716,570	1,315,883	4,756,271	230,266	-	739,335	10,758,325
	₱9,701,329	₱6,551,594	₱16,375,516	₱18,274,126	₱6,979,839	₱821,302	₱58,703,706
Segment Liabilities							
Customers' advances and deposits	₱2,399,423	₱1,207	₱1,695,276	₱-	₱-	₱-	₱4,095,906
Loans payable	972,561	1,267,555	4,202,965	9,571,203	-	3,218,115	19,232,399
Finance lease payable	99,000	-	-	-	-	-	99,000
Others	3,740,085	2,568,594	4,042,809	804,375	-	690,270	11,846,133
	₱7,211,069	₱3,837,356	₱9,941,050	₱10,375,578	₱-	₱3,908,385	₱35,273,438
Other disclosures							
Acquisition of land for future development (Note 11)	₱-	₱-	₱433,431	₱-	₱-	₱-	₱433,431
Property, plant and equipment additions (Note 12)	1,105,289	18,533,661	64,660	880,754	-	2,958	20,587,322



Year ended December 31, 2008 (Amounts in Thousands)

	Construction	Mining	Real Estate Development	Power	Water	Parent Company and Others	Total
Revenue	₱ 4,121,864	₱9,170,287	₱4,736,635	₱-	₱-	₱ 119,290	₱18,148,076
Other income (expense) – net	61,348	(22,184)	70,054	-	80,707	12,555	202,480
	4,183,212	9,148,103	4,806,689	-	80,707	131,845	18,350,556
Cost of sales and services	3,698,357	6,011,139	2,984,329	-	-	171,646	12,865,471
General and administrative expense (before depreciation and amortization)	170,232	664,921	892,889	27,182	-	17,638	1,772,862
	3,868,589	6,676,060	3,877,218	27,182	-	189,284	14,638,333
EBITDA	314,623	2,472,043	929,471	(27,182)	80,707	(57,439)	3,712,223
Other income (expenses)							
Finance income (cost) (Notes 25 and 26)	(35,844)	(25,407)	82,209	1,773	-	34,834	57,565
Depreciation and amortization (Notes 23 and 24)	(129,513)	(1,163,061)	(34,871)	-	-	(2,618)	(1,330,063)
Pretax income	149,266	1,283,575	976,809	(25,409)	80,707	(25,223)	2,439,725
Provision for income tax (Note 28)	120,120	244,249	218,421	355	-	13,212	596,357
Income before income from discontinued operations	29,146	1,039,326	758,388	(25,764)	80,707	(38,435)	1,843,368
Post-tax income from discontinued operations	-	-	-	-	-	193,095	193,095
	₱29,146	₱1,039,326	₱758,388	(₱25,764)	₱80,707	₱154,660	₱2,036,463
Net income attributable to minority interest	₱3,109	₱349,681	₱-	(₱5,609)	₱-	₱1,382	₱348,563
Net income attributable to equity holders	₱26,037	₱689,645	₱758,388	(₱20,155)	₱80,707	₱153,278	₱1,687,900
Segment Assets							
Receivables	₱2,214,915	₱2,075,602	₱4,444,775	₱18,996	₱-	₱285,067	₱9,039,355
Inventories	355,240	1,497,239	7,037,913	181	-	40,390	8,930,963
Investment in associates and joint venture	227,377	-	-	-	4,338,766	68,500	4,634,643
Property, plant and equipment	2,817,257	1,144,731	371,152	136,035	-	5,988	4,475,163
Others	2,936,361	1,786,420	3,607,066	63,025	-	181,110	8,573,982
	₱8,551,150	₱6,503,992	₱15,460,906	₱218,237	₱4,338,766	₱581,055	₱35,654,106
Segment Liabilities							
Customers' advances and deposits	₱755,099	₱1,207	₱1,294,059	₱-	₱-	₱-	₱2,050,365
Loans payable	1,348,781	137,065	3,140,747	-	-	63,435	4,690,028
Others	3,660,046	1,795,603	4,531,430	6,004	-	454,565	10,447,648
	₱5,763,926	₱1,933,875	₱8,966,236	₱6,004	₱-	₱518,000	₱17,188,041
Other disclosures							
Acquisition of raw land	₱-	₱-	₱798,724	₱-	₱-	₱-	₱798,724
Property, plant and equipment additions	576,738	1,720,970	189,086	-	-	140,017	2,626,811



The Group's management reporting and controlling systems use accounting policies that are the same as those described in Note 1 in the summary of significant accounting policies under PFRS.

The Group measures the performance of its operating segments through a measure of segment profit or loss which is referred to as "EBITDA" in the management and reporting system.

EBITDA is the measure of segment profit (loss) used in segment reporting and comprises gross profit, selling and general administrative expenses, research and non-capitalized development costs, other operating income (expense), net, as well as other financial income (expense), net.

Intersegment revenue is generally recorded at values that approximate third-party selling prices.

Segment assets principally comprise all assets. The industrial business segments' assets exclude income tax assets, assets from defined benefit plans and certain financial assets (including liquidity).

Segment liabilities principally comprise all liabilities. The industrial business segments' liabilities exclude income tax liabilities, liabilities from defined benefit plans and certain financial liabilities (including financing liabilities).

Geographic Information

Analysis of sales and revenue by geographical location

The financial information about the operations of the coal mining as of December 31, 2010, 2009 and 2008 reviewed by the management follows:

Customer Location	2010	2009	2008
	(Amounts in Thousands)		
Revenue			
Local	₱7,816,713	₱7,252,952	₱6,648,580
Export	8,926,588	4,247,241	1,841,465
	₱16,743,301	₱11,500,193	₱8,490,045

Substantially all revenue from external customers are from open cut mining and sales of thermal coal. Local and export classification above is based on the geographic location of the customer. All non-current assets other than financial instruments are located in the Philippines.

Sales to power company amounted to ₱2.37 billion, ₱4.30 billion and ₱3.41 billion for the years ended December 31, 2010, 2009 and 2008, respectively. All these revenue were from Coal mining segment.



34. Financial Instruments

Fair Value of Financial Instruments

The table below presents a comparison by category of carrying amounts and estimated fair values of all the Group's financial instruments as of December 31, 2010 and 2009 (amounts in thousands):

	2010		2009	
	Carrying Value	Fair Value	Carrying Value	Fair Value
Loans and Receivables				
Cash and cash equivalents				
Cash on hand and in banks	₱4,796,531	₱4,796,531	₱1,913,408	₱1,913,408
Cash equivalents	5,150,135	5,150,135	1,348,882	1,348,882
Receivables - net				
Trade				
Real estate	5,652,968	7,267,264	2,726,260	4,426,271
General construction	2,306,369	2,306,369	2,612,663	2,612,663
Coal mining	1,467,097	1,467,097	738,573	738,573
Electricity sales	1,772,302	1,772,302	489,246	489,246
Receivable from related parties	489,854	489,854	613,267	613,267
Advances to officers and employees	49,549	49,549	60,280	60,280
Other receivables	169,234	169,234	30,621	30,621
Security deposits	339,022	339,022	433,513	438,351
Refundable deposits	244,049	244,049	89,443	89,443
	22,437,110	24,051,406	11,056,156	12,761,005
AFS investments				
Quoted securities	49,535	49,535	34,251	34,251
Unquoted securities	172,668	172,668	179,923	179,923
	222,203	222,203	214,174	214,174
	₱22,659,313	₱24,273,609	₱11,270,330	₱12,975,179
Other Financial Liabilities				
Accounts and other payables	₱8,191,563	₱8,191,563	₱7,621,573	₱7,621,573
Liabilities for purchased land	1,391,884	1,288,909	838,103	686,018
Payable to related parties	517,384	517,384	947,937	947,937
Loans payable and long-term debt - including current portion	19,777,359	21,908,553	18,124,283	19,067,359
Other noncurrent liabilities	1,142,334	1,142,334	384,646	384,646
	₱31,020,524	₱33,048,743	₱27,916,542	₱28,707,533

The following methods and assumptions were used to estimate the fair value of each class of financial instrument for which it is practicable to estimate such value:

Financial assets

The fair values of cash and short-term receivables approximate their carrying amounts as of reporting dates due to the short-term nature of the transactions.

The fair values of real estate receivable are calculated by discounting expected future cash flows at applicable rates for similar instruments using the remaining terms of maturity. The discount rate used in 2010 and 2009 ranged from 13.16% to 16.00% and 15.50% to 16.50%, respectively.

Security deposits (related to Semirara's Operating Leases) - As of December 31, 2010, the fair values of the security deposits approximate their carrying amounts since these are already receivable within the year. As of December 31, 2009, the fair values of security deposits are calculated by discounting expected future cash flows at applicable rates for similar instruments using the remaining terms to maturity. The discount rate used ranged from 3.82% to 4.93%.



AFS quoted equity securities - Fair values are based on quoted prices published in markets.

Refundable deposits are carried at cost since these are mostly deposits to a utility company as a consequence of its subscription to the electricity services of the said utility company needed for the Group's residential units.

Security deposits other than those pertaining to operating leases and unquoted AFS financial assets - In the absence of a reliable basis of determining fair values due to the unpredictable nature of future cash flows and the lack of suitable methods in arriving at a reliable fair value, these financial assets are carried at cost less impairment allowance, if any.

Financial liabilities

The fair values of accounts and other payables and accrued expenses and payables to related parties approximate their carrying amounts as of reporting dates due to the short-term nature of the transactions.

Estimated fair value of long-term fixed rate loans and liabilities for purchased land are based on the discounted value of future cash flows using the applicable rates for similar types of loans with maturities consistent with those remaining for the liability being valued. For floating rate loans, the carrying value approximates the fair value because of recent and regular repricing (quarterly) based on market conditions.

Fair Value Hierarchy

The Group uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

- Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities
- Level 2: other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly
- Level 3: techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

As at December 31, 2010 and 2009, the Group's AFS financial assets amounting to ₱49.54 million and ₱34.25 million, respectively, are carried at fair value based on Level 1 (see Note 5). There were no transfers among levels 1, 2 and 3 in 2010 and 2009.

Financial Risk Management Objectives and Policies

The Group's principal financial instruments comprise interest-bearing loans and borrowings. The main purpose of these financial instruments is to raise financing for its operations and capital expenditures. The Group has various other financial assets and liabilities, such as receivables and payables which arise directly from its operations.

The main risks arising from the use of financial instruments are equity price risk, market price risk, foreign currency risk, credit risk, liquidity risk and interest rate risk. The Group's BOD reviews and approves policies for managing each of these risks and they are summarized below.



The sensitivity analyses have been prepared on the following bases:

- Equity price risk - movements in equity indices
- Market Price risk - movements in one-year historical coal prices
- Interest rate risk - market interest rate on unsecured bank loans
- Foreign currency risk - yearly movement in the foreign exchange rates

The assumption used in calculating the sensitivity analyses of the relevant income statement item is the effect of the assumed changes in respective market risks. This is based on the financial assets and financial liabilities held at December 31, 2010 and 2009.

Equity price risk

Equity price risk is the risk that the fair values of equities decrease as a result of changes in the levels of equity indices and the value of individual stocks. The Group manages the equity price risk through diversification and placing limits on individual and total equity instruments.

The effect on equity (as a result of a change in fair value of quoted equity instruments held as AFS investments as of December 31, 2010 due to a reasonably possible change in equity indices, with all other variables held constant, will have an increase on equity by ₱29.91 million if equity indices will increase by 10%. An equal change in the opposite direction would have decreased equity by the same amount.

The effect on equity (as a result of a change in fair value of quoted equity instruments held as AFS investments as of December 31, 2009 due to a reasonably possible change in equity indices, with all other variables held constant, will have an increase on equity by ₱11.46 million if equity indices will increase by 10%. An equal change in the opposite direction would have decreased equity by the same amount.

Market price risk

Market price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market.

The price that the Group can charge for its coal is directly and indirectly related to the price of coal in the world coal market. In addition, as the Group is not subject to domestic competition in the Philippines, the pricing of all of its coal sales is linked to the price of imported coal. World thermal coal prices are affected by numerous factors outside the Group's control, including the demand from customers which is influenced by their overall performance and demand for electricity. Prices are also affected by changes in the world supply of coal and may be affected by the price of alternative fuel supplies, availability of shipping vessels as well as shipping costs. As the coal price is reset on a periodic basis under coal supply agreements, this may increase its exposure to short-term coal price volatility.

There can be no assurance that world coal prices will be sustained or that domestic and international competitors will not seek to replace the Group in its relationship with its key customers by offering higher quality, better prices or larger guaranteed supply volumes, any of which would have a materially adverse effect on the Group's profits.



To mitigate this risk, the Group continues to improve the quality of its coal and diversify its market from power industry, cement industry, other local industries and export market. This will allow flexibility in the distribution of coal to its target customers in such manner that minimum target average price of its coal sales across all its customers will still be achieved (i.e., domestic vs local). Also, in order to mitigate any negative impact resulting from price changes, it is the Group's policy to set minimum contracted volume for customers with long term supply contracts for each given period (within the duration of the contract) and pricing is negotiated on a monthly basis to even out the impact of any fluctuation in coal prices, thus, protecting its target margin. The excess volumes are allocated to spot sales which may command different price than those contracted already since the latter shall follow pricing formula per contract. Nevertheless, on certain cases temporary adjustments on coal prices with reference to customers following a certain

pricing formula are requested in order to recover at least the cost of coal if the resulting price is abnormally low vis-à-vis cost of production (i.e., abnormal rise in cost of fuel, forex).

Below are the details of the Group's coal sales to the domestic market (excluding those to the power-generating companies) and to the export market:

	2010	2009
Domestic market	29.24%	24.91%
Export market	57.36	50.66

as a percentage of total coal sales volume

The following table shows the effect on income before income tax should the change in the prices of coal occur based on the inventory of the Group as of December 31, 2010 and 2009, with all other variables held constant. The change in coal prices is based on 1-year historical price movements.

<i>Based on ending coal inventory</i>	Effect on income before income tax	
	2010	2009
Change in coal prices		
Increase by 10%	₱114,971,049	₱198,624,209
Decrease by 10%	(114,971,049)	(198,624,209)

<i>Based on coal sales volume</i>	Effect on income before income tax	
	2010	2009
Change in coal prices		
Increase by 10%	₱1,674,330,035	₱1,160,544,622
Decrease by 10%	(1,674,330,035)	(1,160,544,622)

Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

The Group does not have any foreign currency hedging arrangements.



Information on the Group's foreign currency-denominated monetary assets and liabilities and their Philippine peso equivalents as of December 31, 2010 and 2009 follows (amounts in thousands):

	2010				Php Equivalent
	U.S. Dollar	Japanese Yen	UK Pounds	Pacific Franc	
Assets					
Cash and cash equivalents	\$60,714	¥2,886	£-	XPF-	₱2,663,252
Trade receivables					
Coal mining	15,951	-	-	-	699,300
	76,665	2,886	-	-	3,362,552
Liabilities					
Accounts and other payables	15,768	-	-	-	691,253
Long-term debt (including current portion)	68,143	-	-	-	2,987,389
	83,911	-	-	-	3,678,642
Net foreign currency denominated assets (liabilities)	(\$7,246)	¥2,886	£-	XPF-	(₱316,090)
	2009				Php Equivalent
	U.S. Dollar	Japanese Yen	UK Pounds	Pacific Franc	
Assets					
Cash and cash equivalents	\$11,441	¥2,739	£179	XPF35,874	₱83,826
Trade receivables					
Coal mining	8,920	-	-	-	412,099
General construction	8,564	-	-	56,506	427,283
	28,925	2,739	179	92,380	923,208
Liabilities					
Accounts and other payables	2,276	-	-	58,216	137,769
Long-term debt (including current portion)	213,401	-	-	-	9,859,115
	215,677	-	-	58,216	9,996,884
Net foreign currency denominated assets (liabilities)	(\$186,752)	¥2,739	£179	XPF34,164	(₱9,073,676)

The exchange rates used to restate the Group's foreign currency-denominated assets and liabilities as of December 31, 2010 and 2009 follow:

	2010	2009
US Dollar - Philippine Peso	₱43.84 to US\$1.00	₱46.20 to US\$1.00
Japanese Yen - Philippine Peso	₱0.54 to ¥1.00	₱0.51 to ¥1.00
UK Pounds - Philippine Peso	₱68.03 to £1.00	₱74.19 to £1.00
Pacific Franc - Philippine Peso	-	₱0.56 to XPF1.00

The following table demonstrates the sensitivity to a reasonably possible change in foreign exchange rates, with all variables held constant, of the Group's profit before tax (due to changes in the fair value of monetary assets and liabilities) and equity on December 31, 2010 and 2009 (amounts in thousands).

