SK TELECOM CO LTD Form 6-K January 06, 2012

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 6-K

REPORT OF FOREIGN PRIVATE ISSUER

PURSUANT TO RULE 13a-16 OR 15d-16

UNDER THE SECURITIES EXCHANGE ACT OF 1934

FOR THE MONTH OF JANUARY 2012

COMMISSION FILE NUMBER 333-04906

SK Telecom Co., Ltd.

(Translation of registrant s name into English)

11, Euljiro2-ga, Jung-gu

Seoul 100-999, Korea

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(Address of principal executive offices)

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

Form 20-F x Form 40-F "

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): "

Note: Regulation S-T Rule 101(b)(1) only permits the submission in paper of a Form 6-K if submitted solely to provide an attached annual report to security holders.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): "

Note: Regulation S-T Rule 101(b)(7) only permits the submission in paper of a Form 6-K if submission to furnish a report or other document that the registration foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant s home country), or under the rules of the home country exchange on which the registrant s securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant s security holders, and if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR.

Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934. Yes "No x

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

QUARTERLY BUSINESS REPORT

(From January 1, 2011 to September 30, 2011)

THIS IS A SUMMARY OF THE QUARTERLY BUSINESS REPORT ORIGINALLY PREPARED IN KOREAN AND IS IN SUCH FORM AS REQUIRED BY THE KOREAN FINANCIAL SERVICES COMMISSION.

IN THE TRANSLATION PROCESS, SOME PARTS OF THE REPORT WERE REFORMATTED, REARRANGED OR SUMMARIZED FOR THE CONVENIENCE OF READERS.

UNLESS EXPRESSLY STATED OTHERWISE, ALL INFORMATION CONTAINED HEREIN IS PRESENTED ON A CONSOLIDATED BASIS IN ACCORDANCE WITH THE INTERNATIONAL FINANCIAL REPORTING STANDARDS ADOPTED FOR USE IN KOREA, OR K-IFRS, WHICH DIFFER IN CERTAIN RESPECTS FROM GENERALLY ACCEPTED ACCOUNTING PRINCIPLES IN CERTAIN OTHER COUNTRIES, INCLUDING THE UNITED STATES. WE HAVE MADE NO ATTEMPT TO IDENTIFY OR QUANTIFY THE IMPACT OF THESE DIFFERENCES.

I. COMPANY OVERVIEW

1. Company Overview

Starting in the first quarter of 2011, SK Telecom Co., Ltd. (the Company) prepares and reports its financial statements under the International Financial Reporting Standards as adopted for use in Korea (K-IFRS). The transition date of the Company and its consolidated companies to K-IFRS is January 1, 2010 and the adoption date is January 1, 2011. The Company's quarterly business report for the nine months ended September 30, 2011 includes the following consolidated subsidiaries:

			Total Asset as	
Name	Date of Establishment	Principal Business	of Dec. 31, 2010 (millions of Won)	Material Subsidiary
SK Telink Co., Ltd.	Apr. 9, 1998	Telecommunication and satellite		
		broadcasting services	386,573	Material
SK Communications Co., Ltd.	Sep. 19, 1996	Internet portal and other Internet information	,	
,	1 /	services	311,322	Material
PAXNet Co., Ltd.	May 18, 1999	Database and online information services	35,863	
Loen Entertainment, Inc.	Jul. 7, 1982	Music and audio publication	131,789	Material
Stonebridge Cinema Fund	Sep. 30, 2005	Investment partnership	16,380	
Ntreev Soft Co., Ltd.	Dec. 1, 2003	Development and supply of online and mobile games and software	34,485	
SK i-media Co., Ltd.	Aug. 7, 2006	Development and supply of online and mobile games and software	5,169	
Commerce Planet Co., Ltd.	Jul. 1, 1997	Information technology and computer services	42,142	
SK Broadband Co., Ltd.	Sep. 26, 1997	Multimedia and IP TV services	3,083,938	Material
Broadband D&M Co., Ltd.	Feb. 5, 1998	Management of telecommunication facilities	10,844	Material
Broadband Media Co., Ltd.	Aug. 25, 2005	Telemarketing services	126,278	Material
Broadband CS Co., Ltd.	Oct. 1, 1998	Call center operation	7,526	
K-net Culture and Contents Venture Fund	Nov. 24, 2008	Investment partnership	48,170	
2nd Benex Focus Investment Fund	Dec. 12, 2008	Investment partnership	23,171	
Open Innovation Fund	Dec. 22, 2008	Investment partnership	44,713	
PS&Marketing Corporation	Apr. 3, 2009	Resale of telecommunication services	246,574	Material
Service Ace Co., Ltd.	Jul. 1, 2010	Call center operation and telemarketing services	36,742	
Service Top Co., Ltd.	Jul 1, 2010	Call center operation and telemarketing services	29,706	
Network O&S Co., Ltd.	Jul. 1, 2010	Wireless telecommunication services	32,955	
SK Telecom China Holdings Co., Ltd.	Jul. 12, 2007	Investment	37,562	

N	Date of		Total Asset as of Dec. 31, 2010 (millions of	Material
Name	Establishment	Principal Business	Won)	Subsidiary
Sky Property Mgmt., Ltd.	Jun. 20, 2007	Real estate rental	567,480	Material
Shenzhen E-eye High Tech Co., Ltd.	Apr. 1, 2000	Telematics services	13,759	
SKT Vietnam PTE., Ltd.	Apr. 5, 2000	Wireless telecommunication services	49,115	Material
SKT Americas, Inc.	Dec. 29, 1995	Management consulting and investment	51,909	
YTK Investment Ltd.	Jul. 1, 2010	Investment	39,645	
SK Telecom Global Investment B.V	Jul. 3, 2008	Investment	42,290	
Atlas Investment	Jun. 24, 2011	Investment	0	
Service-in Co., Ltd.	Apr. 4, 2011	Internet service operation	0	
B&CP Co., Ltd.	Dec. 7, 2009	Software development	0	
Technology Innovation Partners, LP	Jun. 24, 2011	Investment	0	
SK China Real Estate Co., Limited	Mar. 19, 2009	Real estate investment	295	
SK Telecom China Fund I L.P.	Sep. 14, 2011	Investment	0	
A. Corporate Legal Business Name: SK Teleo	com Co., Ltd.			

B. Date of Incorporation: March 29, 1984

C. Location of Headquarters

- (1) Address: 11 Euljiro 2-ga, Jung-gu, Seoul, Korea
- (2) Phone: +82-2-6100-2114
- (3) Website: http://www.sktelecom.com
- D. Major Businesses
- (1) Wireless Business

The Company provides wireless telecommunications services, characterized by its competitive strengths in handheld device, affordable pricing, network coverage and an extensive contents library. With the commencement of services employing LTE technology, the Company expects to be able to provide its wireless subscribers with access to high-quality video contents and services, interactive multimedia games and other new services. The Company is also actively fostering the growth of 11th Street, T Store and commerce markets that it believes have a strong growth potential in open platform environments. The Company is also exploring new business opportunities with strong growth potential, such as message services, SNS services, N Screen-based Personal Media and other services. In the business-to-business services, the Company is planning to strengthen strategic alliances to develop and commercialize industry-specific custom solutions in healthcare, education and other industries.

(2) Fixed-line Business

Our broadband and fixed-line services are largely carried out by SK Broadband, which is a material consolidated subsidiary of SK Telecom. SK Broadband is engaged in providing telecommunications, broadcasting and new media services and various other services that are permitted to be carried out by SK Broadband under relevant regulations, as well as business activities that are directly or indirectly related to providing those services. With the adoption of K-IFRS in 2011, our broadband and fixed-line services segment also includes the following services provided by certain other subsidiaries of SK Telecom subject to consolidation under K-IFRS: multimedia services and IP TV services (Broadband Media Co., Ltd.); telemarketing services (Broadband CS Co., Ltd.); and telecommunications-related construction and lease services (Broadband D&M Co., Ltd.).

(3) Other Businesses

SK Communications, a material consolidated subsidiary of SK Telecom, provides integrated portal services through NATE, social networking services through Cyworld and instant messaging services through NATE-ON. Key sources of revenue for SK Communications is display advertising, search engine-based advertising, and contents and other services. Display advertising consists of image, video and Flash-based multimedia advertising carried on NATE, Cyworld and NATE-ON and aims to give greater exposure to the advertiser s brand name to the public. The increased effectiveness of on-line media as an advertising outlet has resulted in greatly expanded advertiser base, and the increasing variety in the format of advertising have all contributed to the growth of display advertising. Search engine-based advertising refers to the type of advertising that embeds advertisements within search results produced by searches of certain keywords on the NATE portal site. Search engine-based advertising has a certain appeal to small and medium-sized advertisers. Contents and other services include sales of on-line items to be used on Cyworld, contents sales and providing certain types of services. Revenues from contents and other services are generated through sales of on-line digital items through fixed-line Cyworld services and revenues generated by usage of mobile Cyworld services, which are shared with mobile phone service operators, as well as revenues from NATE-ON instant messaging, custom decorations for mobile phones, cartoon strips, fortunetelling, games and other contents services. In addition, SK Communications receives revenue from its services agreement with SK Telecom in connection with operation of WAP wireless NATE services. SK I-Media, Co., Ltd., a subsidiary of SK Communications, is engaged in software development and distribution, Internet contents services, and providing Internet systems solutions.

See II. Business Overview for more information.

E. Credit Ratings

(1) Corporate Bonds

Credit rating entity

Credit rating date	Subject of rating	Credit rating	(Credit rating range)	Rating classification
February 20, 2008	Corporate bond	AAA	Korea Ratings	Current rating
February 21, 2008	Corporate bond	AAA	Korea Investors Service, Inc.	Current rating
February 21, 2008	Corporate bond	AAA	Korea Information Services, Inc.	Current rating
June 3, 2008	Corporate bond	AAA	Korea Ratings	Regular rating
June 17, 2008	Corporate bond	AAA	Korea Investors Service, Inc.	Regular rating
June 30, 2008	Corporate bond	AAA	Korea Information Services, Inc.	Regular rating
October 20, 2008	Corporate bond	AAA	Korea Ratings	Current rating
October 20, 2008	Corporate bond	AAA	Korea Investors Service, Inc.	Current rating
October 20, 2008	Corporate bond	AAA	Korea Information Services, Inc.	Current rating
January 13, 2009	Corporate bond	AAA	Korea Ratings	Current rating
January 13, 2009	Corporate bond	AAA	Korea Investors Service, Inc.	Current rating
January 13, 2009	Corporate bond	AAA	Korea Information Services, Inc.	Current rating

Credit rating entity

Credit rating entity

Credit rating date	Subject of rating	Credit rating	(Credit rating range)	Rating classification
February 23, 2009	Corporate bond	AAA	Korea Ratings	Current rating
February 23, 2009	Corporate bond	AAA	Korea Investors Service, Inc.	Current rating
February 23, 2009	Corporate bond	AAA	Korea Information Services, Inc.	Current rating
June 24, 2009	Corporate bond	AAA	Korea Information Services, Inc.	Regular rating
June 26, 2009	Corporate bond	AAA	Korea Ratings	Regular rating
June 30, 2009	Corporate bond	AAA	Korea Investors Service, Inc.	Regular rating
June 22, 2010	Corporate bond	AAA	Korea Ratings	Regular rating
June 29, 2010	Corporate bond	AAA	Korea Investors Service, Inc.	Regular rating
June 29, 2010	Corporate bond	AAA	NICE Investors Service Co, Ltd.	Regular rating
May 27, 2011	Corporate bond	AAA	Korea Ratings	Regular rating
June 13, 2011	Corporate bond	AAA	NICE Investors Service Co, Ltd.	Regular rating
June 23, 2011	Corporate bond	AAA	Korea Investors Service, Inc.	Regular rating

* Rating definition: AAA - The certainty of principal and interest payment is at the highest level with extremely low investment risk, and is stable in that there is no influence of any environmental change under reasonable expectation conditions. (2) Commercial Paper (CP)

Credit rating date Subject of rating Credit rating (Credit rating range) Rating classification June 3, 2008 CP A1 Korea Ratings Current rating June 16, 2008 CP A1 Korea Information Services, Inc. Current rating June 17, 2008 CP Korea Investors Service, Inc. Current rating A1 October 20, 2008 CP A1 Korea Ratings Regular rating October 20, 2008 CP A1 Korea Investors Service, Inc. Regular rating October 20, 2008 CP Korea Information Services, Inc. Regular rating A1 June 24, 2009 CP Korea Information Services, Inc. Current rating A1 June 26, 2009 Korea Ratings Current rating CP A1 June 30, 2009 CP Korea Investors Service, Inc. Current rating A1 December 15, 2009 Korea Ratings Regular rating CP A1 December 30, 2009 CP A1 Korea Investors Service, Inc. Regular rating December 30, 2009 CP A1 Korea Information Services, Inc. Regular rating June 22, 2010 CP A1 Korea Ratings Current rating June 29, 2010 CP Korea Investors Service, Inc. Current rating A1 June 29, 2010 CP NICE Investors Service Co, Ltd. A1 Current rating

Credit rating entity

Credit rating company

Credit rating date	Subject of rating	Credit rating	(Credit rating range)	Rating classification
December 16, 2010	СР	A1	Korea Ratings	Regular rating
December 27, 2010	СР	A1	Korea Investors Service, Inc.	Regular rating
December 29, 2010	СР	A1	NICE Investors Service Co, Ltd.	Regular rating
May 27, 2011	СР	A1	Korea Ratings	Current rating
June 13, 2011	СР	A1	NICE Investors Service Co, Ltd.	Current rating
June 23, 2011	CP	A1	Korea Investors Service, Inc.	Current rating

* Rating definition: A1 - Timely repayment capability is at the highest level with extremely low investment risk, and is stable in that there is no influence of any environmental change under reasonable expectation conditions.

(3) International Credit Ratings

	Creat rating company				
		Credit rating			
Date of credit rating	Subject of rating	of securities	(Credit rating range)	Rating type	
April 7, 2009	Offshore Convertible Bonds	А	Fitch (England)	Current rating	
April 7, 2009	Offshore Convertible Bonds	A2	Moody s (U.S.A.)	Current rating	
April 7, 2009	Offshore Convertible Bonds	А	S&P (U.S.A.)	Current rating	
2. Company History					

March 2008: Purchased shares of SK Broadband Co., Ltd. (formerly Hanaro Telecom)

May 2009: Participated in the public share offering of SK Broadband Co., Ltd.

September 2009: Acquired leased line and related other business of SK Networks Co., Ltd.

February 2010: Purchased shares of Hana Card Co., Ltd.

October 2011: SK Planet Co., Ltd. was spun off from the Company.

A. Location of Headquarters

22 Dohwa-dong, Mapo-gu, Seoul (July 11, 1988)

16-49 Hangang-ro 3-ga, Yongsan-gu, Seoul (November 19, 1991)

267 Namdaemun-ro 5-ga, Jung-gu, Seoul (June 14, 1995)

99 Seorin-dong, Jongro-gu, Seoul (December 20, 1999)

11 Euljiro 2-ga, Jung-gu, Seoul (December 13, 2004) B. Significant Changes in Management

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At the 27th General Shareholders Meeting held on March 11, 2011, (1) Sung Min Ha and Jin Woo So were elected as inside directors, (2) Rak Yong Uhm, Jay Young Chung and Jae Ho Cho were re-elected as independent directors, and (3) Jay Young Chung and Jae Ho Cho were re-elected as members of the audit committee. Man Won Jung and Ki Haeng Cho resigned from the Board on March 11, 2011. At the Extraordinary General Meeting of Shareholders held on August 31, 2011, Jun Ho Kim was elected as an inside director and Jin Woo So resigned from the Board to transfer to an affiliate of the Company.

C. Change in Company Name

On September 22, 2008, SK Broadband, one of our material consolidated subsidiaries, changed its name to SK Broadband Co., Ltd. from Hanaro Telecom Co., Ltd. to facilitate the sharing of SK Group s corporate culture and brand. Similarly, on September 22, 2008, Broadband Media Co., Ltd., another of our material consolidated subsidiaries, changed its name to Broadband Media Co., Ltd. from Hanaro Media Co., Ltd.

D. Mergers, Acquisitions and Restructuring

[SK Telink Co., Ltd.]

(1) Merger

On July 22, 2010, the board of directors approved the merger of TU Media Corp. into SK Telink Co., Ltd. effective as of November 1, 2010. In connection with this merger, SK Telink issued 256,763 shares of its common stock.

[SK Communications Co., Ltd.]

(1) Merger

On June 25, 2007, the board of directors resolved to cause SK Communications Co., Ltd. to merge into Empas Corp., effective as of November 1, 2007. We believe this merger helped to strengthen our competitiveness in the portal services market. In the merger, one share of the former SK Communications was converted into 3.5732182 shares of Empas.

(2) Spin off

On August 6, 2008, the board of directors resolved to spin off its video education business to create Etoos Co., Ltd., effective as of November 1, 2008. The spin off was intended to help the Company to better focus on its core businesses and to give each of our business divisions greater autonomy in making operational decisions based on technical expertise specific to the respective business division.

(3) Acquisition

1. Acquisition of publishing business division

On April 10, 2009, SK Communications sold its publishing business division to Etoos for Won 4,785 million in accordance with the resolution of our board of directors of March 5, 2009.

2. Acquisition of the KUKU division

On July 1, 2009, SK Communications purchased the KUKU division from SK I-Media Co., Ltd., a subsidiary of ours, for a purchase price of Won 1,157 million, in accordance with the June 25, 2009 resolution of our board of directors.

3. Acquisition of the Spicus division

Pursuant to the July 23, 2009 resolution of our board of directors, SK Communications sold the Spicus division, the Company s telephone English education division, to Spicus Inc., a subsidiary of Altos Ventures on August 1, 2009 for a purchase price of Won 1,493 million.

(4) Disposition of shares

SK Communications sold all of its shares in Etoos to Cheong Sol pursuant to a resolution of our board of directors of October 19, 2009 and, as consideration, received Won 50,000 million principal amount of convertible bonds.

E. Other Important Matters related to Management Activities

[SK Telecom]

(1) Interim dividend

On July 28, 2011, the board of directors resolved to declare interim dividends as follows:

- 1) Payment of interim dividends: cash dividend of Won 1,000 per share (Total dividend amount: Won 71,094,999,000)
- 2) Market dividend rate: 0.63%
- 3) Record date: June 30, 2011

4) Date of dividend payment : Within 20 days following the resolution of the board of directors (2) Share buy-back

In accordance with the resolution of the Company s board of directors on July 19, 2011, the Company repurchased 1,400,000 shares of treasury stock to stabilize share price and enhance shareholder value. For more details, please see public disclosures made on July 20, 2011 and October 5, 2011 regarding the repurchase.

(3) Leak of personal information

In July 2011, a leak of personal information of subscribers of Nate and Cyworld websites operated by SK Communications Co., Ltd., the Company s consolidated subsidiary, occurred. Two lawsuits (total claim of Won 9 million) demanding compensation for damages from the leak were filed and five payment orders (total payment amount of Won 7 million) were issued by the courts against SK Communications in connection with the leak.

(4) Spin-off

In accordance with the resolution of the Company s board of directors on July 19, 2011 and the resolution of the shareholders meeting on August 31, 2011, the Company spun off its platform business and established SK Planet Co., Ltd. effective as of October 1, 2011. The registration of the spin-off was completed on October 5, 2011. Set forth below are important details of the spin-off.