2010

	Basis pts	Effect on profit	Effect on equity
In Peso per U.S. Dollar			
Increase	2	(₱14,492)	(₱10,144)
Decrease	(2)	14,492	10,144
In Peso per Japanese Yen			
Increase	2	5,772	4,040
Decrease	(2)	(5,772)	(4,040)



2009

	Basis pts	Effect on profit	Effect on equity
In Peso per U.S. Dollar			
Increase	2	(₱373,504)	(₱261,453)
Decrease	(2)	373,504	261,453
In Peso per Japanese Yen			
Increase	2	5,478	3,835
Decrease	(2)	(5,478)	(3,835)
In Peso per UK Pounds			
Increase	8	1,432	1,002
Decrease	(8)	(1,432)	(1,002)
In Peso per Pacific Franc			
Increase	2	68,328	47,830
Decrease	(2)	(68,328)	(47,830)

The movement in sensitivity analysis is derived from current observations on fluctuations in foreign currency exchange rates.

The Group recognized ₱177.72 million and ₱52.57 million foreign exchange gain for the years ended December 31, 2010 and 2009, respectively, arising from the translation of the Group's cash and cash equivalents, trade receivables and long-term debt.

Credit risk

Credit risk is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. The Group's exposure to credit risk arises from default of the counterparties which include certain financial institutions, real estate buyers, subcontractors, suppliers and various electric companies. Credit risk management involves dealing only with recognized, creditworthy third parties. It is the Group's policy that all counterparties who wish to trade on credit terms are subject to credit verification procedures. The Treasury Department's policy sets a credit limit for each counterparty. In addition, receivable balances are monitored on an ongoing basis. As of December 31, 2010 and 2009, the Group's exposure to bad debts is not significant.

Real estate contracts

Credit risk is managed primarily through credit reviews and an analysis of receivables on a continuous basis. The Group also undertakes supplemental credit review procedures for certain installment payment structures. The Group's stringent customer requirements and policies in place contributes to lower customer default. Customer payments are facilitated through various collection modes including the use of postdated checks. The credit risk for real estate receivable is also mitigated as the Group has the right to cancel the sales contract and takes possession of the subject house without need for any court action in case of default in payments by the buyer. This risk is further mitigated because the corresponding title to the subdivision units sold under this arrangement is transferred to the buyers only upon full payment of the contract price.

Electricity sales

The Group earns substantially all of its revenue from the Wholesale Electricity Spot Market (WESM) and from various electric companies. WESM and the various electric companies are committed to pay for the energy generated by the power plant facilities.



Under the current regulatory regime, the generation rate charged by the Group to WESM is not regulated but is determined in accordance with the WESM Price Determination Methodology (PDM) approved by the Energy Regulatory Commission (ERC) and are complete pass-through charges to WESM. PDM is intended to provide the specific computational formula that will enable the market participants to verify the correctness of the charges being imposed. Likewise, the generation rate charged by the Group to various electric companies is not subject to regulations and are complete pass-through charges to various electric companies.

Mining

The Group evaluates the financial condition of the local customers before deliveries are made to them. On the other hand, export sales are covered by sight letters of credit issued by foreign banks subject to the Group's approval, hence, mitigating the risk on collection.

The Group generally offers 80% of coal delivered payable within thirty (30) days upon receipt of billing and the remaining 20% payable within 15 days after receipt of final billing based on final analysis of coal delivered.

Construction contracts

The credit risk for construction receivables is mitigated by the fact that the Group can resort to carry out its contractor's lien over the project with varying degrees of effectiveness depending on the jurisprudence applicable on location of the project. A contractor's lien is the legal right of the Group to takeover the projects-in-progress and have priority in the settlement of contractor's receivables and claims on the projects-in-progress and have priority in the settlement of contractor's receivables and claims on the projects in progress is usually higher than receivables from and future commitments with the project owners. Trade and retention receivables from project owners are normally high standard because of the creditworthiness of project owners and collection remedy of contractor's lien accorded contractor in certain cases.

With respect to the credit risk arising from the other financial assets of the Group, which comprise cash and cash equivalents, the Group's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments. The Group transacts only with institutions or banks that have proven track record in financial soundness.

Given the Group's diverse base of counterparties, it is not exposed to large concentrations of credit risk.



The table below shows the gross maximum exposure to credit risk for the components of the statement of financial position.

	2010	2009
	(Amounts in Thousands)	
Cash and cash equivalents		
Cash in banks	₱4,782,977	₱1,899,827
Cash equivalents	5,150,135	1,348,882
Available-for-sale financial assets		
Quoted securities	49,535	34,251
Unquoted securities	172,668	179,923
Receivables		
Trade		
Real estate	5,652,968	2,726,260
General construction	2,306,369	2,612,663
Coal mining	1,467,097	738,573
Electricity sales	1,772,302	489,246
Receivable from related parties	489,854	613,267
Advances to officers and employees	49,549	60,280
Other receivables	169,234	30,621
Security deposits	339,022	433,513
Refundable deposits	244,049	89,443
Total credit risk exposure	₱22,645,759	₱11,256,749

As of December 31, 2010 and 2009, the credit quality per class of financial assets that were neither past due nor impaired is as follows (amounts in thousands):

2010

	Neither past due nor impaired			Past due or Individually	Total
	Grade A	Grade B	Grade C	Impaired	
Cash and cash equivalents	₱9,933,112	₱-	₱-	₱-	₱9,933,112
Available-for-sale financial assets					
Quoted	49,535	-	-	-	49,535
Unquoted	-	172,668	-	-	172,668
Receivables					
Trade:					
Real estate	1,589,169	1,227,004	1,001,593	1,835,202	5,652,968
General construction	1,092,909	-	-	1,217,874	2,310,783
Coal mining	1,013,930	347,713	-	113,346	1,474,989
Electricity sales	1,772,302	-	-	53,524	1,825,826
Receivable from related parties	489,854	-	-	-	489,854
Advances to officers and employees	33,901	15,223	-	425	49,549
Other receivables	119,070	34,828	-	99,279	253,177
Security deposits	339,022	-	-	-	339,022
Refundable deposits	244,049	-	-	-	244,049
Total	16,676,853	1,797,436	1,001,593	3,319,650	22,795,532
Allowance for:					
General construction	-	-	-	4,414	4,414
Mining	-	-	-	7,892	7,892
Electricity sales	-	-	-	53,524	53,524
Others	-	-	-	83,943	83,943
Total allowance	-	-	-	149,773	149,773
Net amount	₱16,676,853	₱1,797,436	₱1,001,593	₱3,169,877	₱22,645,759



2009

	Neither past due nor impaired			Past due or Individually	Total
	Grade A	Grade B	Grade C	Impaired	
Cash and cash equivalents	₱3,248,709	₱-	₱-	₱-	₱3,248,709
Available-for-sale financial assets					
Quoted	34,251	-	-	-	34,251
Unquoted	-	179,923	-	-	179,923
Receivables					
Trade:					
Real estate	1,304,587	34,337	369,480	1,079,989	2,788,393
General construction	1,858,260	19,297	-	1,013,097	2,890,654
Coal mining	459,685	145,754	-	146,703	752,142
Electricity sales	489,246	-	-	-	489,246
Receivable from related parties	613,267	-	-	-	613,267
Advances to officers and employees	19,609	978	35,133	4,560	60,280
Other receivables	1,725	14,988	12,364	86,432	115,509
Security deposits	433,513	-	-	-	433,513
Refundable deposits	89,443	-	-	-	89,443
Total	8,552,295	395,277	416,977	2,330,781	11,695,330
Allowance for:					
Real estate	-	-	-	62,133	62,133
General construction	-	-	-	277,991	277,991
Mining	-	-	-	13,569	13,569
Others	-	-	-	84,888	84,888
Total allowance	-	-	-	438,581	438,581
Net amount	₱8,552,295	₱395,277	₱416,977	₱1,892,200	₱11,256,749

Cash and Cash Equivalents

Cash and cash equivalents are short-term placements and working cash fund placed, invested or deposited in foreign and local banks belonging to top ten (10) banks in the Philippines in terms of resources and profitability. These financial assets are classified as Grade A due to the counterparties' low probability of insolvency.

AFS Financial Assets

The Group's AFS financial assets are classified as Grade B because these assets are susceptible to untoward consequences due to the current financial positions of counterparties.

Receivables

Included under Grade A are accounts considered to be of high value and are covered with coal supply, power supply, and construction contracts. The counterparties have a very remote likelihood of default and have consistently exhibited good paying habits. Grade B accounts are active accounts with minimal to regular instances of payment default, due to collection issues. These accounts are typically not impaired as the counterparties generally respond to credit actions and update their payments accordingly. The Group determines financial assets as impaired when probability of recoverability is remote and in consideration of lapse in period which the asset is expected to be recovered.

For real estate receivables, advances to officers and employees and other receivables, Grade A are classified as financial assets with high credit worthiness and probability of default is minimal. While receivables under Grade B and C have favorable and acceptable risk attributes, respectively, with average credit worthiness.



Receivable from related parties are considered Grade A due to the Group's positive collection experience.

Receivables are aged and analyzed on a continuous basis to minimize credit risk associated with these receivables. Receivable balances are monitored on an ongoing basis to ensure timely execution of necessary intervention efforts, such as raising the case to the Group's legal department. Regular monitoring of receivables resulted to manageable exposure to bad debts.

Security and Refundable Deposits

Security and refundable deposits are classified as Grade A since these are to be refunded by the lessor and utility companies at the end of lease term and holding period, respectively, as stipulated in the agreements.

As of December 31, 2010 and 2009, the aging analysis of the Group's receivables presented per class follows (amounts in thousands):

2010

	Past due but not impaired					Impaired Assets	Total
	<30 days	30-60 days	61-90 days	91-120 days	>120 days		
Receivables							
Trade							
Real estate	₱234,228	₱136,374	₱108,226	₱1,049,508	₱306,866	₱-	₱1,835,202
General construction	350,748	160,697	272,061	429,954	-	4,414	1,217,874
Coal mining	-	91,602	-	13,852	-	7,892	113,346
Electricity sales	-	-	-	-	-	53,524	53,524
Due from related parties	-	-	-	-	-	-	-
Advances to officers and employees	425	-	-	-	-	-	425
Other receivables	-	6,607	-	8,729	-	83,943	99,279
Security deposits	-	-	-	-	-	-	-
Refundable deposits	-	-	-	-	-	-	-
Total	₱585,401	₱395,280	₱380,287	₱1,502,043	₱306,866	₱149,773	₱3,319,650

2009

	Past due but not impaired					Impaired Assets	Total
	<30 days	30-60 days	61-90 days	91-120 days	>120 days		
Receivables							
Trade							
Real estate	₱34,903	₱31,512	₱36,938	₱33,922	₱880,581	₱62,133	₱1,079,989
General construction	324,970	152,274	257,862	-	-	277,991	1,013,097
Coal mining	122,776	-	10,358	-	-	13,569	146,703
Electricity sales	-	-	-	-	-	-	-
Due from related parties	-	-	-	-	-	-	-
Advances to officers and employees	-	-	-	-	4,560	-	4,560
Other receivables	1,544	-	-	-	-	84,888	86,432
Security deposits	-	-	-	-	-	-	-
Refundable deposits	-	-	-	-	-	-	-
Total	₱484,193	₱183,786	₱305,158	₱33,922	₱885,141	₱438,581	₱2,330,781

The repossessed lots and residential houses are transferred back to inventory under the account Real estate for sale and held for development and are held for sale in the ordinary course of business. The total of these inventories is ₱154.75 million and ₱148.42 million as of December 31, 2010 and 2009, respectively. The Group performs certain repair activities on the said repossessed assets in order to put their condition at a marketable state. Costs incurred in bringing the repossessed assets to its marketable state are included in their carrying amounts.



The Group did not accrue any interest income on impaired financial assets.

Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities. The Group seeks to manage its liquidity profile to be able to service its maturing debts and to finance capital requirements. The Group maintains a level of cash and cash equivalents deemed sufficient to finance operations.

A significant part of the Group's financial assets that are held to meet the cash outflows include cash equivalents and accounts receivables. Although accounts receivables are contractually collectible on a short-term basis, the Group expects continuous cash inflows through continuous production and sale of coal and power generation. In addition, although the Group's short-term deposits are collectible at a short notice, the deposit base is stable over the long term as deposit rollovers and new deposits can offset cash outflows.

Moreover, the Group considers the following as mitigating factors for liquidity risk:

- It has available lines of credit that it can access to answer anticipated shortfall in sales and collection of receivables resulting from timing differences in programmed inflows and outflows.
- It has very diverse funding sources.
- It has internal control processes and contingency plans for managing liquidity risk. Cash flow reports and forecasts are reviewed on a weekly basis in order to quickly address liquidity concerns. Outstanding trade receivables are closely monitored to avoid past due collectibles.
- The Group regularly evaluates its projected and actual cash flows. It also continuously assesses conditions in the financial markets for opportunities to pursue fund-raising activities. Fund-raising activities may include bank loans and capital market issues both on-shore and off-shore which is included in the Group's corporate planning for liquidity management.

The following table summarizes the maturity profile of the Group's financial assets and liabilities as of December 31, 2010 and 2009, based on contractual undiscounted cash flows. The table also analyses the maturity profile of the Group's financial assets in order to provide a complete view of the Group's contractual commitments (amounts in thousands).



2010

	On Demand	Within 1 year	1-2 years	2-3 years	3-4 years	Total
Loans and Receivable						
Cash and cash equivalents	₱8,782,977	₱1,150,135	₱-	₱-	₱-	₱9,933,112
Receivables						
Trade:						
Real estate	-	2,860,740	631,079	522,077	1,639,072	5,652,968
General construction	-	2,306,369	-	-	-	2,306,369
Coal mining	-	1,467,097	-	-	-	1,467,097
Electricity sales	-	1,772,302	-	-	-	1,772,302
Receivable from related parties	-	489,854	-	-	-	489,854
Advances to officers and employees	-	49,549	-	-	-	49,549
Other receivables	-	169,234	-	-	-	169,234
Security deposits	-	304,402	32,563	-	2,057	339,022
Refundable deposits	-	244,049	-	-	-	244,049
	8,782,977	10,813,731	663,642	522,077	1,641,129	22,423,556
AFS financial assets						
Quoted securities	-	49,535	-	-	-	49,535
Unquoted securities	-	172,668	-	-	-	172,668
	-	222,203	-	-	-	222,203
Total undiscounted financial Assets	8,782,977	11,035,934	663,642	522,077	1,641,129	22,645,759
Other Financial Liabilities						
Bank loans	-	753,534	-	-	-	753,534
Accounts payable and other						
Payables	-	8,191,563	-	-	-	8,191,563
Liabilities for purchased land	-	703,651	268,952	195,393	286,290	1,454,286
Payable to related parties	-	517,384	-	-	-	517,384
Long-term Debt						
Term loan facility						
US\$16.00 million loan with interest payable in arrears, to be repriced every 90 days	-	-	714,934	-	-	714,934
US\$14.58 million loan with interest payable semi-annually in arrears, to be repriced every 6 months	-	-	651,305	-	-	651,305
US\$10.08 million loan with interest payable in arrears, to be repriced every 30 to 180 days	-	-	490,538	-	-	490,538
US\$5.48 million loan with interest payable in arrears, to be repriced every 3 months	-	-	244,280	-	-	244,280
\$17.62 million deferred purchase payment at 4% interest p.a. over the rate 180 days	-	-	775,377	-	-	775,377
₱9.60 billion at PDST-F benchmark yield for 3-month treasury securities +1.75%	-	1,382,622	1,752,278	1,709,599	5,653,301	10,497,800
Various local bank loans						
7.5% to 10%	9,995	541,784	18,891	13,883	39,290	623,843
Various car loans						
15.56% to 27.14%	2,192	1,871	1,210	675	228	6,176
Agreement to purchase - 7.0% to 13.75%	2,049,924	948,196	586,387	652,358	2,993,030	7,229,895
Finance lease 6.00% to 6.57%	-	55,756	46,007	23,004	-	124,767
Other noncurrent liabilities	-	-	757,688	-	-	757,688
Total undiscounted financial Liabilities	2,062,111	13,096,361	6,307,847	2,594,912	8,972,139	33,033,370
Liquidity gap	₱6,720,866	(₱2,060,427)	(₱5,644,205)	(₱2,072,835)	(₱7,331,010)	(₱10,387,611)



2009

	On Demand	Within 1 year	1-2 years	2-3 years	3-4 years	Total
Loans and Receivable						
Cash and cash equivalents	₱1,913,408	₱1,348,882	₱-	₱-	₱-	₱3,262,290
Receivables						
Trade:						
Real estate	-	699,858	515,327	607,598	903,477	2,726,260
General construction	-	2,612,663	-	-	-	2,612,663
Coal mining	-	738,573	-	-	-	738,573
Electricity sales	-	489,246	-	-	-	489,246
Receivable from related parties	-	613,267	-	-	-	613,267
Advances to officers and employees	-	60,280	-	-	-	60,280
Other receivables	-	30,621	-	-	-	30,621
Security deposits	218,387	181,308	33,818	-	-	433,513
Refundable deposits	-	89,443	-	-	-	89,443
	2,131,795	6,864,141	549,145	607,598	903,477	11,056,156
AFS financial assets						
Quoted securities	-	34,251	-	-	-	34,251
Unquoted securities	-	179,923	-	-	-	179,923
	-	214,174	-	-	-	214,174
Total undiscounted financial Assets	2,131,795	7,078,315	549,145	607,598	903,477	11,270,330
Other Financial Liabilities						
Bank loans	-	1,207,116	-	-	-	1,207,116
Accounts payable and other						
Payables	-	7,621,573	-	-	-	7,621,573
Liabilities for purchased land	-	215,350	289,465	285,840	196,196	986,851
Payable to related parties	-	947,937	-	-	-	947,937
Long-term Debt						
Term loan facility \$361,481,091 payable to PSALM, 11% compounded semi- annually	-	800,000	800,000	800,000	570,058	2,970,058
US\$15.14 million loan 6 month USD LIBOR plus 1.5% per annum	-	2,219,990	2,160,460	2,015,658	6,586,856	12,982,964
US\$6.64 million loan 3 month SIBOR plus 1.95% per annum	-	61,971	-	-	-	61,971
\$4.63 million deferred purchase payment, p.a. over the rate 180 days BBA LIBOR on 2 business days prior to 1st day of interest Period	-	73,610	-	-	-	73,610
Various letters of credits and suppliers debt with various interest rates	-	-	1,345	510,967	-	512,312
Various local bank loans 7.88% to 14.4%	-	53,894	450,000	-	-	503,894
Agreement to purchase - 7.5% to 10%	-	145,019	259,881	-	-	404,900
Finance lease 6.00% to 6.57%	-	955,393	885,203	888,566	1,184,755	3,913,917
Acceptances and trust receipts payable	-	21,077	43,202	34,721	-	99,000
	-	51,450	3,465	-	-	54,915
Total undiscounted financial Liabilities	-	14,374,380	4,893,021	4,535,752	8,537,865	32,341,018
Liquidity gap	₱2,131,795	(₱7,296,065)	(₱4,343,876)	(₱3,928,154)	(₱7,634,388)	(₱21,070,688)

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to market risk for changes in interest rates relates primarily to the Group's long-term debt obligations. The Group's policy is to manage its interest cost using a mix of fixed and variable rate debt.



The following table demonstrates the sensitivity of the Group's profit before tax and equity to a reasonably possible change in interest rates, with all variables held constant, through the impact on floating rate borrowings.

	Change in basis points	Effect on income before income tax	Effect on equity
(Amounts in Thousands)			
2010			
Dollar floating rate borrowings	+100	(₱27,976)	(₱19,583)
	-100	27,976	19,583
Peso floating rate borrowings	+100	(₱157,233)	(₱110,063)
	-100	157,233	110,063
2009			
Dollar floating rate borrowings	+100	(₱101,788)	(₱71,252)
	-100	101,788	71,252

The assumed movement in basis points for interest rate sensitivity analysis is based on the Group's historical changes in market interest rates on unsecured bank loans.

35. Other Comprehensive Income

The Group does not recognize income tax on the components of other comprehensive income as presented in the following table (amounts in thousands):

	Other Comprehensive Income			Total	Attributable to Parent Company	Attributable to minority interests
	Net Unrealized Gain (Loss) on Available-for- Sale Financial Assets (Note 5)	Cumulative Translation Adjustment	Revaluation increment in nonfinancial assets			
As of January 1, 2010	(₱6,649)	₱25	₱80,005	₱73,381	₱72,093	₱1,288
Other comprehensive income:						
Transfer to statement of income due to disposal of a subsidiary	-	(25)	(80,005)	(80,030)	(78,742)	(1,288)
Unrealized gain on AFS financial assets (Note 5)	3,868	-	-	3,868	3,868	-
	3,868	(25)	(80,005)	(76,162)	(74,874)	(1,288)
Balances at December 31, 2010	(₱2,781)	₱-	₱-	(₱2,781)	(₱2,781)	₱-



Other Comprehensive Income						
	Net Unrealized Gain (Loss) on Available-for- Sale Financial Assets (Note 5)	Cumulative Translation Adjustment	Revaluation increment in nonfinancial assets	Total	Attributable to Parent Company	Attributable to minority interests
As of January 1, 2009	P-	P3,822	P80,005	P83,827	P82,477	P1,350
Other comprehensive income:						
Exchange differences on translating foreign operations	-	(3,797)	-	(3,797)	(3,735)	(62)
Unrealized loss on AFS financial assets (Note 5)	(6,649)	-	-	(6,649)	(6,649)	-
	(6,649)	(3,797)	-	(10,446)	(10,384)	(62)
Balances at December 31, 2009	(P6,649)	P25	P80,005	P73,381	P72,093	P1,288
As of January 1, 2008	(P35,880)	P-	P-	(P35,880)	(P35,880)	P-
Other comprehensive income:						
Transferred to statement of income	35,880	-	-	35,880	35,880	-
Recognized revaluation increment	-	-	80,005	80,005	78,717	1,288
Increase in cumulative translation adjustment	-	3,822	-	3,822	3,760	62
	35,880	3,822	80,005	119,707	118,357	1,350
Balances at December 31, 2008	P-	P3,822	P80,005	P83,827	P82,477	P1,350

36. Contingencies and Commitments

Contingencies

Provision for probable legal claims

The Group is contingently liable for lawsuits or claims filed by third parties which are either pending decision by the courts or are under negotiation, the outcomes of which are not presently determinable. In the opinion of management and its legal counsel, the eventual liability under these lawsuits or claims, if any, will not have a material effect on the consolidated financial statements. The information usually required by PAS 37, *Provisions, Contingent Liabilities and Contingent Assets*, is not disclosed on the grounds that it can be expected to prejudice the outcome of these lawsuits, claims and assessments.

Provision for billing disputes

On October 20, 2010, SCPC filed a Petition for dispute resolution (“Petition”) before the ERC against NPC and PSALM involving over-nominations made by NPC during the billing period January to June 2010 beyond the 169,000 kW MERALCO allocation of SCPC, as provided under the Schedule W of the APA.

In its Petition, SCPC sought to recover the cost of energy (a) sourced by SCPC from WESM in order to meet NPC’s nominations beyond the 169,000 kW MERALCO contracted demand, or (b) procured by NPC from the WESM representing energy nominated by NPC in excess of the 169,000 kW limit set in Schedule W, cost of which was charged by PSALM against SCPC. In relation to this, NPC withheld the payments of MERALCO and remitted to SCPC the collections net of the cost of the outsourced energy.

SCPC has likewise sought to recover interest on the withheld MERALCO payments collected by PSALM that is unpaid to SCPC as of due date, to be charged at the rate of 11% computed from the date of the SCPC’s extrajudicial demand until full payment by PSALM.



During the preliminary conference scheduled on November 25, 2010, the ERC's hearing officer directed the parties to explore the possibility of settling the dispute amicably. As the parties failed to arrive at a compromise during the prescribed period, hearings resumed with the conduct of preliminary conference last February 23, 2011, without prejudice to the result of any further discussions between the parties for amicable settlement. A series of hearing was conducted on March 22, 2011 and April 4, 2011, where witnesses were presented to testify on the dispute resolution. Within a period of thirty (30) days from April 4, 2011, the parties were directed to submit, simultaneously, their respective offers of evidence and memorandum. After the submission of said documents, the case will be deemed submitted for ERC's deliberation and decision.

SCPC made a provision for the total amount withheld by NPC, which amounted to P383.29 million (see Note 24). Though a provision has already been made, SCPC has not waived its right to collect the said amount in case the outcome of the dispute resolution would be a favorable settlement for SCPC. The provision will be reversed and an income would be recognized in the "Other income" account upon collection of the said receivable.

Lease Commitments

Operating Lease - As Lessor

The Group entered into lease agreements with third parties covering its investment property portfolio (see Note 11). The lease agreements provide for a fixed monthly rental and is renewable under the terms and condition agreed with the lessees.

As of December 31, 2010 and 2009, future minimum lease receivables under the aforementioned operating lease (in thousands) are as follows:

	2010	2009
Within one year	₱15,026	₱24,450
After one year but not more than five years	9,301	22,569
More than five years	1,555	1,974
	₱25,882	₱48,993

Operating Lease - As Lessee

The Group leases portion of its office premises and various mining and transportation equipments that are renewed under the terms and condition agreed with the lessors.

As of December 31, 2010 and 2009, future minimum lease payments under the above mentioned operating lease (in thousands) are as follows:

	2010	2009
Within one year	₱69,742	₱26,912
After one year but not more than five years	12,290	84,378
	₱82,032	₱111,290

Also as discussed in Notes 18 and 38, the Group entered into a Land Lease Agreement with PSALM for the lease of land with which the plant is situated, for the period of 25 years, renewable for other 25 years with the mutual agreement of both parties. The Group paid US\$3.19 million or its peso equivalent P150.57 million as payment for the 25 years of rental.



Part of the agreement, the Group has the option to buy the Optioned Assets. Optioned assets are parcels of land that form part of the leased premises which the lessor offers for the sale to the lease for which the lessor issues an Option Existence Notice (OEN).

In the event that the lessor issues an OEN and SCPC buys the option assets in consideration for the grant of the option, the land purchase price should be equivalent to the highest of the following and / or amounts: (i) assessment of the Provincial Assessors of Batangas Province; (ii) the assessment of the Municipal or City Assessor having jurisdiction over the particular portion of the leased premises; (iii) the zonal valuation of Bureau of Internal Revenue or, (iv) 21.00 per square meter (dollar). Valuation basis for 1 to 3 shall be based on the receipt of PSALM of the option to exercise notice. The exchange rate to be used should be the Philippine Dealing Exchange rate at the date of receipt of PSALM of the OEN.

On July 12, 2010, PSALM issued an OEN and granted SCPC the "Option" to purchase the Optioned Assets that form part of the leased premises. SCPC availed of the "Option" and paid the Option Price amounting to US\$0.32 million or a peso equivalent of ₱14.72 million exercisable within one year from the issuance of the OEN.

The Group was also required to deliver and submit to the lessor a performance security amounting to ₱34.83 million in the form of Stand by Letter of Credits (SBLC). The performance security shall be maintained by the Group in full force and effect continuously without any interruption until the Performance Security expiration date. The Performance Security initially must be effective for the period of one year from the date of issue, to be replaced prior to expiration every year thereafter and shall at all times remain valid.

Finance Lease - As Lessee

During 2010 and 2009, the Group has entered into finance lease agreements for some of its service vehicles and equipment used in its construction activities. The said leased assets are capitalized and depreciated over their estimated useful lives of four (4) years and five (5) years, respectively (see Note 12). Finance lease facilities amounting to ₱124.77 million and ₱99.00 million in 2010 and 2009, respectively, were approved at 6.50% and 6.28% interest.

As of December 31, 2010 and 2009, the future minimum lease payments under finance lease and the present value of the net minimum lease payments follows:

2010

	2010	2009
Within one year	₱60,810	₱26,912
After one (1) year but not more than five (5) years	71,302	82,900
Total minimum lease payments	132,112	109,812
Less finance charges	7,345	10,812
Present value of minimum lease payment	₱124,767	₱99,000

Commitment on Electricity Sales Contracts

The APA included a number of Transition Supply Contracts (TSC) to distribution utilities and large load customers located in close proximity to the Purchased Assets. The volume of energy demand for each of the customers is reflected in their respective TSC. The electricity pricing in the said TSC is tied to the NPC's Luzon Time of Use (TOU) rate approved by the ERC which is adjustable by changes in foreign exchange and fuel cost. The said tariff, even if adjustable, is subject to ERC's approval before the same could be implemented. Assignment of Sun Power



Corporation's TSC was not accepted by SCPC at the closing date due to anticipated loss once accepted. Assigned TSC were renewed on various dates in 2010, except for High Street Corporation.

Capital Commitments

For the year 2011, the Group has capital commitments on acquisition of mining equipment amounting to ₱841.07 million in relation to its income tax holiday registration with BOI.

37. Note to Consolidated Statements of Cash Flows

The Group's significant noncash investing and financing activities follow:

	2010	2009
	(Amounts in Thousands)	
Acquisition of conventional and other mining equipment on account (Note 12)	₱300,380	₱474,364
Acquisition of business (Note 32)	-	10,163,168

Discontinued operations affected the Group cash flow statements as follows (amounts in thousands):

Net cash used in operating activities	(₱1,205,765)
Net cash provided by investing activities	2,613,699
Net cash used in financing activities	(450,408)
Change in cash and cash equivalents	₱957,526

38. Other Matters

a. Electric Power Industry Reform Act (EPIRA)

In June 2001, Congress approved and passed into law the EPIRA, providing the mandate and the framework to introduce competition in the electricity market. EPIRA also provides for the privatization of the assets of NPC, including its generation and transmission assets, as well as its contract with Independent Power Producers (IPPs). EPIRA provides that competition in the retail supply of electricity and open access to the transmission and distribution systems would occur within three years from EPIRA's effective date June 2001. Prior to June 2002, concerned government agencies were to establish a wholesale electricity spot market, ensure the unbundling of transmission and distribution wheeling rates and remove existing cross subsidies provided by industrial and commercial users to residential customers. The WESM was officially launched on June 23, 2006 and began commercial operations for Luzon. The ERC has already implemented a cross subsidy removal scheme. The inter-regional grid cross subsidy was fully phased-out in June 2002. ERC has already approved unbundled rates for TRANSCO and majority of the distribution utilities.