Description

Method of Spin-off

Resulting Companies

Effective Date

Detail

Simple vertical spin-off

SK Telecom Co., Ltd. (Surviving Company)

SK Planet Co., Ltd. (Spin-off Company)

October 1, 2011

Set forth below is summary of financial position before and after the spin-off. (in millions of Won)

Before spin-off (As of September 30, 2011)

After spin-off (As of October 1, 2011)

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	SK Telecom Co., Ltd.	SK Telecom Co., Ltd.	SK Planet Co., Ltd.
Total Assets	19,400,114	19,084,651	1,545,537
Total Liabilities	7,673,828	7,358,365	315,463
Total Shareholders Equity	11,726,286	11,726,286	1,230,074

Schedule of spin-off

Category		Date
Board resolution	ution on spin-off	July 19, 2011
Record Date	e for Determination of Shareholders for the Shareholders Meeting for Spin-off	August 4, 2011
Shareholder	rs Meeting for Approval of Spin-off Plan	August 31, 2011
Date of Spir	n-off	October 1, 2011
Shareholder	meeting for Report of Spin-off or Inaugural Meeting of Shareholders	October 4, 2011
Registration	n of Spin-off	October 5, 2011
	Notice of closure of shareholders register	July 20, 2011
Othors	Period of closure of shareholders register	August 5, 2011~ August 8, 2011
Others	Public notice of shareholders meeting	August 10, 2011 and August 12, 2011
	Dispatch of notice of shareholders meeting	August 12, 2011

Changes in shareholding, including majority shareholder

Not applicable because the spin-off is a simple vertical spin-off.

Appraisal rights of shareholders

Not applicable because the spin-off is a simple vertical spin-off.

Protection of creditors

In accordance with Article 530-1 Paragraph 1, both SK Telecom and SK Planet will be jointly and severally liable for the payment of all obligations of SK Telecom incurred prior to the spin-off.

Allocation of new shares

In accordance with Articles 530-2 through 530-12, the spin-off is a simple vertical spin-off and all shares of SK Planet were allocated to SK Telecom. (5) Acquisition of Shares of Hynix Semiconductor

In accordance with the resolution of the Company s board of directors on November 14, 2011, the Company decided to purchase 146,100,000 shares of Hynix Semiconductor Inc. (estimated aggregate purchase price of Won 3,426,675 million) on February 14, 2012 in order to acquire the control of Hynix Semiconductor. All shares (including existing shares and newly-issues shares) will be purchased with cash, and the Company will have a 21.05% equity interest in Hynix Semiconductor after the purchase.

[SK Broadband]

SK Broadband, a material consolidated subsidiary of ours, acquired subscriberships of regional cable and other service providers on several different occasions. Such acquisitions were intended to secure a stable subscriber base for our broadband Internet service and, at the same time, increase the service coverage area. Because such acquisitions were conducted on a relatively small scale and involved purchase of subscriberships, we did not believe such acquisitions rose to the level of purchasing an entire business line from another company or likely to have a material impact on our business, and therefore we believed that such acquisitions did not require resolution of our shareholders.

3. Total Number of Shares

A. Total number of shares

(As of September 30, 2011)			(Unit: shares
-	Share ty	pe	
Classification	Common shares	Total	Remarks
I. Total number of authorized shares	220,000,000	220,000,000	
II. Total number of shares issued to date	89,278,946	89,278,946	
III. Total number of shares retired to date	8,533,235	8,533,235	
a. reduction of capital			
b. retirement with profit	8,533,235	8,533,235	
c. redemption of redeemable shares			
d. others			
IV. Total number of shares (II-III)	80,745,711	80,745,711	
V. Number of treasury shares	11,050,712	11,050,712	
VI. Number of shares outstanding (IV-V)	69,694,999	69,694,999	

On July 20, 2011, the Company publicly disclosed its plan to repurchase treasury stock. The Company repurchased 1.4 million shares of treasury stock from July 25, 2011 to September 30, 2011 through the Korea Exchange. For more information on the repurchase of treasury stock, please see public disclosures made on July 20, 2011 and October 5, 2011.

B. Treasury Stock

(1) Acquisitions and Dispositions of Treasury Stocks

(As of September 30, 2011	As of September 30, 2011)			Changes				(Unit: Shares)
Acqu	isition methods		Type of shares	At the beginning of period	Acquired (+)	Disposed (-)	Retired (-)	At the end of period
Acquisition pursuant to the Financial Investment Services	Direct acquisition	Direct acquisition from market Tender offer Appraisal rights of dissenting shareholder	Common shares Preferred shares Common shares Preferred shares Common shares	5,686,028	1,400,000			7,086,028
and Capital Markets Act of Korea (FSCMA)	Acquisition through trust and other agreements	Sub-total Held by trustee Held in actual stock	Common shares Preferred shares Common shares Preferred shares Common shares Preferred shares	5,686,028 3,886,710	1,400,000			7,086,028 3,886,710
		Sub-total	Common shares Preferred shares	3,886,710				3,886,710
Other acquisition			Common shares Preferred shares	77,974				77,974
Total			Common shares Preferred shares	9,650,712	1,400,000			11,050,712

* Among 11,050,712 shares directly acquired by the Company, 2,192,102 shares were deposited with the Korea Securities Depository as of September 30, 2011 for issuance upon conversion of the overseas convertible bonds.

4. Status of Voting Rights

(As of September 30, 2011)			(Unit: shares)
Classification		Number of shares	Remarks
Total shares (A)	Common share Preferred share	80,745,711	
Number of shares without voting rights (B)	Common share Preferred share	11,050,712	Treasury shares
Shares with restricted voting rights under the Korean law (C)			
Shares with reestablished voting rights (D)			
The number of shares with exercisable	Common share	69,694,999	
voting right s ($\mathbf{E} = \mathbf{A} - \mathbf{B} - \mathbf{C} + \mathbf{D}$)	Preferred share		

5. Dividends and Others

- A. Dividends
 - (1) Distribution of interim dividends of Won 1,000 was approved during the 305th Board of Directors Meeting on July 23, 2009.
 - (2) Distribution of cash dividends was approved during the 26th General Meeting of Shareholders held on March 12, 2010.

Distribution of cash dividends per share of Won 8,400 (exclusive of an interim dividend of Won 1,000) was approved.

- (3) Distribution of interim dividends of Won 1,000 was approved during the 318th Board of Directors Meeting on July 22, 2010.
- (4) Distribution of cash dividends was approved during the 27th General Meeting of Shareholders held on March 11, 2011.

Distribution of cash dividends per share of Won 8,400 (exclusive of an interim dividend of Won 1,000) was approved.

(5) Distribution of interim dividends of Won 1,000 was approved during the 330th Board of Directors Meeting on July 28, 2011. B. Dividends for the Last 3 Fiscal Years

		(Unit: in millions of Won, except per share As of and for the		
Classification		nine months ended September 30, 2011	As of and for the year ended December 31, 2010	As of and for the year ended December 31, 2009
Par value per share (Won)		500	500	500
Net income		1,423,741	1,410,968	1,288,340
Net income per share (Won)		20,083	19,612	17,808
Total cash dividend Total stock dividends		71,095	669,534	680,043
Percentage of cash dividend to availa	able income (%)		47.5	52.8
Cash dividend yield ratio (%)	Common share Preferred share	0.6	5.4	5.6
Stock dividend yield ratio (%)	Common share Preferred share			
Cash dividend per share (Won)	Common share Preferred share	1,000	9,400	9,400
Stock dividend per share (share)	Common share Preferred share			

Prepared based on non-consolidated financial statements. Net income per share means basic net income per share.

- * Total cash dividend of Won 680,043 million for the year ended December 31, 2009 includes the total interim dividend amount of Won 72,345 million, and the cash dividend amount per share of Won 9,400 includes the interim cash dividend amount of Won 1,000.
- * Total cash dividend of Won 669,534 million for the year ended December 31, 2010 includes the total interim dividend amount of Won 72,345 million, and the cash dividend amount per share of Won 9,400 includes the interim cash dividend amount of Won 1,000.
- * Total amount of interim dividend for the nine months ended September 30, 2011 was Won 71,095 million, and the interim cash dividend amount per share was Won 1,000.

II. BUSINESS

Each company in consolidated entity is separate as a legal entity providing independent services and products. The business is majorly distinguished as a wireless telecommunication business consisting of mobile phone, wireless data, information telecommunication, a fixed line telecommunication business consisting of PSTN, high speed Internet, data and network lease service etc. and other telecommunication business composing of Internet portal service, game etc.

1. Business Overview

[Wireless Business]

A. Industry Characteristics

As of September 30, 2011, the number of domestic mobile phone subscribers reached 52.12 million and, with more than 100% penetration rate, the Korean mobile communication market can be considered to have reached its maturation stage. However, the penetration rate is expected to increase further due to increased use of mobile phones by corporate users resulting from the rapid growth of smart phone markets, as well as the increasing popularity of high-tech mobile devices based on wireless data services such as tablet PC.

The Korean mobile communications market continues to improve in the quality of services with the help of advances in network-related technology and the development of highly advanced handsets including various smart phones which enable the provision of convergence services for multimedia contents, mobile commerce, telematics, satellite Digital Multimedia Broadcasting (DMB), digital home services, connected workforce services and other related services. In addition, through HSPA+ network commercialized in October 2010 and the LTE network introduced in July 2011, the B2B business directly resulting in the enhancement of productivity, such as the corporate connected workforce business, is expected to grow rapidly.

B. Growth Potential

					(Unit: 1,00	0 persons)
		As of		As of December 31,		
		September 30,				
Classification		2011	2010	2009	2008	2007
	SK Telecom	26,421	25,705	24,270	23,032	21,968
Number of subscribers	Others (KT, LGU+)	25,697	25,062	23,675	22,575	21,529
	Total	52,118	50,767	47,944	45,607	43,497

(Source: Korea Communications Commission website)

C. Domestic and Overseas Market Conditions

The Korean mobile communication market includes the entire population of Korea with mobile communication service needs, and almost every Korean is considered a potential user. Although demand has primarily been in the domestic market, as the business territory expands to overseas market, the size of overseas sales is expected to grow in the near future. In addition, sales revenue related to data services is expected to increase due to the increasing popularity of smart phones and wireless Internet. Business-to-business segment that creates added values by adding additional solutions and applications is also growing. Seasonal and economic fluctuations have much less impact on the Korean mobile communication market compared to other industries.

Historical market share of the Company:

(As of September 30, 2011)	As of	As of	(l Decembe	Jnit: %) r 31,
Classification	September 30, 2011	2010	2009	2008
Classification	2011	2010	2009	2008
Mobile communication services	50.7	50.6	50.6	50.5
Comparative market share:				

(As of September 30, 2011)			(Unit: %)
Classification	SK Telecom	KT	LG U+
Market share	50.7	31.5	17.9
	(Source: Korea	Communicati	ons Commissi

D. Business Overview and Competitive Strengths

The Company s wireless business, seeking to become the Global Convergence Leader , achieved robust operating results in the third quarter of 2011 due to solid growth in new subscribers, an increase in demand for smart phones, vigorous activity in wireless Internet area and the Company s fundamental strengths. The Company maintained its leadership in wireless Internet market by commencing the LTE service for the first in Korea, while preparing for new growth in global platform business.

As of September 30, 2011, the Company had approximately 26.42 million wireless subscribers throughout Korea and a 50.7% market share of the wireless market in Korea in terms of the number of subscribers. The Company plans to establish its leadership among users of smart phones by introducing various mobile platforms and streamlining the subscription process and pricing structures to enable subscribers to easily access their mobile content from multiple devices. The Company also plans to maintain its leadership in wireless Internet market by providing innovative user interface for content access and through investment in data networks, network sharing and support of the content production.

The Company has begun the popularization of smart phones and its smart phone subscribers reached 10 million as of the end of October 2011. The Company s LTE subscribers are increasing as planned, as sales are vitalized by an expanded lineup of premium LTE handsets. The Company is also providing unrivaled network coverage as it has expanded network coverage to inside buildings and underground. The Company plans to expand its LTE coverage to 28 cities from January 2012, and expects such expansion will lead to an increase in sales throughout the nation and accelerate the growth of LTE and table PC users.

SK Planet, which was officially established on October 1, 2011, has started its work with the vision of Global Platform Innovator and with core values of Human, Unique and Global. T store has reached 10 million subscribers after two years of rapid growth, which resulted from various policies to support application developers and build ecosystem. T store will further cooperate with business partners as the subscriber base grows. T store also plans to expand to China, Taiwan and Japan.

11th Street has recently increased its market share in Korea to approximately 30% and has recorded operating profit from June 2011. In addition, 11th Street is the leader with 42% market share in the mobile commerce market, which is showing rapid growth. 11th Street will strengthen its competitiveness by launching Open Shopping Gateway in 2011 that combines open market, general shopping mall and professional shopping mall.

The Company also expects the growth of business to business (B2B) sector. The Company is generating tangible results in B2B sector by developing new business models for different industries, such as health care and education, as well as developing B2B solutions and increasing its influence in B2B lease-line business.

[Fixed Line Business]

A. Industry Characteristics

The Korean telecommunications industry is currently characterized by the introduction of smartphones, tablet computers and other devices with enhanced mobility and the advent of cloud computing, mobile offices and other information and communications technology. In addition, mergers among fixed-line operators and wireless operators have accelerated the convergence within the telecommunications sector, creating a market structure in which groups with both fixed-line and wireless capabilities compete for greater market share to secure a more solid footing in the market. Spurred on by the introduction of various bundled products , growth in the subscriber base for IP TV services and a paradigm shift in the voice telephone market towards Internet-based telephone services, the broadband and fixed-line telecommunications market is playing a key role in the accelerated consolidation of the service providers as well as heightened competition in a growing market. The increased usage of smartphones and tablet PCs, as well as the commercialization of the fourth generation LTE network, has greatly increased the demand for wireless data transmissions, thereby putting into greater relief the importance of fixed-line networks.

We believe the transition to digital TV services will accelerate in 2012 when analog open air TV broadcast will terminate. We expect stronger competition in new services such as smart TVs and various convergence products, such as smartphones and N Screen services employing tablet computers.

Satellite DMB service has characteristics of both broadcasting and telecommunication services. It is characterized as satellite broadcasting because it broadcasts the same programming to multiple users through the satellite network, while it has characteristics of telecommunication because it provides two-way communication service through handsets. Satellite DMB service can be compared to broadcasting media, such as terrestrial radio and television, cable television and satellite broadcasting, as well as telecommunication media, such as the Internet and wireless telephone, and convergence media, such as wireless portal and terrestrial DMB service.

B. Growth Potential

(Unit: 1,000 persons)

		As of	As of Dece	ember 31,
		September 30,		
C	lassification	2011	2010	2009
	High Speed Internet	17,754	17,224	16,348
Fixed Line Subscribers	Fixed Line	18,775	19,273	20,089
	IPTV	3,332	2,740	1,742

(Source: Korea Communications Commission website)

C. Domestic and Overseas Market Conditions

The broadband and fixed-line telecommunications market comprises all residents in Korea who have a need for broadband Internet, telephone, IP TV or other fixed-line services, regardless of their sex, age and income levels, and extends to all geographical areas in Korea. Most foreign countries deem fixed-line telecommunications services as part of their national infrastructure, and therefore at this moment reliance on domestic service providers is near 100%. The broadband Internet market and telephone services market are near saturation, but there is a steady increase in number of subscribers. In addition, there has been a strong growth in the market for IP TV, smart office services and other integrated convergence products that are becoming the new media platform in the market, resulting in faster growth in the business-to-business market.

The expected migration of analog cable television subscribers to digital TV services in 2012 when analog open air TV broadcast will terminate, as well as the expansion of markets resulting from the entrance of new global players, such as Apple and Google, into the television industry, are expected to present new opportunities. On the other hand, risk factors include an increase in competition as a competitor is expanding its subscriber base by offering services bundled with satellite TV service.

Historical market share of the Company:

	As of	As of De	(Unit: %) cember 31,
	September 30,	2010	2000
Classification	2011		2009
High Speed Internet (include Resale)	23.4	23.2	23.5
Fixed Line (include VOIP)	14.5	13.7	11.5
IPTV	24.1	26.8	23.1

(Source: Korea Communications Commission website)

D. Business Overview and Competitive Strengths

SK Broadband, which in 1999 became the first company in the world to commence commercial ADSL services, has strengthened its co-marketing efforts with SK Telecom. The co-marketing efforts and the enhanced competitiveness of the bundled products have resulted in expanded subscriber base across all of our businesses, including broadband Internet, telephone and IP TV. In particular, we have positioned ourselves to focus on corporate customer services as one of the key strategic areas for mid- to long-term growth, and our efforts to exploit new information and communications technology based businesses have led to revenue growth and strengthening of our competitiveness in the emerging business-to-business market.

SK Telink, a material consolidated subsidiary of ours, provides international telecommunications service. SK Telink has been able to establish itself as a market leader as a result of its affordable pricing, proactive marketing and the quality of its services. It launched a mobile phone-based international calling service under the brand name 00700 in 1998, creating a new niche market within the long-distance telephony market that was otherwise dominated by existing service providers. In 2003, SK Telink was designated a common carrier for international calling services, which allowed us to expand our international calling services to fixed-line international calling services. In addition, in 2010, we were again ranked first in the four major independent customer satisfaction surveys, including the Korea Nation Customer Satisfaction Index, after having been ranked first in 2009. The revenue from our international calling services in 2010 was Won 323.4 billion, which represents a 7% growth from 2009.

On December 30, 2004, we obtained from the government a license to provide the satellite DMB service, which is a new multimedia broadcasting service and a convergence service comprising broadcasting and telecommunication. We commenced commercial broadcasting in May 2005 and had 1.64 million subscribers as of September 30, 2011, which has decreased recently due to the subscribers migration to mobile Internet video services. The growth of satellite DMB service has generally slowed.

[Other Business]

A. Industry Characteristics

In the past 10 years, the number of Internet subscribers in Korea increased by approximately 18 million from approximately 19.0 million in 2000 to approximately 37.0 million in 2010, representing a 7.1% compounded annual growth rate. The number of Internet subscribers saw an annual growth rate of at least 5.0% in the first half of the decade; however, starting in 2006, the annual growth rate dropped to around 1% as the market became more mature and stable. (Source: Korea Internet & Security Agency).

Internet portal service, which has grown based on search and community services, is expanding into various different services. The primary revenue source for the Internet portal service is Internet advertisement, which has experienced a rapid growth and has become a major advertisement media comparable to traditional media such as the television or newspapers. In addition, a rapid increase in mobile Internet users has led to the development of various mobile web services and applications. Mobile advertisement market is growing rapidly together with the growing popularity of mobile Internet and is expected to become an important revenue source for Internet portal services.

B. Growth Potential

Although the number of Internet subscribers and penetration rate of Internet services in general have remained stagnant, Internet advertising has seen continued growth despite such constraints in growth potential of the Internet services market. We believe the growth of the Internet display advertising market owes in large part to its cost effectiveness compared to traditional off-line advertising, the increase in Internet advertising budgets among corporate advertisers, development of new Internet advertising products and increases in Internet advertising fees. In addition, search-based Internet advertising has continued its growth as a result of increase in pay-per-click pricing due to heightened demand by a growing number of advertisers and the increase in the overall number of clicks. A rapid growth of mobile Internet markets, spurred by the popularity of smart phones, is also expected to contribute to the growth of the Internet portal industry. The emergence of new mobile Internet services suitable for mobile devices, such as location-based services, music player and mobile games, is also expected to benefit the Internet portal industry.

C. Domestic and Overseas Market Conditions

(1) Market Characteristics

The number of Internet users in Korea reached approximately 37 million, 77.8% of total population. The Internet has become an essential part of everyday life as a source of information, a leisure activity and a means of communication. (Source: Korea Internet & Security Agency). Internet portal services are expected to gain importance as gateways to various other websites and providers of diverse contents, and advertisement and contents revenue is anticipated to increase accordingly. In addition, an increase in users demand for portal service and contents arising from the popularity of smart phones and mobile Internet is expected to increase related revenue.

(2) Competition

Internet portal service providers provide more or less identical types of services, including search, social networking sites, email service, news and other contents. However, for each type of service, a small number of service providers with specialized expertise are enjoying relatively large market shares. However, the portal services market has a relatively light entry barrier and there is increased competition from new entrants. In addition, the ease of access to services provided by competitive foreign providers is also adding to a strongly competitive market environment.