Under EPIRA, NPC's generation assets are to be sold through transparent, competitive public bidding, while all transmission assets are to be transferred to the Transmission Company, initially a government-owned entity that is eventually be privatized. The privatization of these NPC assets has been delayed and is considerably behind the schedule set by the DOE. EPIRA also created PSALM, which is to accept transfers of all assets and assume all outstanding obligations of NPC, including its obligations to IPPs. One of PSALM's responsibilities is to



manage these contracts with IPPs after NPC's privatization. PSALM also is responsible for the privatizing at least 70% of the transferred generating assets and IPP contracts no later than three years from the effective date of the law.

The Group believes that it has complied with all the requirements of EPIRA.

In August 2005, the ERC issued a resolution reiterating the statutory mandate under the EPIRA law for the generation and distribution companies, which are not publicly listed, to make an initial public offering (IPO) of at least 15% of their common shares by June 26, 2006.

For Companies which operated after the implementation of EPIRA, the IPO shall be implemented not later than five years from the issuance of the Certificate of Compliance (COC) by the ERC. NPC received its COC on October 14, 2005. On May 10, 2006, ERC issued Resolution 21, suspending, under further notice, the implementation of the 15% issuance of common shares. The suspension continues to remain in effect as of December 31, 2010.

WESM

With the objective of providing competitive price of electricity, the EPIRA authorized the DOE to constitute an independent entity to be represented equitably by electric power industry participants and to administer and operate WESM. The WESM will provide a mechanism for identifying and setting the price of actual variations from the quantities transacted under contracts between sellers and purchasers of electricity.

In addition, the DOE was tasked to formulate the detailed rules for WESM which include the determination of electricity price in the market. The price determination methodology will consider accepted economic principles and should provide a level playing field to all electric power industry participants. The price determination methodology is subject to the approval of the ERC.

In this regard, the DOE created Philippine Electricity Market Corporation (PEMC) to act as the market operator governing the operation of the WESM. On June 26, 2006, the WESM became operational in the Luzon grid and adopts the model of a "gross pool, net settlement" electricity market.

b. **Clean Air Act**

On November 25, 2000, the IRR of the Philippine Clean Air Act (PCAA) took effect. The IRR contains provisions that have an impact on the industry as a whole and on SCPC in particular, that need to be complied with within 44 months (or July 2004) from the effectivity date, subject to approval by the DENR. The power plant of SCPC uses thermal coal and uses a facility to test and monitor gas emissions to conform with Ambient and Source Emissions Standards and other provisions of the Clean Air Act and its Implementing Rules and

Regulations. Based on SCPC's initial assessment of its power plant's existing facilities, SCPC believes that it is in full compliance with the applicable provisions of the IRR of the PCAA as of December 31, 2009. SCPC is currently complying with the provisions of the Clean Air Act and its IRR.



39. Sale of AG&P

On December 22, 2010 (closing date), the Parent Company sold AG&P to AGPPHI representing 98.19% of the AG&P's total issued and outstanding capital stock. The total consideration of ₱1.75 billion was received and a net gain of ₱36.66 million was recognized as a result of the consummation of the sale.

The operating results of AG&P from January 1, 2010 until closing date and December 31, 2009 and 2008 are presented below (in thousands):

	2010	2009	2008
Revenue from construction contracts	₱3,058,807	₱2,442,977	₱3,009,999
Finance, equity in net earnings and other income	90,204	226,810	253,675
	3,149,011	2,669,787	3,263,674
Cost of construction contracts	2,059,962	1,861,904	2,413,376
General administrative expenses	373,764	452,108	521,330
Interest and other financing charges	40,386	45,200	37,080
Benefit from income tax	34,213	13,228	98,793
	2,508,325	2,372,440	3,070,579
Income from discontinued operations	₱640,686	₱297,347	₱193,095

After tax income from discontinued operations consists of the following:

	2010	2009	2008
Gain from sale of discontinued operations	₱36,659	₱-	₱-
Net income from discontinued operations	640,686	297,347	193,095
After tax income from discontinued operations	₱677,345	₱297,347	₱193,095

The following are the net assets of AG&P as of December 22, 2010 (in thousands):

	Amount
	<i>(In Thousands)</i>
Current assets:	
Cash and cash equivalents	₱792,474
Available-for-sale financial assets	7,255
Costs and estimated earnings in excess of billings on uncompleted Contracts	74,294
Receivables	308,803
Inventories	171,432
Other current assets	32,341
Noncurrent assets:	
Investments in associates and jointly controlled entities	139,107
Investment properties	186,742
Property, plant and equipment	2,358,794
Pension asset	19,029

(Forward)



	Amount
Current liabilities:	
Accounts and other payables	(₱1,478,860)
Income tax payable	(981)
Current portion of long-term debt	(100,408)
Noncurrent liabilities:	
Long-term debt - net of current portion	(350,000)
Deferred tax liabilities	(323,731)
Share in:	
Revaluation increment	(78,717)
Minority interest	(44,750)
Cumulative translation adjustment	517
Net assets	₱1,713,341

40. Event After the Reporting Period

On January 14, 2011, PDI entered into a corporate notes facility agreement with various financial institutions as the note holders and with Banco de Oro Capital and Investment Corporation as the lead arranger and sole bookrunner. This agreement relates to the issuance of peso-denominated series A and series B fixed rate notes amounting to ₱5.00 billion for the purpose of obtaining financing to fund the acquisition of real estate properties, project development and construction costs and for other general corporate purposes of PDI.

PDI shall repay principal amounts of each of the series A and series B notes on five annual installments as percentage of principal amount as follow:

First year	1.00%
Second year	1.00
Third year	1.00
Fourth year	1.00
Final maturity	96.00
	100.00%

As part of the loan covenant, PDI is required to maintain a debt to equity ratio that does not exceed 2:1 and a current ratio of not less than 1.75:1.

Series A notes amounting to ₱2.00 billion with a fixed interest rate of 7.22% were issued on January 31, 2011. On March 17, 2011, series B notes amounting to ₱3.00 billion with a fixed interest rate of 7.80% were subsequently issued. Both notes were payable in five years.

41. Approval of Consolidated Financial Statements

The consolidated financial statements of DMCI Holdings, Inc. and Subsidiaries as of December 31, 2010 and 2009 and for each of the three years in the period ended December 31, 2009 were endorsed for approval by the Audit Committee and authorized for issue by the BOD on April 18, 2011.



COVER SHEET

A S O 9 5 0 0 2 2 8 3
SEC Registration Number

D M C I H O L D I N G S , I N C .

(Company's Full Name)

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P A S O N G T A M O E X T . M A K A T I C I T Y

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

HERBERT M. CONSUNJI
Contact Person

888-3000
Company Telephone Number

(Last Wednesday of July)

1 2
Month

3 1
Day

Fiscal Year

SEC Form 17-Q
First Quarter Interim Report 2011
FORM TYPE

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Annual Meeting

N.A.

Secondary License Type, If Applicable

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Amended Articles Number / Section

Total No. of Stockholders

Total Amount of Borrowings
Domestic

Foreign

To be accomplished by SEC Personnel concerned

File Number

LCU

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DMCI HOLDINGS, INC. AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF FINANCIAL POSITION
For the period ended March 31, 2011 and December 31, 2010
(Amounts in Thousands of Philippine Pesos,
Except Par Value and Number of Shares)

	2011	AUDITED 2010
ASSETS		
Current Assets		
Cash and cash equivalents	16,028,971	9,946,666
Available-for-sale financial assets - net	226,798	222,203
Receivables - net	12,834,313	9,125,086
Costs and estimated earnings in excess of billings on uncompleted contract	358,632	449,196
Inventories - net	14,427,610	12,704,544
Other current assets	1,824,354	3,920,594
Total Current Assets	45,700,678	36,368,289
Noncurrent Assets		
Noncurrent receivables - net	741,116	2,782,287
Investments in associates, jointly controlled entities and others - net	10,298,336	9,387,673
Investment properties - net	384,908	358,590
Property, Plant and Equipment - net	21,593,326	21,540,724
Deferred tax assets	0	10,191
Other noncurrent assets - net	2,077,614	824,822
Total Noncurrent Assets	35,095,300	34,904,287
	80,795,978	71,272,576
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current Liabilities		
Bank Loans	648,660	753,534
Current portion of liabilities for purchased land	0	660,622
Accounts and other payables	17,115,400	10,108,213
Billings in Excess of Costs and estimated earnings on uncompleted contracts	390,438	586,880
Customers' advances and deposits	5,975,162	4,437,999
Current portion of long-term debt	1,137,642	3,165,102
Income tax payable	254,766	146,079
Payable to related parties	774,399	517,384
Total Current Liabilities	26,296,468	20,375,813
Noncurrent Liabilities		
Long-Term Debt - net of current portion	16,928,436	15,858,722
Liabilities for purchased land - net of current portion	0	731,262
Deferred tax liabilities - net	543,891	496,766
Pension liabilities	206,543	216,784
Other Noncurrent Liabilities	1,219,325	1,170,027
Total Noncurrent Liabilities	18,898,195	18,473,561
Total Liabilities	45,194,662	38,849,374
Equity		
Equity attributable to equity holders of the DMCI Holdings, Inc.:		
Paid-up capital (Note 3)	7,420,814	7,421,415
Deposit for future subscription	0	0
Retained earnings	21,960,191	19,693,115
Premium on acquisition of non-controlling interests		(161,033)
Other comprehensive income	0	(2,781)
	29,381,006	26,950,716
Non-controlling interests	6,220,310	5,472,486
Total Equity	35,601,316	32,423,202
	80,795,978	71,272,576

DMCI HOLDINGS, INC. AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF INCOME

For the period ended March 31, 2011 and 2010 and for the quarter ended
March 31, 2011 and 2010

(Amounts in Thousands of Philippine Pesos)

	For the period		For the quarter	
	2011	2010	2011	2010
REVENUE (Note 4)				
Coal Sales	3,951,842	3,602,369	3,951,842	3,602,369
Nickel Ore Sales	955,507	210,550	955,507	210,550
Construction contracts	2,622,006	2,786,653	2,622,006	2,786,653
Electricity sales	2,112,852	2,491,077	2,112,852	2,491,077
Real estate sales	1,139,796	751,976	1,139,796	751,976
Merchandise sales and others	32,736	32,620	32,736	32,620
	10,814,739	9,875,245	10,814,739	9,875,245
COST OF SALES AND SERVICES				
Coal Sales	1,923,388	2,411,910	1,923,388	2,411,910
Nickel Ore Sales	643,267	191,406	643,267	191,406
Construction contracts	2,135,924	2,229,454	2,135,924	2,229,454
Electricity sales	1,364,565	1,834,379	1,364,565	1,834,379
Real estate sales	607,862	406,466	607,862	406,466
Merchandise sales and others	20,417	17,662	20,417	17,662
	6,695,423	7,091,277	6,695,423	7,091,277
GROSS PROFIT	4,119,316	2,783,968	4,119,316	2,783,968
OPERATING EXPENSES (Note 5)	(1,412,632)	(1,424,239)	(1,412,632)	(1,424,239)
	2,706,684	1,359,729	2,706,684	1,359,729
OTHER INCOME (LOSSES)				
Equity in net earnings of associates	498,500	391,374	498,500	391,374
Finance income	201,228	193,611	201,228	193,611
Finance costs	(294,596)	(207,012)	(294,596)	(207,012)
Other income (charges) - net	175,553	(3,226)	175,553	(3,226)
INCOME BEFORE INCOME TAX	3,287,369	1,734,476	3,287,369	1,734,476
PROVISION FOR INCOME TAX	281,162	189,471	281,162	189,471
INCOME BEFORE CONTINUING OPERATIONS	3,006,207	1,545,005	3,006,207	1,545,005
AFTER TAX INCOME FROM DISCONTINUED OPERATIONS	0	112,603	0	112,603
NET INCOME (LOSS)	3,006,207	1,657,608	3,006,207	1,657,608
NET INCOME ATTRIBUTABLE TO				
Equity holders of DMCI Holdings, Inc. (Note 4)	2,267,076	1,406,077	2,267,076	1,406,077
Non-controlling interests	739,131	251,531	739,131	251,531
	3,006,207	1,657,608	3,006,207	1,657,608
Basic/Diluted Earnings Per Share	0.85	0.53	0.85	0.53

DMCI HOLDINGS, INC. AND SUBSIDIARIES**CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME****For the period ended March 31, 2011 and March 31, 2010 and for the quarter ended
March 31, 2011 and March 31, 2010****(Amounts in Thousands of Philippine Pesos)**

	For the period		For the quarter	
	2010	2009	2010	2009
NET INCOME	7,263,656	3,772,038	2,019,441	1,315,651
OTHER COMPREHENSIVE INCOME				
Change in fair value unrealized loss on AFS financial assets	-	-	-	-
Unrealized gain (loss) on AFS financial assets transferred to statement of income	-	-	-	-
Exchange differences on translating foreign operation	-	-	-	-
Recognized revaluation increment	-	-	-	-
OTHER COMPREHENSIVE INCOME (LOSS) FOR THE YEAR, NET OF TAX	-	-	-	-
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	7,263,656	3,772,038	2,019,441	1,315,651
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO				
Equity holders of DMCI Holdings, Inc.	5,772,615	3,231,847	1,591,810	1,075,414
Minority interests	1,491,041	540,191	427,631	240,237
	7,263,656	3,772,038	2,019,441	1,315,651

DMCI HOLDINGS, INC. AND SUBSIDIARIES
CONSOLIDATED STATEMENT OF CASH FLOWS
For the period ended March 31, 2011 and 2010
(Amounts in Thousands of Philippine Pesos)

	2011	2010
CASH FLOWS FROM OPERATING ACTIVITIES		
Net (Loss)/ Income	3,006,207	1,657,608
Adjustments to reconcile net income (loss) to net cash:		
Equity in net losses (earnings) of affiliates, depreciation, depletic amortization and other non-cash items (net)	(1,314,447)	(414,123)
Income (Loss) applicable to Minority Interest	739,131	251,531
Changes in assets and liabilities:		
Decrease / (Increase) in :		
Receivables- net	(1,668,056)	(3,124,027)
Inventories - net	(1,723,066)	(207,839)
Prepaid expenses and other current assets	2,096,240	2,237,005
Increase/ (Decrease) in :		
Accounts payable and accrued expenses	8,140,743	4,271,190
Current portion of long-term debt	(2,027,460)	4,174,141
Non current liabilities	424,634	(5,521,417)
Billings in excess of cost of uncompleted contracts	(105,878)	333,547
Income tax payable	108,687	103,029
Net cash provided by operating activities	7,676,735	3,760,645
CASH FLOWS FROM INVESTING ACTIVITIES		
Decrease (increase) in:		
Available for sale investments	(4,595)	71,096
Investments - net	(936,981)	(1,836,706)
Property, plant and equipment - net	(52,602)	(535,614)
Deferred charges and other assets - net	(1,242,601)	(1,405,702)
Net cash provided by investing activities	(2,236,779)	(3,706,926)
CASH FLOWS FROM FINANCING ACTIVITIES		
Net availments (payments) of:		
Notes payable	(104,874)	(856,363)
Additional subscription of common shares		
Capital Stock at P1.00 par value	0	0
Additional paid-in capital	(601)	(1)
Deposit for future subscription	0	0
Acquisition of preferred shares to treasury	0	0
Redemption of preferred shares		
Capital Stock at P1.00 par value	0	0
Additional paid-in capital	0	0
Redemption of preferred shares from treasury	0	0
Payment of Dividends	0	0
Net increase (decrease) in minority interest	747,824	1,575,558
Net cash provided by financing activities	642,349	719,194
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	6,082,305	772,913
CASH AND CASH EQUIVALENTS, BEGINNING	9,946,666	3,262,290
CASH AND CASH EQUIVALENTS, ENDING	16,028,971	4,035,203

DMCI HOLDINGS, INC.
CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY
FOR THE PERIOD ENDED MARCH 2011 AND 2010

	MARCH 2011	MARCH 2010
CAPITAL STOCK		
Cumulative and convertible		
Preferred stock - P1 par value		
Authorized - 100,000,000 shares		
Issued - 2,400,000 shares	2,400,000	2,400,000
Retirement of preferred shares	(2,396,220)	(2,395,620)
	<u>3,780</u>	<u>4,380</u>
Common stock - P1 par value		
Authorized - 5,900,000,000 shares		
Issued - 2,255,494,000 shares	2,655,494,000	2,655,494,000
Additional subscription - 400,000,000 shares	-	-
	<u>2,655,494,000</u>	<u>2,655,494,000</u>
	<u>2,655,497,780</u>	<u>2,655,498,380</u>
ADDITIONAL PAID-IN CAPITAL		
Balance at the beginning	4,765,316,671	4,765,916,071
Retirement of Preferred Shares	-	-
Additional Paid-in Capital of new subscribed shares	-	-
	<u>4,765,316,671</u>	<u>4,765,916,071</u>
DEPOSITS FOR FUTURE SUBSCRIPTION		
		-
RETAINED EARNINGS (DEFICIT)		
Balance at beginning of the period	19,693,115,974	13,135,744,178
Net income(loss) for the period	2,267,075,492	1,406,076,639
Dividends paid	-	-
Balance at end of the period	<u>21,960,191,466</u>	<u>14,541,820,817</u>
Cumulative Translation Adjustment	-	-
PREFERRED SHARES HELD IN TREASURY		
Balance at beginning of the period	-	-
Acquisitions for the period	-	-
Redemption/Retirement of preferred shares	-	-
Balance at end of the period	<u>-</u>	<u>-</u>
TOTAL STOCKHOLDERS' EQUITY	<u>29,381,005,917</u>	<u>21,963,235,268</u>

DMCI HOLDINGS, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

DMCI Holdings, Inc. (the Parent Company) was incorporated and is domiciled in the Philippines. The Parent Company's registered office address and principal place of business is at 3rd Floor, Dacon Building, 2281 Don Chino Roces Avenue, Makati City.

The Parent Company is the holding company of the DMCI Group (collectively referred to herein as the Group), which is primarily engaged in general construction, mining, power generation, infrastructure, real estate development and manufacturing.

2. Summary of Significant Accounting Policies

Basis of Preparation

The consolidated financial statements of the Group have been prepared using the historical cost basis, except for available-for-sale (AFS) financial assets that have been measured at fair value. The Group's functional and presentation currency is the Philippine Peso (₱). All amounts are rounded to the nearest thousand (₱000), unless otherwise indicated.

Statement of Compliance

The consolidated financial statements of the Group have been prepared in compliance with Philippine Financial Reporting Standards (PFRS).

Basis of Consolidation

Basis of consolidation from January 1, 2010

The consolidated financial statements comprise the financial statements of the Group as of December 31, 2010 and 2009 and for each of the three years in the period ended December 31, 2010. Under PFRS, it is acceptable to use, for consolidation purposes, the financial statements of subsidiaries for fiscal periods differing from that of the Parent Company if the difference is not more than three months.

The consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. All significant intercompany balances and transactions, including income, expenses and dividends, are eliminated in full. Profits and losses resulting from intercompany transactions that are recognized in assets are eliminated in full.

Subsidiaries are fully consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Non-controlling interests represent the portion of profit or loss and net assets in subsidiaries not wholly owned by the Group and are presented separately in consolidated statement of income, consolidated statement of comprehensive income and consolidated statement of changes in equity and within equity in the consolidated statement of financial position, separately from equity holders' of the Parent Company.

Losses within a subsidiary are attributed to the non-controlling interests even if that results in a deficit balance.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- Derecognizes the assets (including goodwill) and liabilities of the subsidiary, the carrying amount of any non-controlling interest and the cumulative translation differences, recorded in equity.
- Recognizes the fair value of the consideration received, the fair value of any investment retained and any surplus or deficit in profit or loss.
- Reclassifies the Parent Company's share of components previously recognized in other comprehensive income to profit or loss or retained earnings, as appropriate.

Basis of consolidation prior to January 1, 2010

Certain of the above-mentioned requirements were applied on a prospective basis. The following differences, however, are carried forward in certain instances from the previous basis of consolidation:

- Acquisitions of non-controlling interests, prior to January 1, 2010, were accounted for using the parent entity extension method, whereby, the difference between the consideration and the share in the book value of the net assets acquired were recognized in goodwill.
- Losses incurred by the Group were attributed to non-controlling interest until the balance was reduced to nil. Any further excess losses were attributed to the parent, unless non-controlling interest had a binding obligation to cover these. Losses prior to January 1, 2010 were not reallocated between non-controlling interest and the parent shareholders.
- Upon loss of control, the Group accounted for the investment retained at its proportionate share of net asset value at the date control was lost. The carrying value of such investments at January 1, 2010 has not been restated.

The consolidated financial statements include the financial statements of the Parent Company and the following subsidiaries (which are all incorporated in the Philippines):

	Effective Percentages of Ownership	
	March 31, 2011	2010
<u>General Construction:</u>		
D.M. Consunji, Inc. (DMCI) ¹	100.00%	100.00%
DMCI International, Inc. (DMCII) ²	100.00	100.00
OHKI-DMCI Corporation (OHKI) ²	100.00	100.00
Atlantic, Gulf and Pacific Company of Manila, Inc. and Subsidiaries (AG&P)	–	–
DMCI-Laing Construction, Inc. (DMCI-Laing) ²	60.00	60.00
Beta Electric Corporation (Beta Electric) ²	50.77	50.77
Raco Haven Automation Philippines, Inc. (Raco) ²	50.14	50.14
<u>Mining:</u>		
Semirara Mining Corporation (Semirara)	56.32	56.32
DMCI Mining Corporation (DMC)	100.00	100.00

	Effective Percentages of Ownership	
	March 31, 2011	2010
<u>Real Estate Development:</u>		
DMCI Project Developers, Inc. (PDI)	100.00	100.00
Hampstead Gardens Corporation (Hampstead) ³	100.00	100.00
Riviera Land Corporation (Riviera) ³	100.00	100.00
DMCI-PDI Hotels, Inc. (PDI Hotels) ³	100.00	100.00
DMCI Homes Property Management Corporation (DHPMC) ³	100.00	100.00
<u>Manufacturing:</u>		
Semirara Cement Corporation (SemCem) *	100.00	100.00
Oriken Dynamix Company, Inc. (Oriken) ²	89.00	89.00
Wire Rope Corporation of the Philippines (Wire Rope)	61.70	61.70
<u>Marketing Arm:</u>		
DMCI Homes, Inc. (DMCI Homes) ³	100.00	100.00
<u>Power:</u>		
DMCI Power Corporation (DPC) (formerly DMCI Energy Resources Unlimited Inc.) *	100.00	100.00
DMCI Masbate Power Corporation (DMCI Masbate)	100.00	100.00
DMCI Concepcion Power Corporation (DMCI Concepcion)	-	-
DMCI Calaca Power Corporation	100.00	100.00
Sem-Calaca Power Corporation (SCPC) ⁴	56.32	56.32

* Organized on January 29, 1998 and October 16, 2006, respectively, and has not yet started commercial operations.

¹ Also engaged in real estate development

² DMCI's subsidiaries

³ PDI's subsidiaries

⁴ Semirara's subsidiary

AG&P

On December 22, 2010, the Parent Company (the "Seller") and AGP Philippines Holdings, Inc. (AGPPHI or "Buyer") entered into a Stock Purchase Agreement (the "SPA"), wherein the Seller agreed to sell and the Buyer agreed to purchase nine hundred seventy-three million eighty-nine thousand forty-two (973,089,042) shares of stock (the "Shares") representing 98.19% of the AG&P's total issued and outstanding capital stock (see Note 39).

PDI Hotels

On September 2, 2009, PDI Hotels was incorporated to engage in hotel business, including but not limited to the ownership of, establishment, maintenance and operation of hotels, condotels, apartelles, and similar establishments, as well as to engage in the development of, design, and implementation of hotel management systems or manual of operations. PDI Hotels started commercial operations on November 1, 2009.

PDI

In 2008, DMCI and PDI entered into a debt-to-equity conversion agreement for the equivalent 32.19% interest in PDI. On December 9, 2009, PDI, DMCI and the Parent Company, entered into a property-for-share swap wherein certain parcels of land owned by DMCI and the Parent Company were transferred to PDI in exchange of equity interest in PDI.

DPC

Sale of Shares in DMCI Concepcion and land in Concepcion, Iloilo

On August 16, 2010, DPC entered into a Sale and Purchase Agreement (the Agreement) with Palm Thermal Consolidated Holdings Corporation and Panay Consolidated Land Holdings Corporation (the Buyers) for the sale of its 2.50 million shares in DMCI Concepcion, representing its entire investment in the said company, and its 300,000 sq/m land located in Concepcion, Iloilo with aggregate book value of ₱58.95 million for a total consideration of ₱80.00 million to be paid in accordance with the following schedule:

- a. ₱1.00 million as earnest money payable on the date of the Agreement; and,
- b. ₱79.00 million upon full compliance of the conditions set forth in the Agreement.

On November 11, 2010, DPC received ₱79.00 million from the Buyers representing the remaining balance of the agreed consideration. Net gain from said transaction amounted to ₱19.05 million after deducting commissions paid to brokers in 2010 amounting to ₱2.00 million.

DMCI Masbate

Power Supply Agreement with Masbate Electric Cooperative, Inc. (Maselco)

In May 4, 2007, Maselco and the DMCI Masbate entered into a Power Supply Agreement (PSA) wherein DMCI Masbate shall deliver a guaranteed dependable capacity of 13,000 kW, which Maselco may dispatch for its load and ancillary services requirements.

The PSA has a term commencing on the date on its execution and expiring on the last day of the fifteenth (15th) year of the commercial operations period as provided therein, unless extended or earlier terminated. The commercial operations period shall commence not later than eighteen (18) months from effective date. Maselco shall only pay for actual energy delivered, not on a take or pay basis, except in extraordinary circumstances as provided in the PSA. In exceptional circumstances, payments shall be based on a pre-defined net expected energy rate.

Transitory Agreement with Maselco

On March 3, 2010, DMCI Masbate entered into a Transitory Agreement, which shall have a term of five (5) years commencing from the date of the agreement, wherein Maselco shall avail of the generating capacity of DMCI Masbate and shall pay for such energy output according to the approved Subsidized/Approved Generation Rate of ₱3.65 for Masbate.

Also, under this agreement, DMCI Masbate shall deliver the coal-fired power plant barring any political and social situation preventing the construction and development thereof pursuant to the PSA not later than the 5th year anniversary of this agreement. If it is determined anytime during the term that the construction and commissioning of a coal-fired power plant in Masbate cannot be completed prior to the lapse of the term, the parties may extend the term of this agreement, amend the existing PSA or terminate this agreement and negotiate for a new PSA.

DMC

On October 7, 2009, Benguet Corp. (BC) has signed a mining contractorship and off-take agreement with DMC covering a portion of Benguet's 1,406-hectare Sta. Cruz nickel project located in Sta. Cruz, Zambales. The agreement allows DMC to explore, develop, mine and sell up to 200,000 metric tons of two percent high grade nickel ore for a period of three (3) years. All cost and related expenses for the exploration, development and mining of the above mentioned areas shall be for the sole account of DMC. All profits accruing from this

Agreement, after deducting the costs and expenses connected with the production of the product, and over and above payment of all taxes and royalty, shall be divided equally between them.

In March 2010, the Company and Benguet Corp Nickel Mines, Inc., an affiliate of BC, agreed to establish and maintain a Mine Rehabilitation Fund as a reasonable environmental deposit to ensure the availability of funds for its satisfactory compliance with the commitments and performance of activities stipulated in its Environment Protection and Management Program/Annual Environmental Protection and Enhancement Program during a specific project phase.

SCPC

SCPC, a wholly-owned subsidiary of Semirara, was incorporated on November 19, 2009, primarily to acquire, expand and maintain power generating plants, develop fuel for generation of electricity, and sell electricity to any person or entity through electricity markets, among others.

Semirara

Semirara and the Parent Company have 50%-50% shareholdings in both DPC and DMC. On December 8, 2010, a Deed of Assignment was made and executed between Semirara and the Parent Company, the former being the “Assignor” and the latter being the “Assignee”. Semirara offered to assign, transfer and convey all of its rights, ownership and interest over its shares in DPC and DMC.

Changes in Accounting Policies

The accounting policies adopted in the preparation of the consolidated financial statements are consistent with those of the previous financial year except for the following new and amended PFRS and Philippine Interpretations of International Financial Reporting Interpretations Committee (IFRIC) effective as of January 1, 2010.

New and Amended Standards and Interpretations

- PFRS 2, *Share-based Payment: Group Cash-settled Share-based Payment Transactions* (effective January 1, 2010)
- PFRS 3, *Business Combinations (Revised)*, and Philippine Accounting Standards (PAS) 27, *Consolidated and Separate Financial Statements (Amended)* (effective July 1, 2009, including consequential amendments to PFRS 2, PFRS 5, PFRS 7, PAS 7, PAS 21, PAS 28, PAS 31 and PAS 39)
- PAS 39, *Financial Instruments: Recognition and Measurement - Eligible Hedged Items* (effective July 1, 2009)
- Philippine Interpretation IFRIC 17, *Distributions of Non-cash Assets to Owners* (effective July 1, 2009)
- Improvements to PFRSs 2008, with respect to PFRS 5, *Noncurrent Assets Held for Sale and Discontinued Operations*
- Improvements to PFRSs 2009

Standards or interpretations that have been adopted by the Group are described below. However, the adoption of these standards and interpretations did not have an impact on the consolidated financial statements of the Group, unless otherwise stated.

- PFRS 2, *Share-based Payment (Amendment) - Group Cash-settled Share-based Payment Transactions*

The amendment to PFRS 2 clarified the scope and the accounting for group cash-settled share-based payment transactions.

- PFRS 3 (Revised), *Business Combinations*, and PAS 27 (Amended), *Consolidated and Separate Financial Statements*

PFRS 3 (Revised) introduces significant changes in the accounting for business combinations occurring after becoming effective. Changes affect the valuation of non-controlling interest, the accounting for transaction costs, the initial recognition and subsequent measurement of a contingent consideration and business combinations achieved in stages. These changes will impact the amount of goodwill recognized, the reported results in the period that an acquisition occurs and future reported results.

PAS 27 (Amended) requires that a change in the ownership interest of a subsidiary (without loss of control) is accounted for as a transaction with owners in their capacity as owners. Therefore, such transactions will no longer give rise to goodwill, nor will it give rise to a gain or loss. Furthermore, the amended standard changes the accounting for losses incurred by the subsidiary as well as the loss of control of a subsidiary. The changes by PFRS 3 (Revised) and PAS 27 (Amended) affect acquisitions or loss of control of subsidiaries and transactions with non-controlling interest after January 1, 2010.