(3) Market Share

Our CyWorld service is the largest social networking website in Korea, with 25.91 million cumulative subscribers, 19.48 million net subscribers and a page view of 3.7 billion as of September 2011. Our Nate-On service had the largest market share of 73.3% in the instant messenger market in Korea with 12.6 million net users as of September 2011. Our Nate search portal service ranked third among search engines in Korea with a market share of 4.7% as of September 2011. (Source: Korean Click, company data).

D. Business Overview and Competitive Strengths

SK Communications consolidated subsidiaries under K-IFRS include SK I-Media, Co., Ltd. and Service-in Co., Ltd. SK Communications sold all shares of SK I-Media on October 20, 2011, and SK I-Media s results were reflected in profit or loss from discontinued operations of SK Communications. In the nine months ended September 30, 2011, SK Communications recorded operating revenue of Won 196.8 billion, operating profit of Won 9.4 billion and net income of Won 6.2 billion, operating profit of Won 9.4 billion and net loss of Won 2.3 billion, on a non-consolidated basis

2011 is a year in which SK Communications will aim to take big strides in its growth as it builds on the results of 2010 and strive to become the leading Internet service provider in Korea. Key strategic goals for SK Communications in 2011 are to strengthen its social networking site, Cyworld, and to become the service provider with the largest market share in the smart device contents market. We will aim to further strengthen our competitiveness by taking such initiatives as integrating the wide range of services provided through NATE and NATE-ON to our social networking services, and adding a social networking search service in our NATE search engine. Furthermore, we will pursue expansion into foreign markets by further exploiting the advantages of our social networking services that are unique to Cyworld, as well as improving its user interface to make it accessible to users all around the world, with an aim to establishing regional hubs for our social networking services.



2. Major Products & Services

A. Updates on Major Products and Services

~ .			(Unit: in	n thousands of Won, %)
Business fields	Sales type	Item	Major trademarks	Sales amount (ratio)
		Mobile Phone,		
Mobile	SK Telecom Co., Ltd., Commerce Planet Co., Ltd., PS&Marketing Corporation, Service Ace Co., Ltd., Service Top Co.	Wireless Data,	NATE, T Store and others	
	Ltd., Network O&S Co., Ltd.	Information Telecommunication		10,008,934,957(83%)
Fixed	SK Broadband Co., Ltd., Broadband D&M Co., Ltd., Broadband Media Co., Ltd.,	Phone, High Speed Internet, Date and	Btv, 00700 international	
Line	Broadband CS Co., Ltd., SK Telink Co., Ltd.	Network lease service	call and others	1,639,491,756(14%)
Other	SK Communications Co., Ltd., PAXNet Co., Ltd., Loen Entertainment, Inc., SKT Americas, Inc., SK Telecom China Holdings Co., Ltd.	Internet Portal Service, Game	NATE, Cyworld and others	366,188,342(3%)
	Holdings CO., Llu.		Others	12,014,615,055(100%)
D D 				, , , , , , , , , , , , , , , , , , , ,

B. Price Fluctuation Trend of Major Products and Services

[Mobile Business]

Previously, based on the Company s Basic Plan for monthly subscription, the basic service fee was Won 13,000 per month and the usage fee was Won 20 per 10 seconds and based on the Company s Standard Plan, basic service fee was Won 12,000 per month and the usage fee was Won 18 per 10 seconds. As of September 30, 2011, based on the Company s Standard Plan, basic service fee was Won 11,000 per month and the usage fee was Won 1.8 per 1 second.

[Fixed Line Business]

SK Broadband provides broadband Internet access service, telephony, TV, corporate data services and other services for both individual and corporate customers. For the nine months ended September 30, 2011, broadband Internet services comprised 47.2% of SK Broadband s revenue, telephony service 24.3%, corporate data services 19.9% and other telecommunications services 8.6%.

[Other Business]

SK Communications display advertisements are priced at Won 15 to 70 million per day. Search advertisements are priced variably depending on the search keyword using cost per click and cost per time methods. Cyworld revenues are generated through sale of cyber items at a price of Won 300 to 700 per item per week.

3. Investment Status

[Mobile Business]

A. Investment in Progress

		Investment	Subject of		(U Total	Init: in 100 m Amount already	illions of Won) Future
Business field	Classification	period	investment	Investment effect	investments	invested	investment
Network/Common	Upgrade/New installation	2011	Network, systems	Capacity increase and quality improvement; systems	To be	14 112	To be
Network/Common	installation	2011	and others	improvement	determined	14,112	determined
Total					To be determined	14,112	To be determined

B. Future Investment Plan

						(Unit: in 100 millions of Won)
	Expected investment amo	ount		d investment fo	•	
Business field	Asset type	Amount	2011	2012	2013	Investment effect
				To be	To be	Upgrades to the existing services and provision of
Network/Common	Network, systems and others	23,000	23,000	determined	determined	new services
				To be	To be	Upgrades to the existing services and provision of
Total		23,000	23,000	determined	determined	new services

[Fixed Line Business]

A. Investment in Progress

Business field	Classification	Investment period	Subject of investment	Investment effect	(U Total investments	nit: in 100 m Amount already invested	illions of Won) Future investment
High-speed Internet Telephone Television Corporate Data Others	Upgrade/New installation	2011	Backbone and subscriber network / others	Expand subscriber networks and facilities Increase leased-line and integrated information system Expand networks	To be determined	390 38 305 741 422	To be determined
Total					To be determined	1,896	To be determined

4. Revenues

				(Unit: in 1 For the nine	nillions of Won) For the year
Business field	Sales type	Itu	em	months ended September 30, 2011	ended December 31, 2010
Mobile	Services	Mobile communication	Export Domestic	10,008,935	599 12,919,663
			Subtotal	10,008,935	12,920,262
Fixed Line	Fixed line, B2B data, Services	Export Domestic	22,168 1,617,324	30,883 2,196,424	
		High speed internet, TV	Subtotal	1,639,492	2,227,307
Other	Services	Display and	Export Domestic	3,342 362,846	12,000 439,726
		Search ad., Content	Subtotal	366,188	451,726
			Funcet	25 510	42 492
Total			Export Domestic	25,510 11,989,105	43,482 15,555,813
			Total	12,014,615	15,599,295

					(Unit: ii	n thousands of Won)
For the nine months ended					Internal	After
September 30, 2011	Wireless	Fixed	Other	Sub total	transaction	consolidation
Total revenue	10,641,117,305	2,114,212,408	471,330,333	13,226,660,046	-1,212,044,991	12,014,615,055
Internal revenue	632,182,348	474,720,652	105,141,991	1,212,044,991	-1,212,044,991	
External revenue	10,008,934,957	1,639,491,756	366,188,342	12,014,615,055		12,014,615,055
Operating income (loss)	1,735,590,676	37,472,808	32,449,698	1,805,513,182		1,805,513,182
Net profit (loss)	1,391,796,379	-21,893,536	16,688,445	1,386,591,288		1,386,591,288
Total asset	19,861,710,009	3,506,937,546	1,990,601,264	25,359,248,819	-2,216,336,891	23,142,911,928
Total liabilities	7,916,651,941	2,202,253,582	691,612,217	10,810,517,740	-241,462,532	10,569,055,208

5. Derivative Transactions

SK Telecom Co., Ltd.

A. Currency Swap

(1) Purpose of Contracts: Hedging of risks related to fluctuations in currency exchange rates and interest rates

(2) Contract Terms

Currency swap contract applying cash flow risk hedge accounting

The Company has entered into a currency and interest rate swap contract with Credit Agricole Corporate & Investment Bank to hedge the foreign currency risk and the interest rate risk of U.S. dollar denominated floating rate long-term borrowings with face amounts totaling US\$100,000,000 borrowed on October 10, 2006. As of September 30, 2011, in connection with this unsettled currency and interest rate swap contract, an accumulated gain on valuation of derivatives amounting to Won 15,937,159,000 (excluding tax effect totaling Won 1,242,176,000 and foreign exchange translation loss arising from U.S. dollar denominated long-term borrowings totaling Won 23,150 million) was accounted for as accumulated other comprehensive gain.

In addition, the Company has entered into a currency and interest rate swap contract with two banks including HSBC in order to hedge the foreign currency risk and the interest rate risk of unguaranteed Japanese yen denominated bonds (56-2) with face amounts totaling JPY 12,500,000,000 issued on November 13, 2007. As of September 30, 2011, in connection with this unsettled currency and interest rate swap contracts, an accumulated gain on valuation of derivatives amounting to Won 88,068,527,000 (excluding tax effect totaling Won 1,176,963,000 and foreign exchange translation loss arising from unguaranteed Japanese yen denominated bonds totaling Won 88,005,708,000) was accounted for as accumulated other comprehensive gain.

In addition, the Company has entered into a currency and interest rate swap contract with Mizuho Corporate Bank in order to hedge the foreign currency risk and the interest rate risk of unguaranteed Japanese yen denominated bonds (59-2) with face amounts totaling JPY 3,000,000,000 issued on January 22, 2009. As of September 30, 2011, in connection with this unsettled currency and interest rate swap contract, an accumulated gain on valuation of derivatives amounting to Won 2,946,099,000 (excluding tax effect totaling Won 655,890,000 and foreign exchange translation gain arising from unguaranteed Japanese yen denominated bonds totaling Won 35,219,000) was accounted for as accumulated other comprehensive gain.

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In addition, the Company has entered into a currency and interest rate swap contract with The Bank of Tokyo-Mitsubishi in order to hedge the foreign currency risk and the interest rate risk of unguaranteed Japanese yen denominated bonds (60-2) with face amounts totaling JPY 5,000,000,000 issued on March 5, 2009. As of September 30, 2011, in connection with this unsettled currency and interest rate swap contract, an accumulated loss on valuation of derivatives amounting to Won 810,955,000 (excluding tax effect totaling Won 214,438,000 and foreign exchange translation gain arising from unguaranteed Japanese yen denominated bonds totaling Won 1,785,675,000) was accounted for as accumulated other comprehensive loss.

In addition, the Company has entered into a currency swap contract with six banks including Morgan Stanley to hedge the foreign currency risk of unguaranteed U.S. dollar denominated bonds (with face amounts totaling US\$400,000,000) issued on July 20, 2007, and has applied cash flow risk hedge accounting to this foreign currency swap contract starting from May 12, 2010. Accordingly, as of September 30, 2011, in connection with this unsettled foreign currency swap contract, an accumulated loss on valuation of currency swap of Won 89,263,407,000 that has accrued since May 12, 2010 (excluding tax effect totaling Won 22,727,274,000 and foreign exchange translation loss arising from unguaranteed U.S. dollar denominated bonds totaling Won 14,042,383,000) was accounted for as accumulated other comprehensive loss. Meanwhile, a loss on valuation of currency swap of Won 129,806,021,000 incurred prior to the date of applying cash flow risk hedge accounting was charged to current operations.

B. Interest Rate Swap

(1) Purpose of Contracts: Hedging of risks related to fluctuations in interest rates

(2) Contract Terms

Interest rate swap contract to which the hedge accounting is not applied

The Company has entered into an interest rate swap contract with two banks including DBS in order to hedge the interest rate risk of floating rate foreign currency bonds with face amounts totaling US\$220,000,000 issued on April 29, 2009. In connection with this unsettled interest rate swap contract, gains on valuation of interest rate swap of Won 3,388,829,000 and Won 2,087,789,000 for the nine month periods ended September 30, 2011 and September 30, 2010, respectively, were charged to current operations.

SK Broadband Co., Ltd.

SK Broadband has entered into a currency swap contract with six financial institutions including the Korea Development Bank to hedge the foreign currency risk of U.S. dollar denominated bonds (with face amounts totaling US\$500,000,000) issued on February 1, 2005, and has applied cash flow risk hedge accounting to this foreign currency swap contract as follows.

Title	Counterparties	Contract Date / Expiration Date	Purpose	Nominal Amount	Settlement Method	Early Redemption	Short-term Derivatives	Currency Swap Co	omprehensive	Loss on Valuation of Currency Swap	(Won in thousands) Agreed Exchange Rates
Currency swap	Korea Development Bank and others	Feb. 1, 2005 / Feb. 1, 2012	Risk hedging	US\$500 million	Receive US\$ required to repay bonds and pay KRW in accordance with agreed exchange rates	Permitted	28,797,129)	5,779,041	20,556,501	1,026.5-1,035.0

SK Communications Co., Ltd.

SK Communications recognizes the conversion rights of the convertible bonds received in connection with the sale of Spicus Co., Ltd. and Etoos Education Co., Ltd. at their fair value. Derivative instruments are first recognized at the fair value as of the contract date and are revaluated as of the date of reporting.

6. Major Contracts

[SK Telecom]

					Contract Amount (Won in
Category	Vendor	Start Date	Completion Date	Contract Title	100 million)
Service	Network O&S	January 1, 2011	December 31, 2011	Maintenance of transmission stations for 2011	1,189
Service	Service Ace	January 1, 2011	December 31, 2011	Customer service for 2011	1,129
Service	Service Top	January 1, 2011	December 31, 2011	Customer service for 2011	1,067
Service	SK Telink	January 1, 2011	December 31, 2011	Satellite DMB affiliation business	819
	SK Marketing				
Service	& Company	January 1, 2011	December 31, 2011	Operation of membership program for 2011	701
	Freegent &				
Service	Future	January 1, 2011	December 31, 2011	Operation of T seller program for 2011	216
	SK Network				
Service	Service	January 1, 2011	December 31, 2011	Customer service for handsets in 2011	162
Service	Service Ace	January 1, 2011	December 31, 2011	Customer service education for 2011	114
	F&U Credit				
Service	Information	January 1, 2011	December 31, 2011	Billing service for 2011	101

Subtotal

26

5,489

[SK Broadband]

SK Broadband enters into contracts to use telecommunications facilities, including the use of line conduits and interconnection among telecommunication service providers.

[SK Communications]

Counterparty SK Telecom Co., Ltd.	Purpose Operation of wireless NATE service	Contract Period From Jan. 1, 2011 to Dec. 31, 2011	Contract Amount Flexible depending on the number of employees involved and other factors
Overture Korea	Agency agreement for search advertisement		Amount determined based on the number of clicks
SK Construction Co., Ltd.	Construction of Pangyo Office Building	23 months	Won 61.9 billion
SK Telecom Co., Ltd.	Operation of shopping business at nate.com website	From Jul. 1, 2011 to Dec. 31, 2013	Minimum guarantee of Won 18.4 billion for the period from Jul. 1, 2011 to Dec. 31, 2011; Amounts for 2012 and 2013 are to be determined.
Daum Communications 7. R&D Investmen	Business and service cooperation regarding search advertisement tts		Revenues are allocated in accordance with certain set percentages.

		For the nine	(Unit: in r	million Won)
		ended September 30,	For the year ended December 31,	
Category		2011	2010	Remarks
Raw material		30	41	
Labor		35,049	49,441	
Depreciation		108,765	143,131	
Commissione	d service	31,636	98,545	
Others		31,482	64,755	
Total R&D co	osts	206,962	355,913	
Accounting	Sales and administrative expenses	204,705	352,186	
	Development expenses (Intangible assets)	2,257	3,727	
	lles amount ratio costs / Current sales amount×100)	1.72%	2.28%	

8. Other information relating to investment decisions

A. Trademark Policies

The Company manages its corporate brand and other product brands such as T in a comprehensive way to protect and increase their value.

The Company s Brand Management Council in charge of overseeing its systematic corporate branding operates full time to execute decisions involving major brands and operates Brandnet, an intranet system to manage corporate brands which provides solutions including licensing of the brands and downloading of the Company logos.

B. Business-related Intellectual Properties

The Company owns intellectual property rights to the design of alphabet T. The rights are based on domestic trademark laws and the Company has proprietary and exclusive use of the trademark for 10 years and the rights are renewable. The designed alphabet T is registered in all business categories for trademarks (total of 45) and is being used as the primary brand of the Company.

III. FINANCIAL INFORMATION

1. Summary Financial Information (Consolidated)

A. Summary Financial Information (Consolidated)

		(Unit: in million Won)
	As of	As of
Classification/Fiscal Year	September 30, 2011	December 31,2010
Current Assets	6,788,585	6,653,992
Cash and Cash Equivalent	1,728,505	659,405
Accounts Receivable	1,940,186	1,949,397
Notes Receivable	1,343,877	2,531,847
Others	1,776,017	1,513,343
Non-Current Assets	16,354,327	16,478,397
Long Term Investment	1,560,133	1,680,582
Affiliate Investment	1,246,510	1,204,692
Fixed Assets	8,208,949	8,153,413
Intangible Assets	1,998,051	1,884,956
Good Will	1,755,040	1,736,649
Others	1,585,644	1,818,106
Total Assets	23,142,912	23,132,389
Current Liabilities	6,665,282	6,202,170
Non-Current Liabilities	3,903,773	4,522,219
Total Liabilities	10,569,055	10,724,390
Controlling Shareholders Equity	11,490,346	11,329,991
Capital	44,639	44,639
Other Paid-In Capital	-281,097	-78,953
Retained Earnings	11,442,251	10,721,249
Other Capital	284,553	643,055
Minority Interests	1,083,511	1,078,008
Total Stockholders Equity	12,573,857	12,407,999
Number of Subsidiaries	32	32

	For the nine months ended	For the nine months ended
Classification/Fiscal Year	September 30, 2011	September 30, 2010
Revenue	12,014,615	11,575,995
Operating Profit (or Loss)	1,805,513	1,767,378
Profit (or Loss) From Continuing Operation Before Income Tax	1,920,530	1,691,737
Consolidated Total Net Profit	1,386,591	1,264,368
Net Profit (or Loss) Attributable to Majority Interests	1,396,494	1,322,265
Net Profit (or Loss) Attributable to Minority Interests	(9,903)	(57,896)
Earnings Per Share (Won)	19,698	18,310
Diluted Earnings Per Share (Won)	19,160	17,847

2. Summary Financial Information (Non-Consolidated)

	As of	As of
Classification/Fiscal Year	September 30, 2011	December 31,2010
Current Assets	5,050,442	5,316,977
Cash and Cash Equivalent	1,396,318	357,470
Accounts Receivable	1,334,787	1,453,061
Notes Receivable	1,293,249	2,499,969
Others	1,026,088	1,006,477
Non Current Assets	14,349,672	14,410,150
Long Term Investment	1,382,761	1,517,029
Affiliate Investment	3,640,521	3,584,395
Fixed Assets	5,673,497	5,469,747
Intangible Assets	1,611,118	1,424,969
Good Will	1,308,422	1,308,422
Others	733,352	1,105,588
Total Assets	19,400,114	19,727,126
Current Liabilities	4,656,945	4,561,014
Non Current Liabilities	3,016,883	3,585,155
Non Current Liabilities	5,010,005	5,565,155
Total Liabilities	7,673,828	8,146,169
	.,	•,- ••,- ••
Capital	44,639	44,639
Other Paid-In Capital	-233,036	-24,643
Retained Earnings	11,574,002	10,824,356
Other Capital	340,680	736,606
Total Shareholders Equity	11,726,286	11,580,958

	For the nine months	For the nine months
	ended	ended
Classification/Fiscal Year	September 30, 2011	September 30, 2010
Revenue	9,538,101	9,339,313
Operating Profit (or Loss)	1,737,812	1,804,292
Profit (or Loss) From Continuing Operation Before Income Tax	1,936,692	1,818,157
Net Profit (or Loss)	1,423,741	1,388,904
Earnings Per Share (Won)	20,083	19,232
Diluted Earnings Per Share (Won)	19,533	18,744

3. K-IFRS preparation, impact to financial statements, changes in accounting principle implemented

Transition to K-IFRS

The Company prepares its financial statements in accordance with K-IFRS starting from the fiscal year 2011 which commenced on January 1, 2011. The Company s financial statements in previous periods were prepared in accordance with Korean GAAP. The Company s financial statements for the fiscal year 2010 presented for comparison were prepared in accordance with K-IFRS with January 1, 2010 as the transition date and pursuant to K-IFRS 1101 First-time Adoption of Korean International Financial Reporting Standards. For more information, please refer to note 3 to the independent auditor s review report attached hereto.