- PAS 39, *Financial Instruments: Recognition and Measurement (Amendment) - Eligible Hedged Items*

The amendment clarifies that an entity is permitted to designate a portion of the fair value changes or cash flow variability of a financial instrument as a hedged item. This also covers the designation of inflation as a hedged risk or portion in particular situations.

- Philippine Interpretation IFRIC 17, *Distributions of Non-cash Assets to Owners*

This interpretation provides guidance on accounting for arrangements whereby an entity distributes non-cash assets to shareholders either as a distribution of reserves or as dividends.

Improvements to PFRSs

Improvements to PFRSs, an omnibus of amendments to standards, deal primarily with a view to removing inconsistencies and clarifying wording. There are separate transitional provisions for each standard. The adoption of the following amendments resulted in changes to accounting policies but did not have any impact on the financial position or performance of the Group.

- PFRS 8, *Operating Segments*, clarifies that segment assets and liabilities need only be reported when those assets and liabilities are included in measures that are used by the chief operating decision maker. As the Group's chief operating decision maker does review segment assets and liabilities, the Group has continued to disclose this information in Note 33.

Other amendments resulting from Improvements to PFRSs to the following standards did not have any impact on the accounting policies, financial position or performance of the Group:

- PFRS 2, *Share-based Payment*

- PFRS 5, *Non-current Assets Held for Sale and Discontinued Operation*
- PAS 1, *Presentation of Financial Statements*
- PAS 7, *Statement of Cash Flows*
- PAS 17, *Leases*
- PAS 34, *Interim Financial Reporting*
- PAS 36, *Impairment of Assets*
- PAS 38, *Intangible Assets*
- PAS 39, *Financial Instruments: Recognition and Measurement*
- Philippine Interpretation IFRIC 9, *Reassessment of Embedded Derivatives*
- Philippine Interpretation IFRIC 16, *Hedge of a Net Investment in a Foreign Operation*

Future Changes in Accounting Policies

The Group has not applied the following PFRS and Philippine Interpretations which are not yet effective as of December 31, 2010. This list consists of standards and interpretations issued, which the Group reasonably expects to be applicable at a future date. The Group intends to adopt those standards when they become effective. The Group does not expect the adoption of these standards to have a significant impact in the consolidated financial statements, unless otherwise stated.

- PAS 24, *Related Party Disclosures (Amendment)*
The amended standard is effective for annual periods beginning on or after January 1, 2011. It clarified the definition of a related party to simplify the identification of such relationships and to eliminate inconsistencies in its application. The revised standard introduces a partial exemption of disclosure requirements for government related entities. Early adoption is permitted for either the partial exemption for government-related entities or for the entire standard.
- PAS 32, *Financial Instruments: Presentation - Classification of Rights Issues (Amendment)*
The amendment to PAS 32 is effective for annual periods beginning on or after February 1, 2010 and amended the definition of a financial liability in order to classify rights issues (and certain options or warrants) as equity instruments in cases where such rights are given pro rata to all of the existing owners of the same class of an entity's non-derivative equity instruments, or to acquire a fixed number of the entity's own equity instruments for a fixed amount in any currency.
- PAS 12, *Income Taxes (Amendment) - Deferred Tax: Recovery of Underlying Assets*
The amendment to PAS 12 is effective for annual periods beginning on or after January 1, 2012. It provides a practical solution to the problem of assessing whether recovery of an asset will be through use or sale. It introduces a presumption that recovery of the carrying amount of an asset will normally be through sale.
- PFRS 7, *Financial Instruments: Disclosures (Amendments) - Disclosures - Transfers of Financial Assets*
The amendments to PFRS 7 are effective for annual periods beginning on or after July 1, 2011. The amendments will allow users of financial statements to improve their understanding of transfer transactions of financial assets (for example, securitizations), including understanding the possible effects of any risks that may remain with the entity that transferred the assets. The amendments also require additional disclosures if a disproportionate amount of transfer transactions are undertaken around the end of a reporting period.

- *PFRS 9, Financial Instruments: Classification and Measurement*
 PFRS 9 as issued reflects the first phase of the IASB's work on the replacement of PAS 39 and applies to classification and measurement of financial assets as defined in PAS 39. The standard is effective for annual periods beginning on or after January 1, 2013. In subsequent phases, hedge accounting and derecognition will be addressed. The completion of this project is expected in second quarter 2011. The adoption of the first phase of PFRS 9 will have an effect on the classification and measurement of the Group's financial assets. The Group will quantify the effect in conjunction with the other phases, when issued, to present a comprehensive picture.
- *Philippine Interpretation IFRIC 14, Prepayments of a Minimum Funding Requirement (Amendment)*
 The amendment to IFRIC 14 is effective for annual periods beginning on or after January 1, 2011 with retrospective application. The amendment provides guidance on assessing the recoverable amount of a net pension asset. The amendment permits an entity to treat the prepayment of a minimum funding requirement as an asset.
- *Philippine Interpretation IFRIC 15, Agreements for the Construction of Real Estate*
 This Philippine Interpretation, effective for annual periods beginning on or after January 1, 2012, covers accounting for revenue and associated expenses by entities that undertake the construction of real estate directly or through subcontractors. The Interpretation requires that revenue on construction of real estate be recognized only upon completion, except when such contract qualifies as construction contract to be accounted for under PAS 11, *Construction Contracts*, or involves rendering of services in which case revenue is recognized based on stage of completion. Contracts involving provision of services with the construction materials and where the risks and reward of ownership are transferred to the buyer on a continuous basis will also be accounted for based on stage of completion.
- *Philippine Interpretation IFRIC 19, Extinguishing Financial Liabilities with Equity Instruments*
 IFRIC 19 is effective for annual periods beginning on or after July 1, 2010. The interpretation clarifies that equity instruments issued to a creditor to extinguish a financial liability qualify as consideration paid. The equity instruments issued are measured at their fair value. In case that this cannot be reliably measured, the instruments are measured at the fair value of the liability extinguished. Any gain or loss is recognized immediately in profit or loss.

Improvements to PFRSs (issued in May 2010)

Improvements to PFRSs is an omnibus of amendments to PFRSs. The amendments are effective for annual periods beginning on or after January 1, 2011, except when otherwise stated. The Group, however, expects no impact from the adoption of the amendments on its consolidated financial position or performance.

- *PFRS 3, Business Combinations*
 The amendment to PFRS 3 is effective for annual periods beginning on or after July 1, 2010. It clarifies that the amendments to PFRS 7, PAS 32 and PAS 39, *Financial Instruments: Recognition and Measurement*, that eliminate the exemption for contingent consideration, do not apply to contingent consideration that arose from business combinations whose

acquisition dates precede the application of PFRS 3 (as revised in 2008). The amendment will be applied retrospectively.

The amendment also limits the scope of the measurement choices that only the components of non-controlling interest that are present ownership interests that entitle their holders to a proportionate share to the entity's net assets, in the event of liquidation, shall be measured either at fair value or at present ownership instrument's proportionate share of the acquiree's identifiable net assets. Other components of non-controlling interest are measured at their acquisition date fair value, unless another measurement basis is required by another PFRS.

Further, the amendment requires an entity in a business combination to account for the replacement of the acquiree's share-based payment transactions, whether obliged or voluntarily, such as split between considerations and post-combination expenses. However, if the entity replaces the acquiree's awards that expire as a consequence of the business combination, these are recognized as post-combination expenses. The amendment also specifies the accounting for share-based payment transactions that the acquirer does not exchange for its own awards: if vested - they are part of non-controlling interest and measured at their market-based measure; if vested - they are measured at market-based value as if granted at acquisition date, and allocated between non-controlling interest and post-combination expenses.

- *PFRS 7, Financial Instruments: Disclosures*
PFRS 7 emphasizes the interaction between quantitative and qualitative disclosures and the nature and extent of risks associated with financial instruments. The amendment will be applied retrospectively.
- *PAS 1, Presentation of Financial Statements*
The amendment to PAS 1 clarifies that an entity will present an analysis of other comprehensive income for each component of equity, either in the statement of changes in equity or in the notes to the financial statements. The amendment will be applied retrospectively.
- *PAS 27, Consolidated and Separate Financial Statements*
The amended standard is effective for annual reporting periods beginning on or after July 1, 2010. It clarifies that the consequential amendments from PAS 27 made to PAS 21, *The Effect of Changes in Foreign Exchange Rates*, PAS 28, *Investments in Associates*, and PAS 31, *Interests in Joint Ventures*, apply prospectively for annual periods beginning on or after July 1, 2009 or earlier when PAS 27 is applied earlier. The amendment will be applied retrospectively.
- *Philippine Interpretation IFRIC 13, Customer Loyalty Programmes*
This Philippine Interpretation clarifies that when the fair value of award credits is measured based on the value of the awards for which they could be redeemed, the amount of discounts or incentives otherwise granted to customers not participating in the award credit scheme, is to be taken into account. The amendment will be applied retrospectively.

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 and that are subject to an insignificant risk of changes in value.

Financial Instruments

Date of recognition

The Group recognizes a financial asset or a financial liability in the consolidated statement of financial position when it becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on the settlement date.

Initial recognition of financial instruments

All financial assets are initially recognized at fair value. Except for financial assets at fair value through profit or loss (FVPL), the initial measurement of financial assets includes transaction costs. The Group classifies its financial assets in the following categories: financial assets at FVPL, held-to-maturity (HTM) investments, AFS financial assets, and loans and receivables. The Group classifies its financial liabilities as financial liabilities at FVPL and other financial liabilities at amortized cost. The classification depends on the purpose for which the investments were acquired and whether these are quoted in an active market. Management determines the classification of its investments at initial recognition and, where allowed and appropriate, re-evaluates such designation at every reporting date.

Financial instruments are classified as liabilities or equity in accordance with the substance of the contractual arrangement. Interest, dividends, gains and losses relating to a financial instrument or a component that is a financial liability, are reported as expense or income. Distributions to holders of financial instruments classified as equity are charged directly to equity net of any related income tax benefits.

As of December 31, 2010 and 2009, the Group's financial instruments are classified as AFS financial assets, loans and receivables and other financial liabilities.

Determination of fair value

The fair value for financial instruments traded in active markets at the reporting date is based on its quoted market price or dealer price quotations (bid price for long positions and ask price for short positions), without any deduction for transaction costs. When current bid and ask prices are not available, the price of the most recent transaction provides evidence of the current fair value as long as there has not been a significant change in economic circumstances since the time of the transaction.

For all other financial instruments not listed in an active market, the fair value is determined by using appropriate valuation methodologies. Valuation methodologies include net present value techniques, comparison to similar instruments for which market observable prices exist, option pricing models, and other relevant valuation models.

Day 1 difference

Where the transaction price in a non-active market is different to the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a Day 1 difference) in the consolidated statement of income unless it qualifies for recognition as some other type of asset or liability. In cases where the valuation technique used is made of data which is not

observable, the difference between the transaction price and model value is only recognized in the consolidated statement of income when the inputs become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the 'Day 1' difference amount.

Loans and receivables

Loans and receivables are financial assets with fixed or determinable payments and fixed maturities that are not quoted in an active market. These are not entered into with the intention of immediate or short-term resale and are not designated as financial assets at FVPL or AFS financial assets. These are included in current assets if maturity is within 12 months from the reporting date; otherwise, these are classified as noncurrent assets. This accounting policy relates to the consolidated statement of financial position captions "Cash and cash equivalents", "Receivables", "Noncurrent receivables" and Security deposits included under "Other noncurrent assets".

After initial measurement, loans and receivables are subsequently measured at amortized cost using the effective interest rate method, less allowance for impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees that are an integral part of the effective interest rate and transaction costs. The amortization is included in "Finance income" in the consolidated statement of income.

AFS financial assets

AFS financial assets are those non-derivative financial assets that are designated as AFS financial assets or are not classified in any of the three preceding categories. After initial measurement, AFS financial assets are measured at fair value with unrealized gains or losses being recognized in the consolidated statement of comprehensive income and are reported as "net unrealized gain on AFS financial assets" in equity. 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. Dividends earned on investments are recognized in the consolidated statement of income when the right to receive payment has been established. The Group's AFS financial assets pertain to quoted and unquoted securities (see Note 5).

When the fair value of AFS financial assets cannot be measured reliably because of lack of reliable estimates of future cash flows and discount rates necessary to calculate the fair values of unquoted equity instruments, then instruments are carried at cost less any allowance for impairment losses.

Other financial liabilities

Other financial liabilities include interest bearing loans and borrowings. All loans and borrowings are initially recognized at the fair value of the consideration received less directly attributable transaction costs.

After initial recognition, short-term and long-term debts are subsequently measured at amortized cost using the effective interest method.

Other financial liabilities relate to the consolidated statement of financial position captions, "Accounts and other payables", "Liabilities for purchased land", "Payable to related parties", "Bank loans", "Long-term debt - including current portion" and "Other noncurrent liabilities".

Gains and losses are recognized under the “Other income” and “Other expense” accounts in the consolidated statement of income when the liabilities are derecognized or impaired, as well as through the amortization process.

Impairment of Financial Assets

The Group assesses at each reporting date whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred ‘loss event’) and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that the borrower or a group of borrowers is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and where observable data indicate that there is measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Loans and receivables

For loans and receivables carried at amortized cost, the Group first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses for impairment. Those characteristics are relevant to the estimation of future cash flows for groups of such assets by being indicative of the debtors’ ability to pay all amounts due according to the contractual terms of the assets being evaluated. 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 for impairment.

If there is objective evidence that an impairment loss has been incurred, the amount of the loss is measured as the difference between the asset’s carrying amount and the present value of the estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial assets’ original effective interest rate (i.e., the effective interest rate computed at initial recognition). The carrying amount of the asset is reduced through the use of an allowance account and the amount of loss is charged to the consolidated statement of income during the period in which it arises. Interest income continues to be recognized based on the original effective interest rate of the asset. Receivables, together with the associated allowance accounts, are written off when there is no realistic prospect of future recovery and all collateral has been realized.

If, in a subsequent year, the amount of the estimated impairment loss decreases because of 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.

For the purpose of a collective evaluation of impairment, financial assets are grouped on the basis of such credit risk characteristics as industry, customer type, customer location, past-due status and term. Future cash flows in a group of financial assets that are collectively evaluated for impairment are estimated on the basis of historical loss experience for assets with credit risk characteristics similar to those in the group. Historical loss experience is

adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the period on which the historical loss experience is based and to remove the effects of conditions in the historical period that do not exist currently. The methodology and assumptions used for estimating future cash flows are reviewed regularly by the Group to reduce any differences between loss estimates and actual loss experience.

Financial assets carried at cost

If there is an objective evidence that an impairment loss has been incurred on an unquoted equity instrument that is not carried at fair value because its fair value cannot be reliably measured, the amount of the loss is measured as the difference between the carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset.

AFS financial assets

In case of AFS financial assets classified as equity investments, impairment would include a significant or prolonged decline in the fair value of the investments below its cost. Where there is evidence of impairment, the cumulative loss - measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognized in the consolidated statement of income - is removed from equity and recognized in the consolidated statement of income under "Other charges" account. Impairment losses on equity investments are not reversed through the consolidated statement of income. Increases in fair value after impairment are recognized directly in consolidated statement of changes in equity.

Offsetting Financial Instruments

Financial assets and financial liabilities are only offset and the net amount reported in the consolidated statement of financial position when there is a legally enforceable right to set off the recognized amounts and the Group intends to either settle on a net basis, or to realize the asset and settle the liability simultaneously.

Derecognition of Financial Assets and Liabilities

Financial asset

A financial asset (or, where applicable a part of a financial asset or part of a group of similar financial assets) is derecognized when:

- the rights to receive cash flows from the asset have expired;
- the Group retains the right to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a 'pass through' arrangement; or
- the Group has transferred its rights to receive cash flows from the asset and either: (a) has transferred substantially all the risks and rewards of the asset, or (b) has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

Where the Group has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risk and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Group's 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 carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Financial liability

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

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.

Inventories

Inventories are valued at the lower of aggregate cost or net realizable value (NRV). NRV is the estimated replacement cost or the selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale. Costs incurred in bringing each product to its present location and conditions are accounted for as follows:

Coal inventory

The cost of coal inventory is determined using the weighted average production cost method. The cost of extracted coal includes all stripping costs and other mine related costs incurred during the period and allocated on per metric ton basis by dividing the total production cost with the total volume of coal produced. Except for shiploading cost, which is a component of total minesite cost, all other costs are charged to production cost.

Nickel ore and chromites inventory

The cost of extracted nickel ore and chromites includes all direct materials, labor, fuel, outside services and other mine-related costs incurred during the period and allocated on per metric ton basis by dividing the total production cost with total volume of nickel ore produced. Except for shiploading cost, which is a component of total cost of sales, all other production related costs are charged to production cost.

Materials-in-transit

Cost is determined using the specific identification basis.

Equipment parts and supplies

The cost of equipment parts, materials and supplies is determined principally by the average cost method (either by moving average or weighted average production cost).

Real estate held for sale and development

Property acquired or being constructed for sale in the ordinary course of business, rather than to be held for rental or capital appreciation, is held as Real estate held for sale and development. Real estate held for sale and development consists of residential units for sale and development, subdivision land for sale and development. Costs include those costs of acquisition, development, improvement and construction of the real estate projects. Borrowing costs are capitalized while the development and construction of the real estate projects are in progress, and to the extent that these are expected to be recovered in the future.

Investments in Associates, Jointly Controlled Entity and Others

Investments in associates and jointly controlled entity (investee companies) are accounted for under the equity method of accounting.

An associate is an entity in which the Group has significant influence and which is neither a subsidiary nor a joint venture. A joint venture is a contractual arrangement whereby two or more parties undertake an economic activity that is subject to joint control, and a jointly controlled entity is a joint venture that involves the establishment of a separate entity in which each venturer has an interest.

Under the equity method, the investments in the investee companies are carried in the consolidated statement of financial position at cost plus post-acquisition changes in the Group's share in the net assets of the investee companies, less any impairment in value. Goodwill relating to an associate is included in the carrying amount of the investment and is not amortized. The Group's share in the investee's post acquisition profit or loss is recognized in the consolidated statement of income. Profit and losses resulting from transactions between the Group and the investee companies are eliminated to the extent of the interest in the investee companies.

The Group discontinues applying the equity method when their investments in investee companies are reduced to zero. Accordingly, additional losses are not recognized unless the Group has guaranteed certain obligations of the investee companies. When the investee companies subsequently report net income, the Group will resume applying the equity method but only after its share of that net income equals the share of net losses not recognized during the period the equity method was suspended.

The reporting dates of the investee companies and the Group are identical and the investee companies' accounting policies conform to those used by the Group for like transactions and events in similar circumstances.

After application of the equity method, the Group determines whether it is necessary to recognize an additional impairment loss on the Group's investment in its associate. The Group determines at each reporting period whether there is any objective evidence that the investment in the associate is impaired. If this is the case the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognizes the amount in the "Equity in net earnings of associates, jointly controlled entities and others" in the consolidated statement of income.

Upon loss of significant influence over the associate, the Group measures and recognizes any retaining investment at its fair value. Any difference between the carrying amount of the associate upon loss of significant influence and the fair value of the retaining investment and proceeds from disposal is recognized in the consolidated statement of income.

Interest in a Joint Venture

The Group has an interest in a joint venture, whereby the venturers have a contractual arrangement that establishes joint control over the economic activities of the entity. The agreement requires unanimous agreement for financial and operating decisions among the venturers. The Group recognizes its interest in the joint venture using the proportionate consolidation method. The Group combines its proportionate share of each of the assets, liabilities, income and expenses of the joint venture with similar items, line by line, in its consolidated financial statements. The financial statements of the joint venture are prepared

for the same reporting period as the Group. Adjustments are made where necessary to bring the accounting policies in line with those of the Group.

Adjustments are made in the Group's consolidated financial statements to eliminate the Group's share of intragroup balances, transactions and unrealised gains and losses on such transactions between the Group and its jointly controlled entity. Losses on transactions are recognized immediately if the loss provides evidence of a reduction in the net realisable value of current assets or an impairment loss. The joint venture is proportionately consolidated until the date on which the Group ceases to have joint control over the joint venture.

Investment Properties

Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties, except land, are stated at cost less accumulated depreciation and any impairment in value. Land is stated at cost less any impairment in value. 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.

Investment properties are derecognised when either they have been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognized in the consolidated statement of income in the period of derecognition.

Depreciation and amortization is calculated on a straight-line basis using the following estimated useful lives (EUL) from the time of acquisition of the investment properties:

	Years
Buildings and building improvements	5-25
Condominium units	5

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, the Group accounts for such property in accordance with the policy stated under property, plant and equipment up to the date of change in use.

Mining Reserves

Mining reserves are estimates of the amount of coal that can be economically and legally extracted from the Semirara's mining properties. Semirara estimates its mining reserves based on information compiled by appropriately qualified persons relating to the geological data on the size, depth and shape of the coal body, and requires complex geological judgments to interpret the data. The estimation of recoverable reserves is based upon factors such as estimates of foreign exchange rates, commodity prices, future capital requirements, and production costs along with geological assumptions and judgments made in estimating the size and grade of the coal body. Changes in the reserve estimates may impact upon the carrying value of property, plant and equipment, provision for decommissioning and site rehabilitation, recognition of deferred tax assets, and depreciation charges.

Property, Plant and Equipment

Property, plant and equipment, except 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, including import duties, taxes and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Costs also include decommissioning and site rehabilitation cost. Expenditures incurred after the property, plant and equipment have been put into operation, such as repairs and maintenance and overhaul costs, are normally charged to operations in the period in which 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 cost of property, plant and equipment.

Construction in progress included in property, plant and equipment is stated at cost. This includes the cost of the construction of property, plant and equipment and other direct costs.

Depreciation, depletion and amortization of assets commences once the assets are put into operational use.

Depreciation, depletion and amortization of property, plant and equipment are calculated on a straight-line basis over the following EUL of the respective assets or the remaining contract period, whichever is shorter:

	Years
Land improvements	5-17
Power plant, buildings and building improvements	5-25
Construction equipment, machinery and tools	5-10
Office furniture, fixtures and equipment	3-5
Transportation equipment	4-5
Conventional and continuous mining properties and equipment	2-13
Leasehold improvements	5-7

The EUL and depreciation, depletion and amortization methods are reviewed periodically to ensure that the period and methods of depreciation, depletion and amortization are consistent with the expected pattern of economic benefits from items of property, plant and equipment.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the consolidated statement of income in the year the item is derecognized.

Intangible Assets

Intangible assets acquired separately are capitalized at cost and these are shown as part of the other noncurrent assets account in the consolidated statement of financial position. Following initial recognition, intangible assets are measured at cost less accumulated amortization and provisions for impairment losses, if any. The useful lives of intangible assets with finite life

are assessed at the individual asset level. Intangible assets with finite life are amortized over their EUL. The periods and method of amortization for intangible assets with finite useful lives are reviewed annually or earlier where an indicator of impairment exists.

Costs incurred to acquire and bring the computer software (not an integral part of its related hardware) to its intended use are capitalized as part of intangible assets. These costs are amortized over their EUL ranging from 3 to 5 years. Costs directly associated with the development of identifiable computer software that generate expected future benefits to the Group are recognized as intangible assets. All other costs of developing and maintaining computer software programs are recognized as expense when incurred.

Gains or losses arising from the 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.

Input Value Added Tax (VAT)

Input VAT represents VAT imposed on the Group by its suppliers and contractors for the acquisition of goods and services required under Philippine taxation laws and regulations.

The input VAT that will be used to offset the Group's current VAT liabilities is recognized as a current asset. Input VAT representing claims for refund from the taxation authorities is recognized as a noncurrent asset. Input taxes are stated at their recoverable amount.

Impairment of Nonfinancial Assets

This accounting policy applies primarily to the Group's property, plant and equipment, investment properties, investments in associates and jointly controlled entities and intangible asset.

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when an annual impairment testing for an asset is required, the group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash generating unit's fair value less cost to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that largely independent of those from other assets or group 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 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.

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 that 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, depletion and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statement of income unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase.

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

Equity

The Group records common stocks at par value and additional paid-in capital in excess of the total contributions received over the aggregate par values of the equity share. Incremental costs incurred directly attributable to the issuance of new shares are deducted from the proceeds.

Retained earnings represent accumulated earnings of the Group less dividends declared.

Treasury Shares

Treasury shares are recorded at cost and are presented as a deduction from equity. When the shares are retired, the capital stock account is reduced by its par value. The excess of cost over par value upon retirement is debited to the following accounts in the order given: (1) additional paid-in capital to the extent of the specific or average additional paid-in capital when the shares were issued; and, (2) retained earnings.

Non-controlling Interests

Non-controlling interests represent the portion of profit or loss and the net assets in subsidiaries not wholly-owned and are presented separately in the consolidated statement of income, consolidated statement of comprehensive income and within equity in the consolidated statement of financial position, separately from total equity attributable to owners of the Parent Company. Any losses applicable to a minority shareholder of a consolidated subsidiary in excess of the minority shareholder's equity in the subsidiary are charged against the non-controlling interests to the extent that the minority shareholder has binding obligation to, and is able to, make good of the losses.

Revenue and Cost Recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognized:

Mining

Revenue from mining is recognized upon delivery when the significant risks and rewards of ownership of the goods have passed to the buyer and the amount of revenue can be measured reliably. Revenue from local and export coal sales are denominated in Philippine Peso and US Dollar, respectively.

Electricity sales

Revenue from sale of electricity is derived from its primary function of providing and selling electricity to customers of its generated and purchased electricity. Revenue derived from the generation and/or supply of electricity is recognized based on the actual delivery of electricity as agreed upon between parties.

Real estate sales

Real estate sales are generally accounted for under the full accrual method. Under this method, the gain on sale is recognized when: (a) the collectibility of the sales price is reasonably assured; (b) the earnings process is virtually complete; and (c) the seller does not have a substantial continuing involvement with the subject properties. The collectibility of the sales price is considered reasonably assured when: (a) the buyers have actually confirmed their acceptance of the related loan applications after the same have been delivered to and approved by either the banks or other financing institutions for externally-financed accounts; or (b) the full down payment comprising a substantial portion of the contract price is received

and the capacity to pay and credit worthiness of buyers have been reasonably established for sales under the deferred cash payment arrangement.

If the above criteria is not met, the deposit method is applied until all the conditions for recording a sale are met. Pending recognition of sale, cash received from buyers are presented under the “Customers’ advances and deposits” account in the liabilities section of the consolidated statement of financial position.

Construction contracts

Revenue from construction contracts is recognized using the percentage-of-completion method of accounting and is measured principally on the basis of the estimated completion of a physical proportion of the contract work. Contracts to manage, supervise, or coordinate the construction activity of others and those contracts wherein the materials and services are supplied by contract owners are recognized only to the extent of the contracted fee revenue. Revenue from cost plus contracts is recognized by reference to the recoverable costs incurred during the period plus the fee earned, measured by the proportion that costs incurred to date bear to the estimated total costs of the contract.

Contract costs include all direct materials and labor costs and those indirect costs related to contract performance. Expected losses on contracts are recognized immediately when it is probable that the total contract costs will exceed total contract revenue. The amount of such loss is determined irrespective of whether or not work has commenced on the contract; the stage of completion of contract activity; or the amount of profits expected to arise on other contracts, which are not treated as a single construction contract. Changes in contract performance, contract conditions and estimated profitability, including those arising from contract penalty provisions and final contract settlements that may result in revisions to estimated costs and gross margins are recognized in the year in which the changes are determined. Profit incentives are recognized as revenue when their realization is reasonably assured.

The asset “Costs and estimated earnings in excess of billings on uncompleted contracts” represents total costs incurred and estimated earnings recognized in excess of amounts billed. The liability

“Billings in excess of costs and estimated earnings on uncompleted contracts” represents billings in excess of total costs incurred and estimated earnings recognized. Contract retentions are presented as part of “Trade receivables” under the “Receivables” account in the consolidated statement of financial position.

Merchandise sales

Revenue from merchandise sales is recognized upon delivery of the goods to and acceptance by the buyer and when the risks and rewards are passed on to the buyers.

Dividend income

Revenue is recognized when the Group’s right to receive payment is established.

Rental income

Rental income arising from operating leases on investment properties and construction equipment is accounted for on a straight-line basis over the lease terms.

Interest income

Revenue is recognized as interest accrues using the effective interest method.

Operating Expenses

Operating expenses are expenses that arise in the course of the ordinary operations of the Group. These usually take the form of an outflow or depletion of assets such as cash and cash equivalents, supplies, investment properties and property, plant and equipment. Expenses are recognized in the consolidated statement of income.

Borrowing Costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective assets. All other borrowing costs are expensed in the period they occur. Borrowing costs consist of interest that an entity incurs in connection with the borrowing of funds.

The interest capitalized is calculated using the Group's weighted average cost of borrowings after adjusting for borrowings associated with specific developments. Where borrowings are associated with specific developments, the amounts capitalized is the gross interest incurred on those borrowings less any investment income arising on their temporary investment. Interest is capitalized from the commencement of the development work until the date of practical completion. The capitalization of finance costs is suspended if there are prolonged periods when development activity is interrupted. Interest is also capitalized on the purchased cost of a site property acquired specially for development but only where activities necessary to prepare the asset for development are in progress.

The Group capitalized borrowing costs for all eligible assets where construction commenced on or after January 1, 2009. The Group continues to expense borrowing costs relating to construction projects that commenced prior to January 1, 2009.

Foreign Currency Translations

The functional and presentation currency of the Parent and its Philippine subsidiaries (except for AG&P Nouvelle Calédonie), is the Philippine Peso. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency.

Transactions in foreign currencies are initially recorded by the Group entities at their respective functional currency rates prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency spot rate of exchange ruling at the reporting date. All differences are taken to the consolidated statement of income.

The functional currency of the foreign operations, AG&P-Nouvelle Calédonie, is the Pacific Franc (XPF). As at the reporting date, the assets and liabilities of this subsidiary are translated into the presentation currency of the Group at the rate of exchange ruling at the reporting date and its statement of income accounts are translated at the weighted average exchange rates for the year. The exchange differences arising on the translation are recognized in the consolidated statement of comprehensive income and reported as a separate component of equity. On disposal of a foreign entity, the deferred cumulative amount recognized in the consolidated statement of comprehensive income relating to that particular foreign operation shall be recognized in the consolidated statement of income.

The Group's share in the associate's translation adjustments is likewise included under the cumulative translation adjustments account in the consolidated statement of financial position.

Commission Expense

The Group recognizes commission expense when services are rendered by the broker. The commission expense is recognized upon receipt of down payment from the buyer comprising a substantial portion of the contract price and the capacity to pay and credit worthiness of buyers have been reasonably established for sales under the deferred cash payment arrangement.

Pension Expense

The Group has a non-contributory defined benefit retirement plan.