IV. AUDITOR S OPINION

1. Auditor (Consolidated)

Nine months ended September 30, 2011 Deloitte Anjin LLC 2. Audit Opinion (Consolidated)

Year ended December 31, 2010 Deloitte Anjin LLC

2009 Deloitte Anjin LLC

Term

Nine months ended September 30, 2011 Year ended December 31, 2010 Year ended December 31, 2009 3. Auditor (Non-Consolidated)

Auditor s opinion

Issues noted

Unqualified Unqualified

2010

Deloitte Anjin LLC

Nine months ended September 30, 2011 Deloitte Anjin LLC 4. Audit Opinion (Non-Consolidated)

Term

Auditor s opinion Nine months ended September 30, 2011

Unqualified Unqualified **Issues noted**

2009

Deloitte Anjin LLC

Year ended December 31,

Year ended December 31, 2010 Year ended December 31, 2009 5. Remuneration for Independent Auditors for the Past Three Fiscal Years

A. Audit Contracts

Term	Auditors	Contents	(Unit: in thous Fee	ands of Won) Total hours
Year ended December 31, 2011	Deloitte Anjin LLC	Semi-annual review Quarterly review Non-consolidated financial statements audit Consolidated financial statements audit English financial statements review and other audit task	1,364,000	14,033
Year ended December 31, 2010	Deloitte Anjin LLC	Semi-annual review Quarterly review Non-consolidated financial statements audit Consolidated financial statements audit IFRS-based financial statements review English financial statements review and other audit task	1,563,770	16,810
Year ended December 31, 2009	Deloitte Anjin LLC	Semi-annual review Quarterly review Non-consolidated financial statements audit Consolidated financial statements audit English financial statements review and other audit task	1,308,356	13,982

B. Non-Audit Services Contract with External Auditors

			(Unit: in thousar Service	nds of Won)
Term	Contract date	Service provided	duration	Fee
Year ended	April 28, 2011	Tax consulting	30 days	45,000
December 31, 2011	April 28, 2011	Tax consulting	30 days	45,000
	July 20,2010	Management consulting	4 days	5,000
	July 28, 2010	Tax consulting	15 days	18,000
	July 28, 2010	Tax consulting	5 days	6,600
Year ended	July 28, 2010	Tax consulting	30 days	40,000
December 31, 2010	July 28, 2010	Tax consulting	20 days	23,100
	December 23, 2010	Tax consulting	3 days	7,700
	December 23, 2010	Tax consulting	20 days	24,600
	December 29, 2010	Tax consulting	15 days	17,000
	May 13, 2009	Tax consulting	30 days	40,000
	May 22, 2009	Tax consulting	10 days	10,000
	May 22, 2009	Tax adjustment for fiscal year 2008	20 days	34,000
Year ended	May 22, 2009	Review of deferred corporate income tax for 1Q and 2Q	10 days	14,000
December 31, 2009	September 14, 2009	Review of quarterly tax adjustments	5 days	7,000
	September 14, 2009	Tax consulting	20 days	20,000
	December 28, 2009	Review of quarterly tax adjustments	5 days	7,000
	December 28, 2009	Tax consulting	10 days	12,000

V. CORPORATE ORGANIZATION INCLUDING BOARD OF DIRECTORS AND AFFILIATED COMPANIES 1. Board of Directors

A. Overview of Board of Directors Composition

The Company s Board of Directors is comprised of eight members: five independent directors and three inside directors. Within the Board, there are five Committees: Independent Director Nomination Committee, Audit Committee, Compensation Committee, CapEx Review Committee, and Corporate Citizenship Committee.

The number of		
persons 8	Inside directors Jae Won Choi, Sung Min Ha,	Independent directors
		Dal Sup Shim, Rak Yong Uhm, Hyun Chin
	Jun Ho Kim	Lim, Jay Young Chung, Jae Ho Cho
nside directors, Sung Min	Ha and Jin Woo So, three independent di	ectors, Rak Yong Uhm, Jay Young Chung and Jae Ho Cho, and

Two new inside directors, Sung Min Ha and Jin Woo So, three independent directors, Rak Yong Uhm, Jay Young Chung and Jae Ho Cho, and two members of the audit committee, Jay Young Chung and Jae Ho Cho, were elected at the 27th Annual General Meeting of Shareholders held on March 11, 2011. At the Extraordinary General Meeting of Shareholders held on August 31, 2011, Jun Ho Kim was elected as an inside director and Jin Woo So resigned from the Board to transfer to an affiliate of the Company.

B. (1) Significant Activities of the Board of Directors

Meeting 322 th	Date January 21,	 Agenda Financial Statements as of and for the year ended December 31, 2010. Annual Business Report as of and for the year ended December 31, 2010 	Approval Approved as proposed Approved as amended
(the first meeting of 2011)	2011	Report for Internal Accounting Management SystemReport for Subsequent Events following 4Q 2010	
323 th (the second meeting	February 10, 2011	 Convocation of the 27th Annual General Meeting of Shareholders Cooperation and share swap with KB Financial Group 	Approved as proposed Approved as proposed
of 2011)		 Result of Internal Accounting Management System Evaluation Election of the Company s CEO 	Approved as proposed
324 th	March 11.	- Amendment of committee regulation	Approved as proposed
(the third meeting of 2011)	2011	 Election of committee member Fund Management Transaction with Affiliated Financial Company (SK Securities) 	Approved as proposed Approved as proposed

Meeting 325 th	Date	Agenda	Approval
(the fourth meeting of 2011)	March 30, 2011	- Establishment of new entity with respect to a proposed business and acquisition of assets relating thereto	Approved as proposed
326 th		- Additional investment in network equipment in 2011	Approved as proposed
(the fifth meeting of 2011)	April 28, 2011	- Report for Subsequent Events following 1Q 2011	
327th			
(the sixth meeting of 2011)	May 31, 2011	- NATE shopping affiliation agreement for shopping gateway business	Approved as proposed
328th			
(the seventh meeting of 2011)	June 23, 2011	- Asset Management Transaction with Affiliated Company (SK Securities)	Approved as proposed
329th		- Approval of the spin-off plan	Approved as proposed
(the eighth meeting of 2011)	July 19, 2011	 Convocation of the Extraordinary General Meeting of Shareholders Setting of record date for the shareholders meeting Purchase of treasury shares 	Approved as proposed Approved as proposed Approved as proposed
330th		- Proposal for interim dividend	Approved as proposed
(the ninth meeting of 2011)	July 28, 2011	 Financial results for the first half 2011 Report for Anti-trust Compliance Program Report for Subsequent Events following 2Q 2011 	
331st			
(the tenth meeting of 2011)	August 16, 2011	- Proposal for additional acquisition of LTE frequencies	Approved as proposed

Meeting	Date	Agenda	Approval	
332nd		- Appointment of members of the Independent Director Nomination Committee	Approved as proposed	
(the 11th meeting of 2011)	September 22, 2011	 Asset Management Transaction with Affiliated Company (SK Securities) Transaction of goods, services and assets with SK Planet Participation in capital increase of SK Industrial Development China Participation in capital increase of SK Technology Innovation Center 	Approved as proposed Approved as proposed Approved as proposed Approved as proposed	
333rd	October 4,	- Notice of a meeting of board of directors in lieu of the shareholders		
(the 12th meeting of 2011)	2011	meeting to report the result of the spin-off	Approved as proposed	
334th	October 25,	Payment of the purchase price of the LTE frequenciesProposal for the issuance of bonds	Approved as proposed Approved as proposed	
(the 13th meeting of 2011)	2011	- Report for Subsequent Events following 2Q 2011		
335th	November 10.	- Participation in the bidding for the shares of Hynix Semiconductor**	Approved as proposed	
(the 14th meeting of 2011)	2011	- Proposal for a bank loan	Approved as proposed	
336th				
(the 15th meeting of 2011)	November 14, 2011	- Purchase of existing shares of Hynix Semiconductor and participation in the capital increase of Hynix Semiconductor	Approved as proposed	

* The line items that do not show approval are for reporting purpose only.

** Dal Sup Shim abstained and Jay Young Chung voted against the participation in the bidding for the shares of Hynix Semiconductor.

C. Committees within Board of Directors (1) Committee Structure a) Compensation Review Committee (As of November 14, 2011) Number of Members Persons **Inside Directors Independent Directors** Task 5 Dal Sup Shim, Rak Yong Uhm, Hyun Chin Lim, Review CEO remuneration system Jay Young Chung, Jae Ho Cho and amount. * The Compensation Review Committee is a committee established by the resolution of the Board of Directors. b) Capex Review Committee (As of November 14, 2011) Number of Members Persons **Inside Directors Independent Directors** Task 4 Jun Ho Kim Dal Sup Shim, Rak Yong Uhm, Review major investment plans and changes thereto. Jay Young Chung * The Capex Review Committee is a committee established by the resolution of the Board of Directors. c) Corporate Citizenship Committee (As of November 14, 2011) Number of Members and ant Direct Tal Indo

uidelines on Corporate Social
sibility (CSR) programs, etc.
-

* The Corporate Citizenship Committee is a committee established by the resolution of the Board of Directors.d) Independent Director Nomination Committee

*

(As of Nover Number of	nber 14, 2011)	Members	
Persons	Inside Directors	Independent Directors	Task
4	Sung Min Ha, Jun Ho Kim	Rak Yong Uhm, Jae Ho Cho	Nomination of independent directors

The Independent Director Nomination Committee is a committee established under the provisions of the Articles of Incorporation and Korean Commercial Code.

e) Audit Committee

(As of Novem	ber 14, 2011)		
Number of Persons	Inside Directors	Members Independent Directors	Task
4		Dal Sup Shim, Hyun Chin Lim,	Review financial statements and supervise independent audit
		Jay Young Chung, Jae Ho Cho	process, etc.

* The Audit Committee is a committee established under the provisions of the Articles of Incorporation and Korean Commercial Code.

2. Audit System

The Company s Audit Committee consists of four independent directors, Dal Sup Shim, Hyun Chin Lim, Jae Ho Cho and Jay Young Chung.

Major activities of the Audit Committee are as follows.

Meeting	Date	Agenda 2 nd half 2010 Management Audit Results and Management	Approval	Remarks
The first meeting of 2011	January 20, 2011	Audit Plan for 2011 Evaluation of Internal Accounting Controls based on the Opinion of the Members of the Audit Committee Rental contract for satellite line facilities Reports on Internal Accounting Management System Comparison of before and after operating customer contact channel and BTS maintenance subsidiary company	Approved as proposed Approved as proposed	
The second meeting of 2011	February 9, 2011	Reports on 2010 Korean GAAP Audit Report on Review of 2010 Internal Accounting Management System Evaluation of Internal Accounting Management System Operation Auditor s Report for Fiscal Year 2010 Purchase of Mobile Phone Relay Devices for 2011 Construction of Network Facilities for 2011 Construction of Mobile Phone Facilities for 2011	Approved as proposed Approved as proposed Approved as proposed Re-proposed Approved as proposed	
The third meeting of 2011	February 10, 2011	Construction of Mobile Phone Facilities for 2011	Approved as proposed	
The fourth meeting of 2011	March 11, 2011	2011 2Q Transactions with SK C&C Co., Ltd. Asset Management Transaction with Affiliated Company (SK Securities)	Approved as proposed	
The fifth meeting of 2011	April 28, 2011	Election of chairman Mobile phone facilities construction for Fiscal Year 2011 Network facilities construction for Fiscal Year 2011 Audit plan for the Fiscal Year 2011 Remuneration of outside auditor for the Fiscal Year 2011 Outside auditor service plan for the Fiscal Year 2011	Approved as proposed Approved as proposed Approved as proposed Approved as proposed	
The sixth meeting of 2011	June 23, 2011	2011 3Q Transactions with SK C&C Co., Ltd. Asset Management Transaction with Affiliated Company (SK Securities) Reports on 2011 US GAAP Audit	Approved as proposed	
The seventh meeting of 2011	July 27, 2011	Construction of Mobile Phone Facilities for 2011 Construction of Network Facilities for 2011 Financial Results for the First Half 2011 Reports on IFRS Review of the First Half of 2011 Report on Audit Report to the Extraordinary General Meeting of Shareholders	Approved as proposed Approved as proposed Approved as proposed	
The eighth meeting of 2011	August 24, 2011	Report on Accounting Review of Spin-off Balance Sheet Audit Report to the First Extraordinary General Meeting of Shareholders Management Audit Results for the First Half of 2011	Approved as proposed	

Date	Agenda	Approval	Remarks
September 21,	2011 4Q Transactions with SK C&C Co., Ltd. Asset Management Transaction with Affiliated Company (SK	Approved as proposed	
2011	Securities)		
October 24	Advertisement Agency Agreement for Outdoor Advertisement	Approved as proposed	
2011	Delegation of Fixed-line Services	Approved as proposed	
	September 21, 2011 October 24,	September 21, 20112011 4Q Transactions with SK C&C Co., Ltd. Asset Management Transaction with Affiliated Company (SK Securities)October 24,Advertisement Agency Agreement for Outdoor Advertisement Consolidated Loyalty Marketing Agency Agreement for 2012	September 21, 20112011 4Q Transactions with SK C&C Co., Ltd. Asset Management Transaction with Affiliated Company (SK Securities)Approved as proposedOctober 24, 2011Consolidated Loyalty Marketing Agency Agreement for 2012 Delegation of Fixed-line ServicesApproved as proposed Approved as proposed

* The line items that do not show approval are for reporting purpose only.3. Shareholders Exercises of Voting Rights

A. Voting System and Exercise of Minority Shareholders Rights

Pursuant to the Articles of Incorporation as shown below, the cumulative voting system was first introduced in the General Meeting of Shareholders in 2003.

Articles of Incorporation	Description
Article 32 (3) (Election of	Cumulative voting under Article 382-2 of the Korean Commercial Code will not be applied for the
Directors)	election of directors.
Article 4 of the 12 th Supplement to	Article 32 (3) of the Articles of Incorporation shall remain effective until the day immediately
the Articles of Incorporation	preceding the date of the general shareholders meeting of 2003.
(Interim Regulation)	
Also, neither written or electronic voting	g system nor minority shareholder rights is applicable.

4. Affiliated Companies

A. Capital Investments between Affiliated Companies

(As of September 30, 2011)

				Invested a	omnanios				
CIV.		CITZ.	CIV.	mvesteu c	•		CIT/	CIV.	CIV.
				SVC					SK Securities
Corporation									Securities
	33.4%	23.2%	39.1%	42.3%	40.0%	65.1%	94.1%	100.0%	
									22.7%
					25.4%				
31.8%							5.9%		
	SK Corporation	CorporationInnovation 33.4%	CorporationInnovation Telecom 33.4% 23.2%	CorporationInnovation Telecom Networks 33.4% 23.2% 39.1%	SKSKSKSKCorporationInnovationTelecomNetworksSKC33.4%23.2%39.1%42.5%	SK SK SK SK CorporationInnovation Telecom Networks SKC 33.4% 23.2% 39.1% 42.5% 40.0%	CorporationInnovation Telecom Networks SKC E&C Shipping 33.4% 23.2% 39.1% 42.5% 40.0% 83.1%	SK SK SK SK SK SK SK SK SK CorporationInnovation Telecom Networks SKC E&C Shipping E&S 33.4% 23.2% 39.1% 42.5% 40.0% 83.1% 94.1%	SK Bio farm 33.4% 23.2% 39.1% 42.5% 40.0% 83.1% 94.1% 100.0%

Invested companies								
	SK Global	SK		SK Mobile	Jeju United	Encar		Natruck
SK Energy	Chemical	Lubricant	DOPCO	Energy	FC	network	Natruck	Friends
100.0%	100.0%	100.0%	41.0%	100.0%	100.0%			
						87.5%	92.4%	50.0%
	SK Energy 100.0%	SK Energy Chemical	SK Energy Chemical Lubricant	SK Global SK SK Energy Chemical Lubricant DOPCO	SK Global SK SK Mobile SK Energy Chemical Lubricant DOPCO Energy	SK Global SK SK Mobile Jeju United SK Energy Chemical Lubricant DOPCO Energy FC	SK Global SK DOPCO SK Mobile Jeju United Encar 100.0% 100.0% 100.0% 41.0% 100.0% 100.0% 100.10% 100.0% 100.0% 41.0% 100.0% 100.0%	SK Energy SK Global Chemical SK Lubricant DOPCO SK Mobile Energy Jeju United FC Encar network Natruck 100.0% 100.0% 100.0% 100.0% 100.0% 100.0% 100.0%

SK Petrochemical TSK Water									
UBcare									
Total affiliated companies	100.0%	100.0%	100.0%	41.0%	100.0%	100.0%	87.5%	92.4%	50.0%

	SK	Arochemi Co.		Invested c U base Manufacturing	SK Marketing g &	М &	SK	Commerce	PS &
Investing company	Petrochemical Green IS	Ltd.	Zicos	Asia	Company	Service	Telink	Planet	Marketing
SK Corporation									
SK Innovation					50.0%				
SK Telecom					50.0%		83.5%	100.0%	100.0%
SK Networks									
SK Chemicals									
SKC									
SK C&C									
SK E&C									
SK E&S									
SK Gas									
SK Shipping									
SK Energy									
SK Global Chemical	100.0% 78.9%	6 50.0%							
SK Marketing &									
Company						100.0%			
SK D&D									
SK Communications									
SK Broadband									
SK Lubricant			100.0	% 100.0%					
SK Securities									
SK Petrochemical									
TSK Water									
UBcare									
Total affiliated companies	100.0% 78.9%	6 50.0%	100.0	% 100.0%	100.0%	100.0%	83.5%	100.0%	100.0%

					Invested	companies		Television		
Investing company	NTREEV Soft	F&U Credit InfÆn	Loen	Network	Somias A as	Somias Tan	SK	Media Korea	Paxnet	SK Broadband
Investing company	Soft		tertainment	Uas	Service Ace	Service Top	wyverns	когеа	Paxnet	Broadband
SK Corporation SK Innovation										
SK Thilovation SK Telecom	63.7%	50.0%	63.5%	100.0%	100.0%	100.0%	100.0%	51.0%	59.7%	50.6%
SK Networks	03.770	50.070	05.570	100.070	100.070	100.070	100.0 //	51.070	J7.1 /	50.0 %
SK Chemicals										
SKC										
SKC SK C&C										
SK E&C										
SK E&S										
SK EQS										
SK Shipping SK Energy										
SK Global Chemical										
SK Marketing &										
Company SK D&D										
SK D&D SK Communications										
SK Communications SK Broadband										
SK Lubricant										
SK Securities										
SK Petrochemical										
TSK Water										
UBcare										

Total affiliated										
companies	63.7%	50.0%	63.5%	100.0%	100.0%	100.0%	100.0%	51.0%	59.7%	50.6%

					Invested c	ompanies				
	SK	Broadband	Broadband	Broadhand	SK	I	SKN	SKN	MRO	ws
Investing company	Communicati		Di oaubanu D&M	CS	I-Media	Service In	Internet	Service	Korea	Commerce
SK Corporation										
SK Innovation										
SK Telecom	64.7%	,								
SK Networks							100.0%	85.0%	51.0%	100.0%
SK Chemicals										
SKC										
SK C&C										
SK E&C										
SK E&S										
SK Gas										
SK Shipping										
SK Energy										
SK Global Chemical										
SK Marketing & Compar	ny									
SK D&D										
SK Communications					100.0%	100.0%				
SK Broadband		100.0%	100.0%	100.0%						
SK Lubricant										
SK Securities										
SK Petrochemical										
TSK Water										
UBcare										
Total affiliated companie	s 64.7%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	85.0%	51.0%	100.0%

					Inv SKC	ested compa	nies				
			Speed	SKC Air	Solmics			Sumray		SKC	Daehan
Investing company	SK Pinx	LC&C	Motor	Gas	Co., Ltd.	SK Telesys	SKW	Corporation	Incyto	lighting	City Gas
SK Corporation											
SK Innovation											
SK Telecom											
SK Networks	100.0%	66.7%	100.0%								
SK Chemicals											
SKC				80.0%	48.7%	47.5%	65.0%	6 100.0%	100.0%	65.0%	
SK C&C											
SK E&C											
SK E&S											51.3%
SK Gas											
SK Shipping											
SK Energy											
SK Global Chemical											
SK Marketing & Company											
SK D&D											
SK Communications											
SK Broadband											
SK Lubricant											
SK Securities											
SK Petrochemical											
TSK Water											
UBcare											

 Total affiliated companies
 100.0%
 66.7%
 100.0%
 80.0%
 48.7%
 47.5%
 65.0%
 100.0%
 65.0%
 51.3%

					Invested o	companies				
	Busan	Jeonnam City	Gangwon City			YN	Chungnam City	Energy	Gimcheon	
Investing company	City Gas	Gas	Gas	JBES	CCES	Energy	Gas	Service	Energy	PMP
SK Corporation										
SK Innovation										
SK Telecom										
SK Networks										
SK Chemicals										
SKC										
SK C&C										
SK E&C										50.04
SK E&S	40.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	50.0%	50.0
SK Gas										
SK Shipping										
SK Energy										
SK Global Chemical										
SK Marketing &										
Company										
SK D&D										
SK Communications										
SK Broadband										
SK Lubricant										
SK Securities										
SK Petrochemical										
TSK Water										
UBcare										
Total affiliated companies	40.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	50.0%	100.04

					Invested c	ompanies				
Investing company	SK Forest	Daejeon Pure Water	Gwangju Pure Water	SK D&D	Real Vest	SK Gas	SK Sci-tech	UB Care	SK Seentec	Korea Sleep Network
SK Corporation										
SK Innovation										
SK Telecom										
SK Networks										
SK Chemicals SKC						45.5%	50.0%	44.0%	100.0%	100.0%
SK C&C										
SK E&C	100.0%	32.0%	42.0%	45.0%	100.0%					
SK E&S										
SK Gas										
SK Marketing &										
Company										
SK Shipping										
SK Energy										
SK Global Chemical										
SK D&D										
SK Communications										
SK Broadband										
SK Lubricant										
SK Securities										
SK Petrochemical										
TSK Water										
UBcare										

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Total affiliated									
companies 100.0%	32.0%	42.0%	45.0%	100.0%	45.5%	50.0%	44.0%	100.0%	100.0%

	Namwon			Invested Pana Blu	companies			
	Sarang Electri	c MKS		Со.,			Ever Health	
Investing company	Power	Guarantee	Green Biro	Ltd.	Independence	Infosec	Care	SKSM
SK Corporation								
SK Innovation								
SK Telecom								
SK Networks								
SK Chemicals								
SKC								
SK C&C					100.0%	100.0%		
SK E&C								
SK E&S								
SK Gas			100.0%	80.4%				
SK Marketing & Company								
SK Shipping								100.0%
SK Energy								
SK Global Chemical								
SK D&D	100.0%	100.0%						
SK Communications								
SK Broadband								
SK Lubricant								
SK Securities								
SK Petrochemical								
TSK Water								
UBcare							100.0%	
Total affiliated companies	100.0%	100.0%	100.0%	80.4%	100.0%	100.0%	100.0%	100.0%

VII. SHAREHOLDERS INFORMATION

1. Shareholdings of the Largest Shareholder and Related Persons

A. Shareholdings of the Largest Shareholder and Related Persons

(As of September 30, 2011)						(Unit: Shares, %)	
				nber of shares owned			
			Beginnin Number of	g of Period	End of Period Number of		
Name	Relationship	Type of share	shares	Ownership ratio	shares	Ownership ratio	
SK Corporation	Largest Shareholder	Common share	18,748,452	23.22	18,748,452	23.22	
	Officer of affiliated						
Tae Won Chey	company	Common share	100	0.00	100	0.00	
	Officer of affiliated						
Shin Won Chey	company	Common share	500	0.00	2,000	0.00	
	Officer of affiliated						
Shin Bae Kim	company	Common share	1,270	0.00	0	0.00	
	Officer of affiliated						
Man Won Jung	company	Common share	5,600	0.01	0	0.01	
	Officer of affiliated						
Sung Min Ha	company	Common share	738	0.00	738	0.00	
	Officer of affiliated						
Dal Sup Shim	company	Common share	500	0.00	0	0.00	
	Officer of affiliated						
Bang Hyung Lee	company	Common share	200	0.00	200	0.00	

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Total	Common share	18,757,360	23.23	18,751,490	23.22				

B. Overview of the Largest Shareholder

SK Corporation is a holding company and as of September 30, 2011, has eight subsidiaries: SK Innovation Co., Ltd., SK Telecom Co., Ltd., SK Networks Co., Ltd., SKC Co., Ltd., SK Shipping Co., Ltd., SK E&C Co., Ltd., SK E&S Co., Ltd. and SK Biofarm Co., Ltd. SK Biofarm Co., Ltd. spun off from SK Corporation on April 1, 2011.

Details of SK Corporation s subsidiaries are as follows:

		Book Value		
		(million		
Affiliates	Share Holdings	Won)	Industry	Description
SK Innovation Co., Ltd.	33.4%	3,944,657	Energy and Petrochemical	Publicly Listed
SK Telecom Co., Ltd.	23.2%	2,847,985	Telecommunication	Publicly Listed
SK Networks Co., Ltd.	39.1%	1,165,759	Trading, Energy Sale	Publicly Listed
SKC Co., Ltd.	42.5%	254,632	Synthetic Resin Manufacturing	Publicly Listed
SK E&C Co., Ltd.	40.0%	405,130	Construction	Privately Held
SK Shipping Co., Ltd.	83.1%	607,643	Ocean Freight	Privately Held
			Gas Company Holdings and Power	
SK E&S Co., Ltd.	94.1%	1,026,307	Generation	Privately Held
SK Biofarm Co., Ltd.	100.00%	228,743	Biotechnology	Privately Held

* The above share holdings are based on common stock holdings as of September 30, 2011.

SK Corporation is a publicly listed company and is required to submit a report of its significant business activities in accordance with Article 161 of the Financial Investment Services and Capital Markets Act. Also as a holding company, SK Corporation is required to report key management activities of its subsidiaries in accordance with Article 8 of KOSPI Market Disclosure Regulation.

The rule is applicable to subsidiaries whose book value of the holding company s shareholding exceeds 10% of its total assets based on the financial statements as of December 31, 2010. SK Innovation Co., Ltd., SK Telecom Co., Ltd. and SK Networks Co., Ltd. are three such subsidiaries.

SK E&S Co., Ltd. acquired K-Power Co., Ltd. SK E&S that is engaged in distribution of gas and energy business plans to create synergy by merging with K-Power that is engaged in power generation and plans to seek new growth opportunities in overseas gas business and power generation.

2. Changes in shareholdings of the Largest Shareholder

Changes in shareholdings of the largest shareholder are as follows.

(Unit: Shares, %)

Largest Shareholder	Date of the change in the largest shareholder/ Date of change in shareholding	Shares Held	Holding Ratio	Remarks
	8			Purchased 1,085,325 shares from SK Networks
	March 7, 2008	18,751,260	23.09	on March 7, 2008 At the 25 th General Meeting of Shareholders, elected
				the CEO, Man Won Jung (who owned 100 shares of
	March 13, 2009	18,751,360	23.22	the Company stock)
	December 30, 2009	18,755,260	23.23	Man Won Jung, the CEO, purchased 3,900 shares.
SK Corporation	May 26, 2010	18,756,760	23.23	Man Won Jung, the CEO, purchased 1,500 shares

July 20, 2010 September 17, 2010	18,756,860 18,757,360	23.23 23.23	Man Won Jung, the CEO, purchased 100 shares Dal Sup Shim, an Independent Director, purchased 500 shares Man Won Jung, SK Telecom s CEO, resigned
March 11, 2011 April. 5, 2011 July 8, 2011 August 5, 2011 August 23, 2011	18,750,490 18,749,990 18,749,990 18,750,490 18,750,990	23.22 23.22 23.22 23.22 23.22 23.22	Shin Bae Kim, SK C&C s CEO, resigned Dal Sup Shim, an Independent Director, disposed 500 shares Shin Won Chey, SK C&C s Chairman, purchased 500 shares Shin Won Chey, SK C&C s Chairman, purchased 500 shares Shin Won Chey, SK C&C s Chairman, purchased 500 shares

* Shares held are the sum of shares held by SK Corporation and its related parties.

3. Distribution of Shares

A. Shareholders with ownership of 5% or more and others

(As of	June 30, 2011)	Commor	shara	Drofo	red share	(U) Sub-t	nit: shares, %)
		Number of	Ownershi	umber of	Ownership	Number of	Ownership
Rank	Name (title)	shares	ratio	shares	ratio	shares	ratio
1	Citibank ADR	24,321,893	30.12			24,321,893	30.12
2	SK Corporation	18,748,452	23.22			18,748,452	23.22
3	SK Telecom	9,650,712	11.95			9,650,712	11.95
Share	holdings under the Employee Stock Ownership Program *	310,031	0.40			310,031	0.40

* As of September 30, 2011

B. Shareholder Distribution

(As of June 30, 2011)

Classification	Number of shareholders	Ratio (%)	Number of shares	Ratio (%)	Remarks
Total minority shareholders	27,620	99.97%	23,615,862	29.24%	
Total	27,626	100%	80,745,711	100%	

4. Share Price and Trading Volume in the Last Six Months

A. Domestic Securities Market

						(Un	it: Won, shares)
		September	August	July	June	May	April
Types		2011	2011	2011	2011	2011	2011
Common stock	Highest	159,500	155,000	161,500	161,000	169,000	167,500
	Lowest	145,500	131,000	140,500	126,500	158,000	156,500
Monthly transaction	volume	5,296,111	7,629,297	7,487,737	3,296,999	3,967,936	2,644,056
D D I A II							

B. Foreign Securities Market

New York Stock Exchange						(U	Jnit: US\$, ADR)
The second se		September	August	July	June	May	April
Types		2011	2011	2011	2011	2011	2011
Depository Receipt	Highest	16.01	16.36	18.83	18.76	20.29	19.10
	Lowest	13.35	13.67	15.21	17.45	16.76	17.20
Monthly transaction volume		31,273,856	45,328,712	58,978,296	36,333,232	46,330,984	20,685,006

VIII. EMPLOYEES

(As of September 30, 2011)	Number of employees Regular Contract					(Unit: persons, in millions of Won) Aggregate wage for the nine months Average ended Average service September 30, wage per				
Classification	employees	employees	Others	Total	year	2011	person	Remarks		
Male	3,838	49		3,887	12.2	207,408	51			
Female	628	78		706	9.6	28,411	35			
Total	4,466	127		4,593	11.8	235,819	48			

IX. TRANSACTIONS WITH PARTIES WITH INTERESTS

1. Loans to the Largest Shareholder and Related Persons

(As of September 30, 2011)						(Unit	in million	s of Won)
		Account		Change	e details		Accrued	
Name (Corporate name)	Relationship	category	Beginning	Increase	Decrease	Ending	interest	Remarks
SK Wyverns		Long-term and						
	Affiliated							
	company	short-term loans	2,407			2,407		
2. Transfer of Assets to/from the Largest Shareholder and Other Transactions								

A. Investment and Disposition of Investment

None.

B. Transfer of Assets

(Units: in millions of Won)

				Details			
Name (Corporate Name)	Relationship	Transferred Objects	Purpose of Transfer	Date of Transfer	Amount Transferred From Largest Shareholder	Amount Transferred to Largest Shareholder	Remarks
Encar Network Co., Ltd.	Affiliated	Objects	Sale of assets	Transfer	Sharenoluer	Shareholder	Kemar K5
	Company	Used car sale	not in use	April 29, 2011		158	
SK Networks Co., Ltd	Affiliated	Sale of assets	Sale of assets	1 /			
	Company	not in use	not in use	July 29, 2011		267	
SK Telesys Co.,Ltd.	Affiliated	OA equipment	Sale of assets				
	Company	sale	not in use	July 29, 2011		206	
Total						631	

3. Transactions with Parties with Interests (excluding the Largest Shareholder and Related Persons)

A. Provisional Payment and Loans (including loans on marketable securities)

						(Un	it: in millic	ons of Won)
		Account		Chang	e details		Accrued	
Name (Corporate name)	Relationship	category	Beginning	Increase	Decrease	Ending	interest	Remarks
Midus and others	Agency	Long-term and						
		U						
		1 1	77.005	222 520	102 010	110 505		
		short-term loans	77,985	223,539	183,019	118,505		

		Account		Chang	e details	(Ui	nit: in millio Accrued	ons of Won)
Name (Corporate name)	Relationship	category	Beginning	Increase	Decrease	Ending	interest	Remarks
Daehan Kanggun BcN Co., Ltd.	-	Long-term						
	Investee	loans	30,224	614	17,592	13,246		

X. OTHER INFORMATION RELATING TO THE PROTECTION OF INVESTORS 1. Developments in the Items Mentioned in Prior Reports on Important Business Matters

A. Status and Progress of Major Management Events

Date of Disclosure	Title	Report	Reports status
October 26, 2001	Resolution on trust agreement for the acquisition of treasury shares and others	 Signatories: Shinhan Bank, Hana Bank, Chohung Bank, Korea Exchange Bank Contract amount: Won 1,300 billion Purpose: to increase shareholder value 	 On December 24, 2003, cash surplus amount from the existing trust agreement was partially reduced (Won 318 billion). On September 24, 2004, the Board of Directors extended the term of the specified monetary trust agreement for 3 years. On October 16, 2007, the Board of Directors extended the term of the specified monetary trust agreement for 3 years. On October 26 and October 29, 2010, all trust agreements for the acquisition of treasury shares terminated (aggregate amount: Won 982 billion).

B. Summary Minutes of the General Meeting of Shareholders

Date		Agenda	Resolution
23 rd Fiscal Year Meeting of	1.	Approval of the financial statements for the year ended December 31, 2006	Approved (Cash dividend, Won 7,000 per share)
Shareholders		Remuneration limit for Directors Election of Directors	Approved (Won 12 billion)
(March 9, 2007)		 Election of inside directors Election of independent directors as Audit Committee members 	Approved (Jung Nam Cho, Sung Min Ha) Approved (Dal Sup Shim)
24 th Fiscal Year Meeting of	1.	Approval of the Financial Statements for the year ended December 31, 2007	Approved (Cash dividend, Won 8,400 per share)
Shareholders	2.	Amendment to Articles of Incorporation	Approved
(March 14, 2008)		Approval of Remuneration Limit for Directors Election of Directors	Approved (Won 12 billion)
		- Election of inside directors	Approved (Shin Bae Kim, Young Ho Park)
		 Election of independent directors Election of independent directors as Audit Committee member 	Approved (Rak Yong Uhm, Jay Young Chung) Approved (Jae Ho Cho)
25 th Fiscal Year		Approval of the financial statements for the year ended December 31, 2008	Approved (Cash dividend, Won 8,400 per share)
Meeting of Shareholders		Approval of Remuneration Limit for Directors	Approved (Won 12 billion)
Shareholders	2.	Amendment to Company Regulation on Executive	Approved
(March 13, 2009)	3.	Compensation	
(1141011 10, 2007)	4.	Election of Directors	
		- Election of inside directors	Approved (Jae Won Chey, Man Won Jung)
		 Election of independent directors Election of independent directors as Audit Committee member 	Approved (Hyun Chin Lim) Approved (Hyun Chin Lim)
26 th Fiscal Year		Approval of the financial statements for the year ended December 31, 2009	Approved (Cash dividend, Won 8,400 per share)
Meeting of Shareholders		Amendment to Articles of Incorporation	Approved
(March 12, 2010)	3.	Approval of Remuneration Limit for Directors Election of Directors	Approved (Won 12 billion)
		- Election of inside directors	Approved (Ki Haeng Cho)
		- Election of independent directors	Approved (Dal Sup Shim)
		- Election of independent directors as Audit Committee member	Approved (Dal Sup Shim, Jay Young Chung)
27 th Fiscal Year	1.	Approval of the financial statements for the year ended December 31, 2010	Approved (Cash dividend, Won 8,400 per share)
Meeting of Shareholders	2.	Approval of Remuneration Limit for Directors	Approved
Shareholders		Amendment to Company Regulation on Executive	Approved (Won 12 billion)
(March 11, 2011)		Compensation	
	4.	Election of Directors	
		- Election of inside directors	Approved (Sung Min Ha, Jin Woo So) Approved (Rak Young Uhm, Jay Young Chung, Jae Ho
		- Election of independent directors	Cho)

- Election of independent directors as Audit Committee Approved (Jay Young Chung, Jae Ho Cho) member

1st Extraordinary
Meeting of1. Approval of the Spin-off PlanApproved (Spin-off of SK Planet)Shareholders
(August 31, 2011)2. Election of DirectorsApproved (Jun Ho Kim)

2. Contingent Liabilities

[SK Telecom]

A. Material Legal Proceedings

(1) Claim for Copyright License Fees regarding Coloring Services

On May 7, 2010, Korea Music Copyright Association (KOMCA) filed a lawsuit with the court demanding that the Company pay KOMCA license fees for the Company s Coloring services. The court rendered a judgment on February 18, 2011 against the Company ordering the Company to pay Won 570 million to KOMCA. The Company appealed the judgment to the appellate court on February 28, 2011. The Company plans to vigorously defend itself in the appellate court by emphasizing the character of service fees for Coloring services and the abuse of copyright by monopolistic or oligopolistic businesses. While the Company does not expect immediate impact on its business and financial condition from the litigation because the judgment amount is Won 570 million and the final outcome of the litigation has not been decided, the Company may be required to pay on-going license fees in the future if it loses in the final judgment.

Actual impact on the Company s business and financial condition from the litigation may be different from the Company s expectation stated * above.

B. Other Matters

The Company has no other blank bills, mortgage bills, assumption of debt agreement or other contingent liabilities.

[SK Broadband]

A. Material Legal Proceedings

(1) SK Broadband as the Plaintiff

			(Unit: thousand won)
	Date of Commencement		
Description of Proceedings	of Proceedings	Amount of Claim	Status
Claim for Cancellation of Korea Fair Trade			
Commission s Penalty Reassessment	September 2009	1,810,000	On appeal
Claim relating to Gangamgu District Office			
Cable-Burying Project	March 2010	345,271	On appeal
			Pending before
Administrative Proceeding relating to Gangnamgu			Administrative
District Office	April 2010	703,440	Court
			Pending before
Damages Claim relating to Hyundai Construction	December 2010	561,283	District Court
			Pending before
Claim for Sales Price by Sambo Motors	April 2011	321,200	District Court
Damages Claim against Asan Construction	-		Pending before
Company	April 2011	454,268	District Court
Other claims and proceedings	•	575,148	
Total		4,770,610	

(2) SK Broadband as the Defendant

			(Unit: thousand won)
	Date of Commencement		
Description of Proceedings	of Proceedings	Amount of Claim	Status
Claim for Return of Unfair Benefit from One			Pending before
Call	October 2010	670,787	District Court
Damages Claim from Jin Man Cho and One			Pending before
Other	January 2011	200,000	District Court
Claim for Commission by i-Media Valley and			
Five Other Companies	July 2010	100,000	On appeal
Claim for Commission by Vialty and Four Other			Pending before
Companies	November 2010	125,000	District Court
Other claims and proceedings		47,815	
Total		1,143,602	

(3) Broadband Media as the Defendant

	Date of Commencement		
Description of Proceedings	of Proceedings	Amount of Claim	Status
Claim for Commission by i-Media Valley and Five			
Other Companies	July 2010	75,000	On appeal
Total		75,000	

[SK Communications]

A. Material Legal Proceedings

As of September 30, 2011, 24 cases were pending and the aggregate amount of claim was Won 1,527 million. While the management cannot forecast the outcome of the pending cases, it does not expect material adverse impact on SK Communications financial condition from the litigation.