The retirement cost of the Group is determined using the projected unit credit method. Under this method, the current service cost is the present value of retirement benefits payable in the future with respect to services rendered in the current period. The defined benefit asset or liability comprises the present value of the defined benefit obligation less past service costs not yet recognized, if any, less the fair value of the plan assets out of which the obligations are to be settled directly and less any actuarial gains or losses not recognized. The value of any asset is restricted to the sum of any past service costs not yet recognized, if any, 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.

The defined benefit obligation is calculated annually by an independent actuary using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using prevailing interest rate on government bonds that have terms to maturity approximating the terms of the related retirement liability.

Actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions are credited to or charged against income when the net cumulative unrecognized actuarial gains and losses at the end of the previous period exceeded 10% of the higher of the present value of the defined benefit obligation and the fair value of plan assets at that date. These gains or losses are recognized over the expected average remaining working lives of the employees participating in the plan.

Past service costs, if any, are recognized immediately in income, unless the changes to the pension plan are conditional on the employees remaining in service for a specified period of time (the vesting period). In this case, the past-service costs are amortized on a straight-line basis over the vesting period.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. Fair value is based on market price information and in the case of quoted securities it is the published bid price. The value of any defined benefit asset recognized is restricted to the sum of any past service costs and actuarial gains and losses 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.

The retirement benefits of officers and employees are determined and provided for by the Group and are charged against current operations.

Leases

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement and requires an assessment of whether the fulfillment of the arrangement

is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset.

Group as a lessee

Operating lease payments are recognized as an expense in the consolidated statement of income on a straight basis over the lease term.

Group as a lessor

Leases where the Group 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 added to the carrying amount of the leased asset and recognized over the lease term on the same bases as rental income.

Income Tax

Current tax

Current 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 at the reporting date.

Deferred tax

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

Deferred tax liabilities are recognized for all taxable temporary differences, except:

- where the deferred 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
- in respect of 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 probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, carry forward of unused tax credits from excess minimum corporate income tax (MCIT) and unused net operating loss carry over (NOLCO), to the extent that it is probable that taxable income will be available against which the deductible temporary differences and the carry forward of unused tax credits and unused NOLCO can be utilized except:

- where the deferred tax asset relating to the deductible temporary differences 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 income or loss; and
- in respect of 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 income will be available against which the temporary differences can be utilized.

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

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

Income tax relating to items recognized directly in equity is recognized in equity and not in the consolidated statement of income.

Earnings per Share

Basic earnings per share (EPS) is computed by dividing the net income for the year attributable to common shareholders (net income for the period less dividends on convertible redeemable preferred shares) by the weighted average number of common shares issued and outstanding during the year and adjusted to give retroactive effect to any stock dividends declared during the period.

Diluted EPS is computed by dividing the net income for the year attributable to common shareholders by the weighted average number of common shares outstanding during the year adjusted for the effects of dilutive convertible redeemable preferred shares. Diluted EPS assumes the conversion of the outstanding preferred shares. When the effect of the conversion of such preferred shares is anti-dilutive, no diluted EPS is presented.

Operating Segment

The Group's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. The Group generally accounts for intersegment revenues and expenses at agreed transfer prices. Income and expenses from discontinued operations are reported separate from normal income and expenses down to the level of income after taxes. Financial information on operating segments is presented in Note 33 to the consolidated financial statements.

Provisions

General

A provision is recognized only when the Group has: (a) a present obligation (legal or constructive) as a result of a past event; (b) it is probable (i.e., more likely than not) that an outflow of resources embodying economic benefits will be required to settle the obligation; and (c) a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessment of the time value of money and, 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 an interest expense. Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

Provision for decommissioning and site rehabilitation costs

The Group is legally required to fulfill certain obligations as required under its Environmental Compliance Certificate (ECC) issued by Department of Environment and Natural Resources

(DENR). The Group recognizes the present value of the liability for these obligations and capitalizes the present value of these costs as part of the balance of the related property, plant and equipment accounts which are depreciated, depleted and amortized on a straight-line basis over the EUL of the related property, plant and equipment or the contract period, whichever is shorter. The decommissioning and site rehabilitation costs are determined based on the provisions of PAS 37, *Provisions, Contingent Liabilities and Contingent Assets*. The Group recognizes the liability for these obligations as “Provision for decommissioning and site rehabilitation” under “Other noncurrent liabilities” in the consolidated statement of financial position (see Note 19).

Contingencies

Contingent liabilities are not recognized in the consolidated financial statements. These are disclosed unless the possibility of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized but are disclosed in the consolidated financial statements when an inflow of economic benefits is probable.

Events After the Reporting Period

Post year-end events up to the date of the auditors’ report that provide additional information about the Group’s position at reporting date (adjusting events) are reflected in the consolidated financial statements. Any post year-end events that are not adjusting events are disclosed in the the consolidated financial statements when material.

Business Combinations and Goodwill

Business combinations from January 1, 2010

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value and the amount of any non-controlling interest in the acquiree. For each business combination, the acquirer measures the non-controlling interest in the acquiree either at fair value or at the proportionate share of the acquiree’s identifiable net assets. Acquisition costs incurred are expensed and included in administrative expenses.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree.

If the business combination is achieved in stages, the acquisition date fair value of the acquirer’s previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through profit or loss.

Any contingent consideration to be transferred by the acquirer will be recognized at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration which is deemed to be an asset or liability, will be recognized in accordance with PAS 39 either in profit or loss or as a change to other comprehensive income. If the contingent consideration is classified as equity, it should not be remeasured until it is finally settled within equity.

Goodwill is initially measured at cost being the excess of the aggregate of the consideration transferred and the amount recognised for non-controlling interest over the net identifiable assets acquired and liabilities assumed. If this consideration is lower than the fair value of the net assets of the subsidiary acquired, the difference is recognized in profit or loss.

Following initial recognition, goodwill is measured at cost less any accumulated impairment loss. Goodwill is reviewed for impairment, annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. For purposes of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units (CGUs), or groups of CGUs, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units. Each unit or group of units to which the goodwill is allocated should:

- represent the lowest level within the Group at which the goodwill is monitored for internal management purposes; and
- not be larger than an operating segment determined in accordance with PFRS 8.

Impairment is determined by assessing the recoverable amount of the CGU (or group of CGUs), to which the goodwill relates. Where the recoverable amount of the CGU (or group of CGUs) is less than the carrying amount, an impairment loss is recognized. Where goodwill forms part of a CGU (or group of CGUs) 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 these circumstances is measured based on the relative values of the operation disposed of and the portion of the CGU retained. If the acquirer's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities exceeds the cost of the business combination, the acquirer shall recognize immediately in the consolidated statement of comprehensive income any excess remaining after reassessment.

Business combinations prior to January 1, 2010

In comparison to the above-mentioned requirements, the following differences applied:

Business combinations were accounted for using the purchase method. Transaction costs directly attributable to the acquisition formed part of the acquisition costs. The non-controlling interest (formerly known as minority interest) was measured at the proportionate share of the acquiree's identifiable net assets.

Business combinations achieved in stages were accounted for as separate steps. Any additional acquired share of interest did not affect previously recognized goodwill.

When the Group acquired a business, embedded derivatives separated from the host contract by the acquiree were not reassessed on acquisition unless the business combination resulted in a change in the terms of the contract that significantly modified the cash flows that otherwise would have been required under the contract.

Contingent consideration was recognized if, and only if, the Group had a present obligation, the economic outflow was more likely than not and a reliable estimate was determinable. Subsequent adjustments to the contingent consideration were recognized as part of goodwill.

Goodwill acquired in a business combination is initially measured at cost, being the excess of the cost of the business combination over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities of the acquired entity at the date of acquisition.

If the initial accounting for a business combination can only be determined on a provisional basis by the end of the period in which the combination is effected because either the fair

values to be assigned to the acquiree's identifiable assets, liabilities or contingent liabilities or the cost of the combination can be determined only provisionally, the Parent Company accounts for the combination using those provisional values. The Parent Company recognizes any adjustment to those provisional values as a result of completing the initial accounting within 12 months from the acquisition date.

Discontinued Operation

A discontinued operation is a component of an entity that has been disposed of and represents a separate major line of business. In the consolidated statement of income of the reporting period, and of the comparable period of the previous years, income and expenses from discontinued operations are reported separately from income and expenses from continuing operations, down to the level of profit after taxes. The resulting income or loss (after taxes) is presented separately in the statements of income.

Acquisition of Non-controlling Interest in a Subsidiary

Acquisition of non-controlling interest is accounted for using the parent entity extension method, whereby the difference between the fair value of consideration given and the share in the net book value of the net assets acquired is recognized as goodwill. When the consideration is less than the net assets acquired, the difference is recognized as a gain in the consolidated statement of income. In an acquisition without consideration involved, the difference between the share of the non-controlling interests in the net assets at book value before and after the acquisition is recognized either as goodwill or a gain from acquisition of non-controlling interests.

3. Preferred and Common Stock

The changes in the number of shares follow:

	March 31, 2011	December 31, 2010
Preferred stock - ₪1 par value cumulative and convertible to common stock		
Authorized number of shares	100,000,000	100,000,000
Issued and outstanding		
Balance at beginning of year	4,380	4,380
Cancellation/retirement of issued preferred shares	600	0
Balance at end of year	3,780	4,380
Common stock - ₪1 par value		
Authorized number of shares	5,900,000,000	5,900,000,000
Issued and outstanding		
Additional subscription	-	-
Preferred shares held in treasury		
Balance at beginning of year	0	0
Redemption of preferred shares	600	0
Cancellation/retirement of issued preferred shares	(600)	0
Balance	0	0

The preferred stock is redeemable, convertible, non-voting, non-participating and cumulative with par value of ₱1.00 per share. The preferred shareholders' right of converting the preferred shares to common shares expired in March 2002. Aside from the issued and outstanding 3,780 preferred shares, all the preferred shares were essentially redeemed, retired, cancelled and paid.

Appropriation

Retained earnings is restricted to the extent of the acquisition cost of the treasury shares amounting to ₱1.10 million and ₱187.21 million as of December 31, 2006 and 2005, respectively. No retained earnings have been currently appropriated for acquisition of treasury shares.

Dividends declared

On June 4, 2010 and May 21, 2009 the Parent Company's BOD approved and declared cash dividend of ₱0.50 and ₱0.20 per share or ₱1,328 million and ₱531 million respectively to stockholders of record as of June 22, 2010 and June 5, 2009, respectively. The cash dividend was paid on July 15, 2010 and on June 30, 2009 respectively as well.

4. Business Segments

The following tables present the net income of the specific business segments for the period and quarter ended March 31, 2011 and 2010 (amounts in thousand):

	Revenues			
	For the period		For the Quarter	
	2011	2010	2011	2010
Construction	2,622,006	2,786,653	2,622,006	2,786,653
Mining	4,907,349	3,812,919	4,907,349	3,812,919
Water	-	-	-	-
Real Estate Development	1,139,796	751,976	1,139,796	751,976
Electricity	2,112,852	2,491,077	2,112,852	2,491,077
Parent Company and Others	32,736	32,620	32,736	32,620
TOTAL	10,814,739	9,875,245	10,814,739	9,875,245

Net Income After Minority

	For the period		For the Quarter	
	2011	2010	2011	2010
Construction	362,006	389,607	362,006	389,607
Mining	936,351	318,315	936,351	318,315
Water	498,500	390,761	498,500	390,761
Real Estate Development	223,752	165,550	223,752	165,550
Electricity	262,102	32,313	262,102	32,313
Steel Fabrication	-	110,790		110,790
Parent Company and Others	(15,636)	(1,259)	(15,636)	(1,259)
TOTAL	2,267,075	1,406,077	2,267,075	1,406,077

5. Operating Expenses

The following tables present the consolidated operating expenses for the period ended March 31, 2011 and 2010 (amount in Php thousands):

	MARCH 31, 2011	MARCH 31, 2010
Government Share	582,971	582,307
Salaries, Wages & Employees benefits	227,117	134,995
Advertising and Marketing Expense	139,921	56,720
Commission	85,900	76,822
Outside Services	33,150	10,015
Taxes and Licenses	105,347	419,346
Depreciation Expense	45,021	21,535
Professional Fees	66,660	26,410
Entertainment, amusement and recreation	10,110	10,682
Rental Expense	12,079	8,078
Transportation and Travel	7,738	5,353
Communication, light and water	11,843	3,457
Repairs and Maintenance	31,191	13,825
Gasoline and Oil Expense	3,739	2,254
Supplies	10,706	15,192
Insurance	9,105	14,984
Other Operating Expense	30,026	22,257
TOTAL	1,412,631	1,424,239

6. **Related Party Transactions**

In the regular course of business, the Group's significant transactions with related parties consisted primarily of the following:

- (a) Comprehensive surety, corporate and letters of guarantee issued by the Company and DMCI for various credit facilities granted to and for full performance of certain obligations by certain related parties.
- (b) Certain assets of the Group, associates and other related parties were placed under accommodation mortgages to secure the indebtedness of the Group, its associates and other related parties.
- (c) Interest and non interest-bearing cash and operating advances made by the Group to and from various associates and other related parties.
- (d) Engineering and construction works of the water business is contracted to the construction segment of the Company. These projects are bid out to various contractors and are awarded on arms length transactions. The interrelated contracts amounted to Php 3,415,189,814.99 and Php 3,182,591,462.08 as of March 31, 2011 and March 31, 2010 respectively, where Php 334,753,593.92 and Php 498,122,761.33 were booked for the period ended March 31, 2011 and March 31, 2010 respectively.

7. **Financial Instruments and Financial Risk**

For interim reporting purposes, financial assets and liabilities are recognized at historical cost which is the fair value of the consideration given (in the case of the asset) or received (in the case of liability). Debt issuance costs are included in the initial measurement of all financial assets and liabilities except those that are designated as fair value through profit and loss.

OTHER RECEIVABLES -

D.M. Consunji, Inc.	206,470,567.83
Raco Haven Automation	3,602,481.00
Beta Electric Corporation	8,128,177.68
	<u>218,201,226.51</u>

DMCI Holdings, Inc.	61,324.14
DMCI Project Developers, Inc.	322,171,528.00
Semirara Mining Corporation	40,673,960.00

Sub-total 581,108,038.65

Total Non-trade Receivables 1,366,646,499.51

Less: Allowance for Doubtful Accounts -

DMCI HOLDINGS, INC.
 ACCOUNTS RECEIVABLE DESCRIPTION
 MARCH 31, 2011

Type of Receivable	Nature/Description	Collection Period
1) Contracts/Retention Receivable	Construction contract billings, sale of Goods and services pertaining to construction and related businesses of subsidiaries; real estate sales like sale of condominium units; development, improvements and construction of real estate projects; and coal mining sales	Contract Receivable - 20 to 30 days upon submission of progress billing Retention Receivable (10%) - depends on the agreement: 1) usually, 60 days after completion and acceptance of the project 2) if 50% completed, can bill 50% of retained amount as specified in the contract agreement Coal Mine Receivable - 1) Average standard term 80% of sales - 30 days upon presentation of invoice 20% of sales - 35 to 45 days term upon receipt of test results 2) Actual term - 45 to 60 days after billing Real Estate Receivable terms: Upon sale - 1) Reservation Fee - P 20,000.00 2) Balance paid through in-house or pag-ibig financing
2) Advances	Includes Advances to Suppliers, sub-contractors, and advances to employees/subject for liquidation	
3) Affiliates	Includes Advances to Subsidiaries and Affiliates	
4) Other Receivables	Includes refundable deposits, claims from some government agency like SSS, BIR and other receivables from miscellaneous billings	

Normal Operating Cycle

- 1.) Construction and Real Estate - positive net working capital
- 2) Mining - positive net working capital