3. Status of sanctions, etc.

[SK Telecom]

Due to the Company s ineffective measures taken with respect to phone numbers that are used for sending illegal unsolicited bulk messages, the Korea Communications Commission, on April 8, 2009, ordered the Company to improve its work procedures.

On September 2, 2009, the Korea Communications Commission ordered the Company to improve its work procedures in a case relating to the obstruction of subscribers utilization of wireless Internet services. The Company completed the improvement of the procedures in consultation with the Korea Communications Commission by December 2009.

On October 13, 2009, the Korea Communications Commission imposed on the Company a fine of Won 140 million and a newspaper notice order in a case relating to the subscription for mobile telephone services using national identification numbers of the deceased and the Company s failure to verify the required documents. The Company implemented the improved work procedures to strengthen identification process at the time of subscription for mobile telephone services in January 2010.

On June 10, 2010, the Korea Communications Commission imposed on the Company a fine of Won 2 billion and issued a correction order for hurting subscribers interests relating to USIM uses. The Company paid the fine and completed the improvement of the procedures in consultation with the Korea Communications Commission by September 2010.

On September 24, 2010, the Korea Communications Commission imposed on the Company a fine of Won 12.9 billion and issued a correction order for providing discriminatory subsidy to subscribers. The Company paid the fine and completed the improvement of the procedures in consultation with the Korea Communications Commission by January 2011.

On December 2, 2010, the Korea Communications Commission imposed on the Company a fine of Won 6.2 billion and issued a correction order in a case relating to the obstruction of subscribers utilization of wireless Internet services. The Company paid the fine and completed the improvement of the procedures in consultation with the Korea Communications Commission by March 2011.

On September 19, 2011, the Korea Communications Commission imposed on the Company a fine of Won 6.86 billion and issued a correction order for providing discriminatory subsidy to subscribers. The Company paid the fine and expects to complete the improvement of the procedures in consultation with the Korea Communications Commission by January 2012.

In addition, on January 21, 2009, the Company was sanctioned for unfair business practices with a fine of Won 1,268 million by the Fair Trade Commission of Korea along with a correctional order of its policy of restricting certain rate plan subscribers from using third party portal contents. The Company has paid the fine and has taken efforts to educate applicable divisions of the issue and to improve the level of the voluntary compliance program to comply with fair trade laws to prevent a repeat of the same violation.

On April 8, 2010, the Company received a correctional order from the Fair Trade Commission of Korea for a violation of the Act on Fair Labeling and Advertising relating to 11th Street (the Company s online shopping mall). In response thereto, the Company has been taking efforts to prevent a repetitive violation including thorough pre-review of the advertisement and marketing activities of 11th Street and appropriate education for relevant employees.

On February 28, 2011, the Company received a correctional order from the Fair Trade Commission of Korea for violation of Article 19 of the Korean Monopoly Regulation and Fair Trade Act, or the Fair Trade Act, and was imposed a fine of Won 1,964 million with respect to providing Non-DRM on-line music content services. The Company filed a suit disputing the order of the Fair Trade Commission and the suit is currently pending.

On April 22, 2011, the Company received a correctional order from the Fair Trade Commission of Korea for violation of Article 21 of the Electronic Commerce Act and was imposed a fine of Won 5 million. The Company paid the fine and filed a suit disputing the order of the Fair Trade Commission. The suit is currently pending.

On November 11, 2011, the Company received a correctional order from the Fair Trade Commission of Korea for violation of Article 23 of the Fair Trade Act relating to the transfer of patented technology necessary for the supply of relay facilities. The Company has corrected the procedures before receiving the correctional order.

[SK Broadband]

On July 22, 2009, SK Broadband received a warning from the Financial Supervisory Service of Korea with respect to its omission to state a material fact that could affect investors investment decision when it responded to the Korea Exchange s request for disclosure regarding SK Telecom s acquisition of SK Broadband shares from AIG-Newbridge-TVG consortium, then-largest shareholder of SK Broadband.

On January 5, 2009, SK Broadband received a correctional order from the Fair Trade Commission of Korea for unfair business practices relating to marketing networks. SK Broadband has taken efforts to educate the relevant personnel and implement reports to the Fair Trade Commission to prevent a repeat of the same violation.

[SK Communications]

On July 31, 2008, SK Communications was imposed a fine of Won 125 million by the Fair Trade Commission of Korea in connection with the preparation for the Fair Trade Commission s field inspection. SK Communications has paid the fine and has taken efforts to prevent a repeat of the same violation, including education of the relevant personnel.

[Loen Entertainment]

On February 28, 2011, Loen Entertainment Inc. received a correctional order from the Fair Trade Commission of Korea for violation of Article 19 of the Fair Trade Act and was imposed a fine of Won 10,381 million with respect to providing Non-DRM on-line music content services. Loen Entertainment filed a suit disputing the order of the Fair Trade Commission and the suit is currently pending.

4. Important Matters That Occurred After September 30, 2011

[SK Telecom]

(1) Spin-off

In accordance with the resolution of the Company s board of directors on July 19, 2011 and the resolution of the shareholders meeting on August 31, 2011, the Company spun off its platform business and established SK Planet Co., Ltd. effective as of October 1, 2011. The registration of the spin-off was completed on October 5, 2011. Set forth below are important details of the spin-off.

Description	Detail
Method of Spin-off	Simple vertical spin-off
Resulting Companies	SK Telecom Co., Ltd. (Surviving Company)
	SK Planet Co., Ltd. (Spin-off Company)
Effective Date	October 1, 2011

Set forth below is summary of financial position before and after the spin-off. (in millions of Won)

	Before spin-off		
	(As of September 30,		
	2011)	After spin-off (As	of October 1, 2011)
	SK Telecom Co.,		
Description	Ltd.	SK Telecom Co., Ltd.	SK Planet Co., Ltd.
Total Assets	19,400,114	19,084,651	1,545,537
Total Liabilities	7,673,828	7,358,365	315,463
Total Shareholders Equity	11,726,286	11,726,286	1,230,074

(2) Acquisition of Shares of Hynix Semiconductor

In accordance with the resolution of the Company s board of directors on November 14, 2011, the Company decided to purchase 146,100,000 shares of Hynix Semiconductor Inc. (estimated aggregate purchase price of Won 3,426,675 million) on February 14, 2012 in order to acquire the control of Hynix Semiconductor. All shares (including existing shares and newly-issues shares) will be purchased with cash, and the Company will have a 21.05% equity interest in Hynix Semiconductor after the purchase.

[SK Communications]

On October 5, 2011, SK Planet Co., Ltd., which has spun off from SK Telecom, acquired 28,029,945 shares (64.6%) of SK Communications common stock from SK Telecom in connection with the spin-off. As of September 30, 2011, SK Planet Co., Ltd. is the largest shareholder of SK Communications.

On October 17, 2011, SK i-media Co., Ltd. changed its name to NBJ Games Co., Ltd. In accordance with the resolution of the board of directors of SK Communications, SK Communications sold all of the shares of SK i-media Co., Ltd. to LK Mediatech Co., Ltd on October 20, 2011. Accordingly, NBJ Games Co., Ltd. was excluded from the affiliates of SK.

SK TELECOM CO., LTD. AND SUBSIDIARIES

CONSOLIDATED FINANCIAL STATEMENTS

FOR THE THREE MONTHS AND NINE MONTHS

ENDED SEPTEMBER 30, 2011

AND INDEPENDENT ACCOUNTANTS REVIEW REPORT

Deloitte Anjin LLC

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Independent Accountants Review Report

English Translation of a Report Originally Issued in Korean

To the Shareholders and Board of Directors of

SK Telecom Co., Ltd.

Report on the consolidated financial statements

We have reviewed the accompanying consolidated financial statements of SK Telecom Co., Ltd. and subsidiaries (the Company). The financial statements consist of the consolidated statements of financial position as of September 30, 2011 and December 31, 2010, and the related consolidated statements of income, comprehensive income for the three months and nine months ended September 30, 2011 and changes in shareholders equity and cash flows for the nine months ended September 30, 2011, and a summary of significant accounting policies and other explanatory information.

Management s responsibility for the consolidated financial statements

The Company s management is responsible for the preparation and fair presentation of the accompanying consolidated financial statements and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Independent accountants responsibility

Our responsibility is to express a conclusion on the accompanying consolidated financial statements based on our reviews.

We conducted our reviews in accordance with standards for review of interim financial statements in the Republic of Korea. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data, and this provides less assurance than an audit. We have not performed an audit and, accordingly, we do not express an audit opinion.

Review conclusion

Based on our reviews, nothing has come to our attention that causes us to believe that the accompanying consolidated financial statements of the Company are not presented fairly, in all material respects, in accordance with Korean International Financial Reporting Standards (K-IFRS) 1034 Interim Financial Reporting, and the requirements of K-IFRS 1101, First-time Adoption of Korean International Financial Reporting Standards, relevant to interim financial reporting.

Other matter

The consolidated statements of income and comprehensive income for the three months and nine months ended September 30, 2010 and changes in shareholders equity and cash flows for the nine months ended September 30, 2010, comparatively presented herein, were not reviewed.

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Our reviews also comprehended the translation of the Korean won amounts into U.S. dollar amounts and nothing has come to our attention that causes us to believe that such translation has not been made in conformity with the basis stated in Note 2. Such U.S. dollar amounts are presented solely for the convenience of readers of financial statements.

Accounting principles and review standards and their application in practice vary among countries. The accompanying financial statements are not intended to present the financial position, results of operations, changes in shareholders equity and cash flows in accordance with accounting principles and practices generally accepted in countries other than the Republic of Korea. In addition, the procedures and practices utilized in the Republic of Korea to review such financial statements may differ from those generally accepted and applied in other countries. Accordingly, this report and the accompanying consolidated financial statements are for use by those knowledgeable about Korean accounting procedures and review standards and their application in practice.

November 24, 2011

Notice to Readers

This report is effective as of November 24, 2011, the independent accountants review report date. Certain subsequent events or circumstances may have occurred between the independent accountants review report date and the time the independent accountants review report is read. Such events or circumstances could significantly affect the accompanying financial statements and may result in modification to the independent accountants review report.

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

SEPTEMBER 30, 2011 AND DECEMBER 31, 2010

ASSETS	Notes	September 30, 2011	n won December 31, 2010 (llions)	September 30, 2011	.S. dollars (Note 2) December 31, 2010 usands)
CURRENT ASSETS:					
Cash and cash equivalents	4,29	(Won) 1,728,505	(Won) 659,405	\$ 1,463,718	\$ 558,392
Short-term financial instruments	4,25	960,238	567,152	813,141	480,271
Short-term investment securities	4,7	90,669	400,531	76,780	339,174
Accounts receivable - trade	4,5,24	1,940,186	1,949,397	1,642,972	1,650,772
Short-term loans	4,5,24	99,643	94,924	84,379	80,383
Accounts receivable - other	4,5,24	1,343,877	2,531,847	1,138,011	2,143,998
Prepaid expenses		118,871	182,091	100,661	154,197
Derivative assets	4,26	82,358		69,742	
Inventories	6,25	176,430	149,223	149,403	126,364
Advanced payments and other	4,5,7	243,893	119,422	206,532	101,128
Assets held for sale	29	3,915		3,315	
Total Current Assets		6,788,585	6,653,992	5,748,654	5,634,679
NON-CURRENT ASSETS:					
Long-term financial instruments	4	7,764	117	6,575	99
Long-term investment securities	4,7	1,560,133	1,680,582	1,321,139	1,423,137
Investments in associates	8	1,246,510	1,204,692	1,055,559	1,020,147
Property and equipment	9,24,25	8,208,949	8,153,413	6,951,434	6,904,406
Investment property	10	272,070	197,307	230,392	167,082
Goodwill	11	1,755,040	1,736,649	1,486,189	1,470,615
Intangible assets	12	1,998,051	1,884,956	1,691,973	1,596,203
Long-term loans	4,5,24	91,862	84,323	77,790	71,406
Long-term accounts receivable - other	4,5	8,322	527,106	7,047	446,360
Long-term prepaid expenses	25	575,459	411,509	487,305	348,471
Guarantee deposits	4,5,24	237,310	250,333	200,957	211,985
Long-term derivative assets	4,26	145,821	203,382	123,483	172,226
Deferred income tax assets		219,378	106,860	185,772	90,490
Other	4,5	27,658	37,168	23,421	31,473
Total Non-current Assets		16,354,327	16,478,397	13,849,036	13,954,100
TOTAL ASSETS		(Won) 23,142,912	(Won) 23,132,389	\$ 19,597,690	\$ 19,588,779

(Continued)

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (CONTINUED)

SEPTEMBER 30, 2011 AND DECEMBER 31, 2010

LIABILITIES AND STOCKHOLDERS EQUITY	Notes		ember 30, 2011		ember 31, 2010		slation into U ptember 30, 2011 (In tho	De	ecember 31, 2010
CURRENT LIABILITIES:									
Short-term borrowings	4,13,25	(Won)	1,175,751	(Won)	523,710	\$	995,640	\$	443,484
Accounts payable - trade	4,24	(11011)	201,567	(*****)	195,777	Ψ	170,689	Ψ	165,786
Accounts payable - other	4,24		1,094,878		1,434,329		927,156		1,214,607
Withholdings	4		587,446		408,261		497,456		345,720
Accrued expenses	4		657,384		677,480		556,680		573,698
Income tax payable			216,557		259,871		183,383		220,062
Unearned revenue			293,971		311,365		248,938		263,668
Derivative liabilities	4,26		2,465		15,393		2,087		13,035
Provisions	14		646,757		652,889		547,681		552,874
Current portion of long-term debt, net	4,13		1,641,525		1,601,229		1,390,063		1,355,939
Advanced receipts and other			144,888		121,866		122,694		103,197
Liabilities directly associated with assets held for sale	29		2,093		,		1,772		,
Total Current Liabilities			6,665,282		6,202,170		5,644,239		5,252,070
NON-CURRENT LIABILITIES:									
Bonds payable, net	4,13		2,738,291		3,658,546		2,318,817		3,098,100
Long-term borrowings	4,13,25		337,584		235,968		285,870		199,820
Long-term payables - other	4		235,721		54,783		199,611		46,391
Long-term unearned revenue			225,585		241,892		191,028		204,837
Finance lease liabilities	4		43,541		60,075		36,871		50,872
Retirement benefit obligation	15		103,749		67,870		87,856		57,473
Long-term derivative liabilities	4,26				14,761				12,500
Long-term provisions	14		148,093		112,227		125,407		95,035
Long-term advanced receipts and other	4,24		71,209		76,098		60,301		64,441
Total Non-current Liabilities			3,903,773		4,522,220		3,305,761		3,829,469
Total Liabilities			10,569,055		10,724,390		8,950,000		9,081,539
STOCKHOLDERS EQUITY:									
Share capital	1,16		44,639		44,639		37,801		37,801
Share premium	16,17		(281,097)		(78,953)		(238,036)		(66,858)
Retained earnings	18		11,442,251		10,721,249		9,689,433		9,078,880
Reserves	19		284,553		643,056		240,963		544,547
Non-controlling interests			1,083,511		1,078,008		917,529		912,870
Total Stockholders Equity			12,573,857		12,407,999		10,647,690		10,507,240

TOTAL LIABILITIES AND STOCKHOLDERS EQUITY

(Won) 23,142,912 (Won) 23,132,389 \$ 19,597,690 \$ 19,588,779

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF INCOME

FOR THE THREE MONTHS AND NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

		20	Korean won 2011 2010				Translation into U.S. dollars (Note 2) 2011 2010					
	Notes	Three months ended September 30	Nine months ended September 30 (In millions excep	Three months ended September 30 t for per share data)	Nine months ended September 30	Three months ended September 30 (In	Nine months ended September 30 thousands excep	Three months ended September 30 ot for per share o	Nine months ended September 30 lata)			
OPERATING REVENUE:	22.24	(W-r) 4 018 005	(W) 11 049 764	(West) 2.078.040	(Were) 11 540 972	¢ 2 402 25 6	¢ 10 110 254	¢ 2 2(0 412	¢ 0 790 5(7			
Revenue Other	23,24 20	(Won) 4,018,905 46,233	(Won) 11,948,764 65,851	(Won) 3,978,940 9,025	(Won) 11,549,872 26,124	\$ 3,403,256 39,151	\$ 10,118,354 55,763	\$ 3,369,413 7,643	\$ 9,780,567 22,122			
Sub-total		4,065,138	12,014,615	3,987,965	11,575,996	3,442,407	10,174,117	3,377,056	9,802,689			
OPERATING EXPENSES:												
Labor cost	15	294,097	859,589	288,438	781,977	249,045	727,910	244,253	662,187			
Commissions paid		1,411,636	4,196,800	1,379,320	4,237,474	1,195,390	3,553,900	1,168,024	3,588,343			
Depreciation and												
amortization	9,10,12	617,812	1,784,198	525,457	1,607,831	523,170	1,510,880	444,963	1,361,530			
Network												
interconnection		322,345	964,589	375,713	1,051,007	272,966	816,825	318,158	890,005			
Leased line		127,744	352,060	103,820	310,728	108,175	298,129	87,916	263,128			
Advertising		117,071 98,265	257,623 290,919	84,620 92,196	240,588	99,137 83,212	218,158	71,658 78,073	203,733			
Rent Cost of goods		98,203	290,919	92,190	267,379	65,212	246,354	78,075	226,420			
sold		244,720	648,244	168,658	438,314	207,232	548,941	142,822	371,169			
Other	20	302,242	855,080	326,520	873,320	255,942	724,091	276,500	739,538			
Other	20	302,242	855,080	520,520	875,520	255,942	724,091	270,500	139,338			
Sub-total	24	3,535,932	10,209,102	3,344,742	9,808,618	2,994,269	8,645,188	2,832,367	8,306,053			
OPERATING INCOME	23	529,206	1,805,513	643,223	1,767,378	448,138	1,528,929	544,689	1,496,636			
Financial												
income	21	73,783	388,509	103,352	270,294	62,480	328,994	87,520	228,888			
Financial costs	21	100,357	251,400	110,771	346,507	84,984	212,889	93,802	293,425			
Equity in earnings of												
affiliates	8	17,452	29,137	9,691	24,392	14,779	24,674	8,206	20,655			
Equity in losses of affiliates	8	18,835	51,229	14,100	23,820	15,950	43,381	11,940	20,171			

(Continued)

CONSOLIDATED STATEMENTS OF INCOME (CONTINUED)

FOR THE THREE MONTHS AND NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

			2011	Korea	in won	20	010			20	Transl 011	ation into U.	S. dolla		010	
	Notes	Three months ended September 30	s Nine e) Septe	e months ended ember 30 illions except	en Septer	months ded nber 30	Nine er	months nded mber 30	er	months nded mber 30	Nine e Septe	months nded mber 30 usands excep	ei Septe	e months nded ember 30	Nine e Septe	e months nded ember 30
NCOME FROM CONTINUING PERATION EFORE NCOME TAX		(Won) 501,24	9 (Won)	1,920,530	(Won)	631,395	(Won)	1,691,737	\$	424,463	\$	1,626,327	\$	534,673	\$	1,432,583
NCOME TAX OR ONTINUING PERATION		120,24	.8	535,071		158,223		425,644		101,827		453,104		133,985		360,440
NCOME (LOSS) ROM ISCONTINUED PERATION	28	2,88	6	1,132		(983)		(1,725)		2,444		959		(832)		(1,461)
IET INCOME	23	(Won) 383,88		1,386,591	(Won)	472,189	(Won)	1,264,368	\$	325,080	\$	1,174,182	\$	399,856	\$	1,070,682
TTRIBUTABLE O: Controlling nterests		(Won) 386,16	6 (Won)	1,396,494	(Won)	489,023	(Won)	1,322,265	(Won)	327,010	(Won)	1,182,568	(Won)	414,110	(Won)	1,119,710
Ion-controlling Iterests			(Won) ((Won)		Ì	16,834)			((Won)		((Won)) 14,254)		
IET INCOME ER SHARE ROM CONTINUING PERATION																
In Korean won nd U.S. dollars)	22	(Won) 5,45	51 (Won)	19,688	(Won)	6,804	(Won)	18,325	\$	4.62	\$	16.67	\$	5.76	\$	15.52
IET INCOME ER SHARE In Korean won																
nd U.S. dollars)	22	(Won) 5,47	'8 (Won)	19,698	(Won)	6,795	(Won)	18,310	\$	4.64	\$	16.68	\$	5.75	\$	15.51
ILUTED NET NCOME PER HARE FROM ONTINUING PERATION																
In Korean won nd U.S. dollars)	22	(Won) 5,30	07 (Won)	19,150	(Won)	6,632	(Won)	17,862	\$	4.49	\$	16.22	\$	5.62	\$	15.13

4														
ILUTED NET														ļ
NCOME PER														,
HARE														'
In Korean won														
nd U.S. dollars)	22	(Won)	5,333	(Won)	19,160	(Won)	6,623	(Won)	17,847	\$ 4.52	\$ 16.23	\$ 5.61	\$ 1.	5.11
1														

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See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

FOR THE THREE MONTHS AND NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

		2(Korear 011	an won 20	010		Translation into U 2011	U.S. dollars (Note 2) 20	010
	Notes	Three months ended September 30	Nine months ended September 30 (In millions except	Three months ended September 30 t for per share data)	Nine months ended September 30	Three months ended September 30	Nine months ended September 30 (In thousands except	Three months ended September 30 ept for per share data)	Nine months ended September 30
ET INCOME		(Won) 383,887	(Won) 1,386,591	(Won) 472,189	(Won) 1,264,368	\$ 325,080) \$ 1,174,182	\$ 399,856	\$ 1,070,682
THER OMPREHENSIVE VCOME: et change in fair									
alue of vailable-for-sale									
nancial assets hare of other omprehensive	19	(198,482)	(376,631)		(40,667)		, , , , , , , , , , , , , , , , , , ,		(34,437]
come of associates	8	13,867	5,023	(628)	2,173	11,743	3 4,254	(532)	1,840
oss on valuation of erivatives		(22,031)	(18,744)	(10,524)	(14,710)	(18,656)	5) (15,873)) (8,912)	(12,457)
oreign currency anslations of							, , , ,		
oreign operations		69,408	46,361	(30,621)	(5,411)	58,775	5 39,259	(25,931)	(4,582)
ctuarial gains osses) on retirement enefit obligations	15	1,090	(7,134)	1,693	2,452	923	3 (6,041)) 1,434	2,076
ub-total		(136,148)	(351,125)	64,110	(56,163)	(115,292)	2) (297,337)) 54,288	(47,560)
OTAL OMPREHENSIVE NCOME		(Won) 247,739	(Won) 1,035,466	(Won) 536,299	(Won) 1,208,205	\$ 209,788	3 \$ 876,845	\$ 454,144	\$ 1,023,122
OTAL OMPREHENSIVE VCOME TTRIBUTABLE O:									
ontrolling interests		(Won) 228,707	(Won) 1,030,793	(Won) 562,993	(Won) 1,270,913	(Won) 193,672	2 (Won) 872,888	(Won) 476,749	(Won) 1,076,224
on-controlling iterests		(Won) 19,032	(Won) 4,673	((Won) 26,694)	((Won) 62,708)	(Won) 16,116	6 (Won) 3,957	((Won) 22,605)	((Won) 53,102
1			C		۰				

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

Notes	Share capital	Paid-in surplus	Share prer Treasury stock	nium Loss on disposal of treasury stock	Other	Retained earnings	Reserves	Controlling interests	Non-controlling interests	
	(Won) 44,639	(Won) 2,915,887	((Won) 1,992,083)	((Won) 15,875)	((Won) 740,053)	(Won) 9,563,940 (680,042)	(Won) 919,835	(Won) 10,696,290 (680,042)	(Won) 1,151,755 (1,815)	(W
						(000,012)		(000,012)	(1,010)	
						1,323,644 1,322,265	(52,730)	1,270,914 1,322,265	(62,709) (57,897)	
19						1,379	(52,730)	(51,351)	(4,812)	
			(156,088)					(156,088)		
					3,458			3,458	12,287	
	(Won) 44,639	(Won) 2,915,887	((Won) 2,148,171)	((Won) 15,875)	((Won) 736,595)	(Won) 10,207,542	(Won) 867,105	(Won) 11,134,532	(Won) 1,099,518	(W
	(Won) 44,639	(Won) 2,915,887	((Won) 2,202,439)	((Won) 15,875)	((Won) 776,526)	(Won) 10,721,249 (668,293)	(Won) 643,056	(Won) 11,329,991 (668,293)	(Won) 1,078,008 (2,226)	(W
						(000,275)		(000,273)	(2,220)	
						1,389,295 1,396,494	(358,503)	1,030,792 1,396,494	4,674 (9,903)	
19						(7.100)	(259 502)	(265 700)	14 577	
19 17			(208,012)			(7,199)	(358,503)	(365,702) (208,012)	14,577	
1/			(200,012)					(200,012)		
					5,868			5,868	3,055	

(Won) 44,639 (Won) 2,915,887 ((Won) 2,410,451) ((Won) 15,875) ((Won) 770,658) (Won) 11,442,251 (Won) 284,553 (Won) 11,490,346 (Won) 1,083,511 (Won) 2,010,000 (Won) 1,000,000 (Won) 1,000,000

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY (CONTINUED)

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

		Share	Paid-in	Share pres Lo Treasury	mium oss on dispos of treasury	al	Retained		ControllingN	on controllin	a
		capital	surplus	stock	stock	Other	earnings	Reserves	interests	interests	Total
<i>a a b</i>	Notes										
(In thousands of U.S. dollars)											
Balance,											
January 1, 2010 Cash dividends		\$ 37,801	\$ 2,469,207	(\$ 1,686,919)	(\$ 13,443)	(\$ 626,686)	\$ 8,098,857 (575,868)	\$ 778,927	\$ 9,057,744	\$ 975,320	\$ 10,033,064 (577,405)
Total							(373,808)		(575,868)	(1,537)	(377,403)
comprehensive											
income Net income							1,120,878 1,119,710	(44,652)	1,076,226 1,119,710	(53,104) (49,028)	1,023,122 1,070,682
Other							1,119,710		1,119,710	(49,028)	1,070,082
comprehensive											
income Acquisition of	19						1,168	(44,652)	(43,484)	(4,076)	(47,560)
treasury stock				(132,177)					(132,177)		(132,177)
Changes in				,							,
subsidiaries equity						2,928			2,928	10,405	13,333
Balance, September 30, 2010		\$ 37,801	\$ 2,469,207	(\$ 1,819,096)	(\$ 13,443)	(\$ 623,758)	\$ 8,643,867	\$ 734,275	\$ 9,428,853	\$ 931,084	\$ 10,359,937
Balance, January 1, 2011		\$ 37,801	\$ 2,469,207	(\$ 1,865,051)	(\$ 13 443)	(\$ 657 571)	\$ 0.078.880	\$ 544,547	\$ 9,594,370	\$ 912,870	\$ 10,507,240
Cash dividends		\$ 57,801	\$ 2,409,207	(\$ 1,005,051)	(\$ 15,445)	(\$ 057,571)	(565,918)	\$ 544,547	(565,918)	(1,885)	(567,803)
Total											
comprehensive income							1,176,471	(303,584)	872,887	3,958	876,845
Net income							1,182,568	(303,304)	1,182,568	(8,386)	1,174,182
Other											
comprehensive income	19						(6,097)	(303,584)	(309,681)	12,344	(297,337)
Acquisition of	. /						(0,0)7)	(200,001)	(000,001)		(_),,,,,))
treasury stock	17			(176,147)					(176,147)		(176,147)
Changes in subsidiaries											
equity						4,969			4,969	2,586	7,555
Palanaa											

Balance, September 30,

2011

 $\$\ 37,801\ \ \$\ 2,469,207\ \ (\$\ 2,041,198)\ \ (\$\ 13,443)\ \ (\$\ 652,602)\ \ \$\ 9,689,433\ \ \ \$\ 240,963\ \ \ \$\ 9,730,161\ \ \ \$\ 917,529\ \ \$\ 10,647,690$

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

	Notes	:	2011	Korean won In millions)	2010	Trar	nslation into U 2011 (In tho		2010
CASH FLOWS FROM OPERATING ACTIVITIES:									
Cash generated from operating activities:									
Net income		(Won)	1,386,5	591 (Won)	1,264,368	\$	1,174,182	\$	1,070,682
Adjustments for income and expenses	27	(11011)	2,431,9		2,398,284	Ψ	2,059,422	Ψ	2,030,895
Changes in assets and liabilities related to operating			2,101,		2,00,201		2,007,122		2,000,000
activities	27		1,246,2	222	(498,592)	1	1,055,315		(422,214)
			, -,		(, ,		,,		
Sub-total			5,064,7	784	3,164,060		4,288,919		2,679,363
Interest received			123,	575	173,381		104,645		146,821
Dividends received			27,4		30,149		23,224		25,531
Interest paid			(241,0		(306,620)		(204,609)		(259,649)
Income tax paid			(567,2		(671,693)		(204,009) (480,362)		(259,049) (568,798)
neone tax paid			(307,2	239)	(0/1,095)		(400,502)		(308,798)
Net cash provided by operating activities			4,406,9	903	2,389,277		3,731,817		2,023,268
CASH FLOWS FROM INVESTING ACTIVITIES:									
Cash inflows from investing activities:									
Decrease in short-term investment securities, net			112,0	000	280,000		94,843		237,107
Collection of short-term loans			145,4		173,046		123,159		146,537
Decrease in long-term financial instruments				3			3		
Proceeds from sales of long-term investment securities			258,	158	430,918		218,611		364,906
Proceeds from disposal of associates			5,	141	45,159		4,353		38,241
Proceeds from disposal of property and equipment			21,9	947	22,102		18,585		18,716
Proceeds from disposal of intangible assets			2,7	767	7,009		2,343		5,935
Collection of long-term loans			29,2	260	76,073		24,778		64,420
Decrease in other non-current assets			1,	136	2,971		962		2,517
Proceeds from disposal of consolidated subsidiary			1,0	000	16,230		847		13,744
Sub-total			576,8	851	1,053,508		488,484		892,123
Cash outflows for investing activities:									
Increase in short-term financial instruments, net			393,0		133,273		332,870		112,857
Increase in short-term loans			182,4		190,534		154,531		161,346
Increase in long-term financial instruments				650	10,052		6,478		8,512
Acquisition of long-term investment securities			254,3		103,433		215,399		87,588
Acquisition of associates			61,8		659,531		52,414		558,499
Acquisition of property and equipment			1,756,7		1,074,312		1,487,599		909,740
Acquisition of investment property			60,8	801			51,487		
Acquisition of goodwill				750	1,012		(0.001		857
Acquisition of intangible assets			74,7		74,924		63,301		63,447
Increase in long-term loans				901	85,099		4,150		72,063
Increase in other non-current assets				562	545		2,170		461
Acquisition of consolidated subsidiary			13,0	626			11,539		

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Sub-total	2,812,831	2,332,715	2,381,938	1,975,370
Net cash used in investing activities	((Won) 2,235,980)	((Won) 1,279,207)	(\$ 1,893,454)	(\$ 1,083,247)
8			()))	(, ,, , ,

(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

	2011			.S. dollars (Note 2) 2010 usands)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Cash inflows from financing activities:				
Proceeds from short-term borrowings	(Won) 1,206,434	(Won) 607,376	\$ 1,021,622	\$ 514,333
Issuance of bonds payable	438,035		370,933	
Proceeds from long-term borrowings	95,492	116,733	80,864	98,851
Increase in equity of consolidated subsidiaries	6,457	4,973	5,468	4,211
Sub-total	1,746,418	729,082	1,478,887	617,395
Cash outflows for financing activities:				
Repayment of short-term borrowings	574,247	356,783	486,279	302,128
Repayment of current portion of long-term debt	550,943	470,657	466,545	398,558
Repayment of bonds payable	332,160	370,000	281,277	313,320
Repayment of long-term borrowings	500,000	16,097	423,406	13,631
Payment of dividends	668,293	680,100	565,918	575,917
Acquisition of treasury stock	208,012	156,088	176,147	132,177
Cash outflows from transaction of derivatives	17,695		14,984	
Sub-total	2,851,350	2,049,725	2,414,556	1,735,731
Net cash used in financing activities	(1,104,932)	(1,320,643)) (935,669)	(1,118,336)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	1,065,991	(210,573)) 902,694	(178,315)
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE PERIOD	659,405	886,632	558,392	750,810
EFFECTS OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVAENTS HELD IN FOREIGN CURRENCY	3,323	(3,656)) 2,814	(3,096)
CASH AND CASH EQUIVALENTS AT END OF THE PERIOD	(Won) 1,728,719	(Won) 672,403	\$ 1,463,900	\$ 569,399

See accompanying notes to consolidated financial statements.

SK TELECOM CO., LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

FOR THE THREE MONTHS AND NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

1. GENERAL

SK Telecom Co., Ltd. (SK Telecom) was incorporated in March 1984 under the laws of Korea to engage in providing cellular telephone communication services in the Republic of Korea. SK Telecom Co., Ltd. and its subsidiaries (the Company) mainly provide wireless telecommunications in the Republic of Korea. The Company s common shares and depositary receipts (DRs) are listed on the Stock Market of Korea Exchange, the New York Stock Exchange and the London Stock Exchange. As of September 30, 2011, the Company s total issued shares are held by the following:

	Number of shares	Percentage of total shares issued (%)
SK Holdings, Co., Ltd.	18,748,452	23.22
Tradewinds Global Investors, LLC	4,050,518	5.02
POSCO Corp.	2,341,569	2.90
Institutional investors and other minority stockholders	44,554,460	55.17
Treasury stock	11,050,712	13.69
	80,745,711	100.00

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The Company maintains its official accounting records in Republic of Korean won (Won) and prepares consolidated financial statements in conformity with Korean statutory requirements and Korean International Financial Reporting Standards (K-IFRS), in the Korean language (Hangul). Accordingly, these consolidated financial statements are intended for use by those who are informed about K-IFRS and Korean practices. The accompanying consolidated financial statements have been condensed, restructured and translated into English with certain expanded descriptions from the Korean language financial statements. Certain information included in the Korean language financial statements, but not required for a fair presentation of the Company s financial position, income, comprehensive income, changes in shareholders equity or cash flows, is not presented in the accompanying consolidated financial statements.

The accompanying consolidated financial statements are stated in Korean won, the currency of the country in which the Company is incorporated and operates. The translation of Korean won amounts into U.S. dollar amounts is included solely for the convenience of readers of financial statements and has been made at the rate of (Won)1,180.90 to US\$1.00, the Noon Buying Rate in the City of New York for cable transfers in Korean won as certified for customs purposes by the Federal Reserve Bank of New York on the last business day of the nine months ended September 30, 2011. Such translations into U.S. dollars should not be construed as representations that the Korean won amounts could be converted into U.S. dollars at that or any other rate.

a. Basis of Presentation

The Company has adopted the K-IFRS for the annual period beginning on January 1, 2011. In accordance with K-IFRS 1101 First-time adoption of International Financial Reporting Standards , the transition date to K-IFRS is January 1, 2010. The transition adjustments to K-IFRS are summarized in Note 3.

The Company s interim consolidated financial statements for the nine months ended September 30, 2011 and 2010 are prepared in accordance with K-IFRS 1034 Interim Financial Reporting. The interim consolidated financial statements are prepared in accordance with the K-IFRS that are effective as of September 30, 2011.

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There may be newly or amended K-IFRS and interpretations that are effective subsequent to the current period-end. Accordingly, accounting policies that are used for the preparation of the interim consolidated financial statements may be different from the policies that are used for the preparation of the first annual consolidated financial statements in accordance with K-IFRS as of and for the period ending December 31, 2011. Currently, enactments and amendments of the K-IFRSs are in progress, and the financial information presented in the interim financial statements may change accordingly in the future.

Major accounting policies used for the preparation of the interim consolidated financial statements are stated below. Unless stated otherwise, these accounting policies have been applied consistently to the financial statements for the current period and accompanying comparative period.

The interim consolidated financial statements have been prepared on the historical cost basis except for certain non-current assets and financial instruments that are measured at revalued amounts or fair values, as explained in the accounting policies below. Historical cost is generally based on the fair value of the consideration given in exchange for assets.

b. Basis of Consolidation

The consolidated financial statements include the accounts of SK Telecom and the following controlled subsidiaries as of September 30, 2011 (in millions of Korea won, except for share data).

Subsidiary	Primary business	Net equity	Number of shares	Ownership Percentage(%)	Location
SK Telink Co., Ltd.	Telecommunication services	(Won) 193,510	1,082,272	83.5	Korea
SK Communications Co., Ltd.	Internet website services	237,035	28,029,945	64.6	Korea
PAXNet Co., Ltd.	Internet website services	23,433	5,590,452	59.7	Korea
Loen Entertainment, Inc.	Release of music disc	91,619	16,054,812	63.5	Korea
Stonebridge Cinema Fund	Investment association	16,749	150	57.0	Korea
Ntreev Soft Co., Ltd.	Game software production	20,059	2,064,970	63.7	Korea
SK i-media Co., Ltd.	Game software production	(1,395)	10,000,000	100.0	Korea
Commerce Planet Co., Ltd.	Online shopping mall operation				
	agency	(2,003)	29,396	100.0	Korea
SK Broadband Co., Ltd.	Telecommunication services	1,376,502	149,638,354	50.6	Korea
Broadband D&M Co., Ltd.	Base station maintenance service	5,150	900,000	100.0	Korea
Broadband Media Co., Ltd.	Multimedia TV portal services	(258,578)	25,200,000	100.0	Korea
Broadband CS Co., Ltd.	Customer Q&A and services	(11,901)	1,210,596	100.0	Korea
K-net Culture and Contents					
Venture Fund	Investment association	48,511	295	59.0	Korea
2nd BMC Focus Investment Fund	Investment association	28,860	200	66.7	Korea
Open Innovation Fund	Investment association	44,605	450	98.9	Korea
PS&Marketing Corporation	Communications device retail business	155,999	46.000.000	100.0	Korea
Service Ace Co., Ltd.	Customer center management service	26.346	4,385,400	100.0	Korea
Service Top Co., Ltd.	Customer center management	,	.,,		
•	service	16,878	2,856,200	100.0	Korea
Network O&S Co., Ltd.	Base station maintenance service	21,551	3,000,000	100.0	Korea
BNCP Co., Ltd.	Internet website services	19,301	8,820,000	100.0	Korea
Service-In Co., Ltd.	Database & on-line information service	2,565	500.000	100.0	Korea
SK Telecom China Holdings Co.,	5011100	2,505	500,000	100.0	Horeu
Ltd.	Equity Investment	33,450		100.0	China
Sky Property Mgmt., Ltd.	Real Estate Investment	495,292	22,980	60.0	China
Shenzhen E-eye High Tech Co.,		.,,,,,,	,,		
Ltd.	Manufacturing	20,096		65.5	China
SK China Real Estate Co., Ltd.	Real Estate Investment	82,862	70,000,000	99.4	Hongkong
SKT Vietnam PTE., Ltd.	Telecommunication services	33,461	180,476,700	73.3	Singapore
SKT Americas, Inc.	Information gathering and		, ,		
	consulting	45,884	109	100.0	USA
YTK Investment Ltd	Investment Association	52,382		100.0	Cayman
Technology Innovation Partners,	.	15.000		100.0	G
LP	Investment Association	17,220		100.0	Cayman
Atlas Investment	Investment Association	52,245	10.000	100.0	USA
	Investment Association	37,402	18,000	100.0	Netherlands

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SK Telecom Global Investment B.V.				
SK Telecom China Fund I L.P.	Investment Association	1,087	100.0	Cayman

The consolidated financial statements incorporate the financial statements of the Company and entities (including special purpose entities) controlled by the Company (its subsidiaries). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

Income and expenses of subsidiaries acquired or disposed of during the current period are included in the consolidated statement of income and comprehensive income from the effective date of acquisition and up to the effective date of disposal, as appropriate. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by the Company.

All intra-group transactions, balances, income and expenses are eliminated in full under consolidation

Changes in the Company s ownership interests in subsidiaries that do not result in the Company losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Company s interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to owners of the Company.

When the Company loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. When assets of the subsidiary are carried at revalued amounts or fair values and the related cumulative gain or loss has been recognized in other comprehensive income and accumulated in equity, the amounts previously recognized in other comprehensive income and accumulated in equity are accounted for as if the Company had directly disposed of the relevant assets (i.e. reclassified to profit or loss or transferred directly to retained earnings).

c. Business Combination

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Company, liabilities incurred by the Company to the former owners of the acquiree and the equity interests issued by the Company in exchange for control of the acquiree. Acquisition-related costs are generally recognized in profit or loss as incurred.

Goodwill is measured as the excess of the sum of: a) the consideration transferred, b) the amount of any non-controlling interests in the acquiree, and c) the fair value of the acquirer s previously held equity interest in the acquiree (if any); over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. If, after reassessment, the net faire value of the acquisition-date amounts of the identifiable assets acquired and liabilities assumed exceeds the sum of: a) the consideration transferred, b) the amount of any non-controlling interests in the acquiree, and c) the fair value of the acquirer s previously held interest in the acquiree (if any); the excess is recognized immediately in profit or loss as a bargain purchase gain.

When a business combination is achieved in stages, the Company s previously held equity interest in the acquire is remeasured to fair value at the acquisition date (i.e. the date when the Company obtains control) and the resulting gain or loss, if any, is recognized in profit or loss. Any changes in value of equity interests in the acquire prior to the acquisition date that have previously been recognized in other comprehensive income are reclassified to profit or loss as if that interest were disposed of.

d. Foreign Currency Exchange

The individual financial statements of each Company entity are presented in the currency of the primary economic environment in which the entity operates (its functional currency). For the purpose of the consolidated financial statements, the results and financial position of each Company entity are expressed in Korean Won, which is the functional currency of the Company and the presentation currency for the consolidated financial statements.

In preparing the financial statements of the individual entities, transactions in currencies other than the entity s functional currency (foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences are recognized in profit or loss in the period in which they arise except for:

exchange differences on foreign currency borrowings relating to assets under construction for future productive use, which are included in the cost of those assets when they are regarded as an adjustment to interest costs on those foreign currency borrowings;

exchange differences on transactions entered into in order to hedge certain foreign currency risks below for hedging accounting policies); and

exchange differences on monetary items receivable from or payable to a foreign operation for which settlement is neither planned nor likely to occur (therefore forming part of the net investment in the foreign operation), which are recognized initially in other comprehensive income and reclassified from equity to profit or loss on disposal or partial disposal of the net investment.

For the purpose of presenting consolidated financial statements, the assets and liabilities of the Company s foreign operations are expressed in Korean won using exchange rates prevailing at the end of the reporting period. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuated significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are recognized in other comprehensive income and accumulated in equity. On the disposal of a foreign operation, all of the accumulated exchange differences in respect of that operation attributable to the Company are reclassified to profit or loss.

e. Cash Equivalents

Cash and cash equivalents include cash, bank balances and short-term highly liquid investments with an original maturity of three months or less.



f. Financial Assets

All financial assets are recognized and derecognized on trade date where the purchase or sale of a financial asset is under a contract whose terms require delivery of the financial asset within the timeframe established by the market concerned, and are initially measured at fair value, plus transaction costs, except for those financial assets classified as at fair value through profit or loss, which are initially measured at fair value.

Financial assets are classified into the following specified categories: financial assets at fair value through profit or loss (FVTPL), held-to-maturity investments, available-for-sale financial assets and loans and receivables. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

Classification of financial assets 1-1) Financial assets at fair value through profit or loss (FVTPL)

Financial assets are classified as at FVTPL when the financial asset is either held for trading or it is designated as at FVTPL. A financial asset is classified as held for trading if it has been acquired principally for the purpose of selling it in the near term or it is a derivative or embedded derivative separated from contracts that is not designated and effective as a hedging instrument. Financial assets at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognized in profit or loss. Transaction costs directly attributable to the acquisition of financial assets at FVTPL are recognized immediately in profit or loss.

1-2) Held-to-maturity investments

Non-derivatives financial assets with fixed or determinable payments and fixed maturity dates that the Company has the positive intent and ability to hold to maturity are classified as held-to-maturity investments. Held-to-maturity investments are measured at amortized cost using the effective interest method less any impairment, with revenue amortized on an effective yield basis.

1-3) Available-for-sale financial assets

Non-derivatives financial assets that are not classified as at held-to-maturity; held-for-trading; designated as at fair value through profit or loss; or loans and receivables are classified as at available-for-sale financial assets. Available-for-sale financial assets are initially recognized and measured at fair value. Unquoted equity investments whose fair value cannot be measured reliably are carried at cost. Gains and losses arising from changes in fair value are recognized in other comprehensive income and accumulated in the investments revaluation reserve, with the exception of impairment losses, interest calculated using the effective interest method, and foreign exchange gains and losses on monetary assets, which are recognized in profit or loss. Where the investment is disposed of or is determined to be impaired, the cumulative gain or loss previously accumulated in the investments revaluation reserve is reclassified to profit or loss. Dividends on available-for-sale financial assets are recognized in profit or loss when the Company s right to receive the dividends is established.

1-4) Loans and receivables

Non-derivatives financial assets like trade receivables, loans, and other receivables that have fixed or determinable payments that are not quoted in an active market are classified as loans and receivables. Loans and receivables are measured at amortized cost using the effective interest method, less any impairment. Interest income is recognized by applying the effective interest rate, except for short-term receivables when the recognition of interest would be immaterial.

2) Impairment of financial assets

Financial assets, other than those at FVTPL, are assessed for indicators of impairment at the end of each reporting period. Financial assets are considered to be impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investment have been affected.

For listed and unlisted equity investments classified as available-for-sale financial asset, a significant or prolonged decline in the fair value of the security below its cost is considered to be objective evidence of impairment.

When an available-for-sale financial asset is considered to be impaired, cumulative gains or losses previously recognized in other comprehensive income are reclassified to profit or loss in the period.

For financial assets carried at amortized cost, the amount of the impairment loss is measured at the difference between the asset s carrying amount and the present value of estimated future cash flows discounted at the financial asset s original effective interest rate.

For financial assets carried at cost, the amount of the impairment loss is measured at the difference between the asset s carrying amount and the present value of estimated future cash flows discounted at the current rate of return for a similar financial asset. Once an impairment loss has been recognized on a financial asset recognized at cost, it is not permitted to recognize a reversal.

For financial assets carried at amortized cost, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed through profit or loss to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortized cost would have been had the impairment not been recognized.

In respect of available-for-sale equity securities, impairment losses previously recognized in profit or loss are not reversed through profit or loss. Any increase in fair value subsequent to an impairment loss is recognized in other comprehensive income. In case of debt securities, in subsequent periods, if the fair value of a debt instrument classified as available-for-sale increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in profit or loss, the impairment loss shall be reversed, with the amount of the reversal recognized in profit or loss.

For certain categories of financial asset, such as trade receivables, assets that are assessed not to be impaired individually are, in addition, assessed for impairment on a collective basis. Objective evidence of impairment for a portfolio of receivables could include the Company s past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the average credit period, as well as observable changes in national or local economic conditions that correlate with default on receivables.

When a trade receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognized in profit or loss.

3) Derecognition of financial assets

The Company derecognizes a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognizes its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognize the financial asset and also recognizes a collateralized borrowing for the proceeds received.

g. Inventories

Inventories are stated at the acquisition cost using the average method. During the period, a perpetual inventory systems is used to value inventories, which is adjusted to the physical inventory counts performed at the period end. When the market value of inventories is less than the acquisition cost, the carrying amount is reduced to the market value and any difference is charged to current operations as operating expenses.

h. Investments in Associates

Associates are those entities over which the Company has significant influence but doesn t control or has joint control, over the financial and operating policies. Significant influence is presumed to exist when the Company holds between 20 and 50 percent of the voting power of another entity.

The results and assets and liabilities of associates are incorporated in these consolidated financial statements using the equity method of accounting, except when the investment is classified as held for sale, in which case it is accounted for in accordance with K-IFRS 1105

Non-current Assets Held for Sale and Discontinued Operations . Under the equity method, an investment in an associate is initially recognized in the consolidated statement of financial position at cost and adjusted thereafter to recognize the Company s share of the profit or loss and other comprehensive income of the associate. When the Company s share of losses of an associate exceeds the Company s interest in that associate (which includes any long-term interests that, in substance, form part of the Company s net investment in the associate), the Company discontinues recognizing its share of further losses. Additional losses are recognized only to the extent that the Company has incurred legal or constructive obligations or made payments on behalf of the associate.

Any excess of the cost of acquisition over the Company s share of the net fair value of the identifiable assets, liabilities and contingent liabilities of an associate recognized at the date of acquisition is recognized as goodwill, which is included within the carrying amount of the investment and assessed for impairment. Any excess of the Company s share of the net fair value of the identifiable assets, liabilities and contingent liabilities over the cost of acquisition, after reassessment, is recognized immediately in profit or loss.

When the Company or its subsidiary transacts with its associate, unrealized gains from the transactions are eliminated to the extent of the Company s interests in the associate. Unrealized losses are also eliminated, as long as the unrealized loss is not an impairment indicator of an asset which is being transferred.

When necessary, the Company may revise an associate s financial statements, to apply consistent accounting policies as the Company, prior to applying the equity method of accounting for its investment in the associate.



i. Property and Equipment

Property and equipment are stated at cost less accumulated depreciation and accumulated impairment losses. The cost of an item of property and equipment is directly attributable to their purchase or construction, which includes any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. It also includes the initial estimate of the costs of dismantling and removing the item and restoring the site on which it is located.

Subsequent costs are recognized in carrying amount of an asset or as an asset if it is probable that future economic benefits associated with the assets will flow into the Company and the cost of an asset can be measured reliably. Routine maintenance and repairs are expensed as incurred.

Depreciation is computed using the straight-line method over the estimated useful lives of the related assets as follows:

Assets	Useful lives (years)
Buildings and structures	15 ~ 50
Machinery	3 ~ 15
Other	4 ~ 10

The Company reviews the depreciation method, the estimated useful lives and residual values of property and equipment at the end of each annual reporting period. If expectations differ from previous estimates, the changes are accounted for as a change in an accounting estimate.

The carrying amount of an item of property and equipment is derecognized on disposal or when no future economic benefits are expected from its use or disposal. The gain or loss arising from the derecognition of an item of property and equipment is determined as the difference between the net disposal proceeds and the carrying amount of the item, and is included in profit or loss when the item is derecognized.

j. Investment Property

Investment properties are properties held to earn rentals and/or for capital appreciation. Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at cost less accumulated depreciation and accumulated impairment losses.

While land is not depreciated, all other investment property is depreciated based on the respective assets estimated useful lives ranging from $15 \sim 50$ years using the straight-line method.

The Company reviews the depreciation method, the estimated useful lives and residual values of investment property at the end of each annual reporting period. If expectations differ from previous estimates, the changes are accounted for as a change in an accounting estimate.

An investment property is derecognized upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognized.

k. Goodwill

Goodwill is measured as the excess of the sum of: a) the consideration transferred, b) the amount of any non-controlling interests in the acquiree, and c) the fair value of the acquirer s previously held equity interest in the acquiree (if any); over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. Goodwill is not depreciated, but tested for impairment at the end of each annual reporting period. Goodwill is carried at cost less accumulated impairment losses and the impairment losses are not reversed.

l. Intangible Assets

Intangible assets with definite useful lives are carried at cost less accumulated amortization and accumulated impairment losses. Amortization is recognized on a straight-line basis over their estimated useful lives ranging from $3 \sim 20$ years. The Company reviews the amortization method, the estimated useful lives and residual values of intangible assets at the end of each annual reporting period. If expectations differ from previous estimates, the changes are accounted for as a change in an accounting estimate.

Intangible assets with indefinite useful lives are carried at cost less accumulated impairment losses. Intangible assets with indefinite useful lives are not amortized, but tested for impairment at the end of each annual reporting period. At the case of amortizable intangible assets, the Company reviews impairment at each time whether the events are occurring that the carrying amount is not recoverable.

An intangible asset is derecognized on disposal, or when no future economic benefits are expected from its use or disposal. The gains or losses arising from derecognition of an intangible asset, measured at the difference between the net disposal proceeds and the carrying amount of the asset, are recognized in profit or loss when the asset is derecognized.

m. Government Grants

Government grants are not recognized until there is reasonable assurance that the Company will comply with the conditions attaching to them and that the grants will be received.

Government grants for acquiring or constructing non-current assets are recognized as a deduction (net of) the related assets book value in the consolidated statement of financial position, and is recognized into profit or loss by offsetting depreciation expense over the useful lives of the related assets on a systematic basis. Other government grants, revenue type, are recognized in profit or loss over the periods in which the Company recognizes the expense which the grants are intended to reimburse.

Government grants related to specific expenditure reimbursement; losses already incurred by the Company; or immediate financial support with no future expenditure requirements; are recognized in profit or loss in the period in which they become receivable by the Company.

n. Borrowing Costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization. All other borrowing costs are recognized in profit or loss in the period in which they are incurred.

o. Financial Liabilities and Equity Instruments issued by the Company

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangement. Financial liabilities are classified as either financial liabilities at fair value through profit or loss (FVTPL) or other financial liabilities .

1) Classification of financial liabilities and equity instruments *1-1*) *Equity instruments*

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognized at the proceeds received, net of direct issue costs.

When the Company reacquires its own equity instruments (treasury shares), equity is directly deducted. No gain or loss is recognized in profit or loss related to the acquisition, sale, issue or cancellation of treasury shares.

1-2) Financial liabilities at FVTPL

Financial liabilities are classified as at FVTPL when the financial liability is either held for trading or it is designated as FVTPL. A financial liability is classified as held for trading if it has been acquired principally for the purpose of repurchasing it in the near term or it is a derivative, including embedded derivative separated from contracts, which is not designated and effective as a hedging instrument.

Financial liabilities at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognized in profit or loss. The net gain or loss recognized in profit or loss incorporates any interest paid on the financial liability.

1-3) Other financial liabilities

Other financial liabilities are initially measured at fair value, net of transaction costs. Other financial liabilities are subsequently measured at amortized cost using the effective interest method, with interest expense recognized on an effective yield basis.

The effective interest method is a method of calculating the amortized cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments through the expected life of the financial liability, or (where appropriate) a shorter period, to the net carrying amount on initial recognition.

2) Derecognition of financial liabilities

The Company derecognizes financial liabilities when the Company s obligations are discharged, cancelled or they expire. An exchange between an existing borrower and lender of debt instruments with substantially different terms, or a substantial modification of the terms of an existing financial liability is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. The difference between the carrying amount of the financial liabilities derecognized and the consideration paid is recognized in profit or loss.

p. Lease

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

Assets held under finance leases are initially recognized as assets of the Company at their fair value at the inception of the lease or, if lower, at the present value of the minimum lease payments. The corresponding liability to the lessor is included in the statement of financial position as a finance lease obligation.

Lease payments are apportioned between finance expenses and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance expenses are recognized immediately in profit or loss, unless they are directly attributable to qualifying assets, in which case they are capitalized in accordance with the Company s general policy on borrowing costs. Contingent rentals are recognized as expenses in the periods in which they are incurred.

Operating lease payments are recognized as an expense on a straight-line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed. Contingent rentals arising under operating leases are recognized as an expense in the period in which they are incurred.

q. Derivative Financial Instruments

Derivatives are initially recognized at fair value at the date the derivative contract is entered into and are subsequently remeasured to their fair value at the end of each reporting period. The resulting gain or loss is recognized in profit or loss immediately unless the derivative is designated and effective as a hedging instrument. For derivative instruments designated as cashflow hedges, the effective portions of the gains or losses on the hedging instruments are recorded as part of other comprehensive income (loss).

r. Retirement Benefit Obligation

The retirement benefit obligation recognized in the statement of financial position represents the present value of the defined benefit obligation as adjusted for unrecognized past service cost, and as reduced by the fair value of plan assets.

For defined retirement benefit plans, the cost of providing benefits is determined using the Projected Unit Credit Method, with actuarial valuations being carried out at the end of each reporting period. The present value of the defined benefit obligation is denominated in the same currency in which the benefits are expected to be paid, and calculated at the discount rate which is the yield at the reporting date on high quality corporate bonds that have maturity dates approximating the terms of the Company s obligation. The Company recognizes all actuarial gains and losses arising from defined benefit plans as other comprehensive income (loss) and records at retained earnings immediately, which is not reclassified to current operation thereafter.

s. Provisions

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that the Company will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognized as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When the effect of the time value of money is material, the provision is measured using the cash flows estimated to settle the present obligation. Discount rate is pre-tax interest rate reflecting inherent risk of liabilities and market s valuation on the present value of monetary. Changes in provisions caused by elapse of time are the financial cost as incurred and recognized in profit or loss.

At the end of each reporting period, the remaining provision balance is reviewed and assessed to determine if the current best estimate is being recognized. If the existence of an obligation to transfer economic benefit is no longer probable, the related provision is reversed during the period.

t. Revenue Recognition

Revenue from the sale of goods and rendering of services in the course of ordinary operating activities is measured at the fair value of the consideration received or receivable. Revenues are realized or realizable and earned when the Company has persuasive evidence of an arrangement, the goods have been delivered or the services have been rendered to the customer, sales price is fixed or determinable and collectability is reasonably assured.

The Company s revenue is principally derived from telecommunication services including data services, broadband internet and fixed-line telephone services. Telecommunication services consist of fixed monthly charges, usage-related charges and non-refundable activation fees. Fixed monthly charges are recognized in the period earned. Usage-related charges are recognized at the time services are rendered. Non-refundable activation fees are deferred and recognized over the expected term of the customer relationship.

u. Income Tax and Deferred Tax Income tax consists of current tax and deferred tax.

1) Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit as reported in the consolidated statement of income and comprehensive income because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company s liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

2) Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such deferred tax assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and associates, and interests in joint ventures, except where the Company is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

The Company offsets deferred tax assets and liabilities if, and only if the Company has a legally enforceable right to set off current tax assets against current tax liabilities and the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realize the assets and settle the liabilities simultaneously.

3) Current and deferred tax for the year

Current and deferred tax are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized in other comprehensive income or directly in equity, respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

v. Handset Subsidies to Long-term Mobile Subscribers

The Company provides lump-sum handset subsidies to customers who agree to use the Company s service for the predetermined service period and the subsidies are charged to commission paid as the related payments are made.

When customers agree to use the Company s service for a predetermined service period and purchase handsets on an installment basis, the subsidies are paid every month over the installment period and the Company estimates a provision for handset subsidies to be paid, which is recognized as to commissions paid at the time telecommunication service contracts are made.

w. Assets held for sale

Non-current assets and disposal groups are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than through continuing use. This condition is regarded as met only when the sale is highly probable and the non-current asset (or disposal group) is available for immediate sale in its present condition. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification.

When the Company is committed to a sale plan involving loss of control of a subsidiary, all of the assets and liabilities of that subsidiary are classified as held for sale when the criteria described above are met, regardless of whether the Company will retain a non-controlling interest in its former subsidiary after the sale. Non-current assets (and disposal groups) classified as held for sale are measured at the lower of their previous carrying amount and fair value less costs to sell.

x Critical accounting judgments and key sources of estimation uncertainty

In the application of the Company accounting policies, management is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

The following are critical assumptions and key sources of estimation uncertainty at the end of reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

1) Fair value measurement of financial instruments

Subsequent to initial recognition, available-for-sale financial assets and derivative financial assets are stated at fair value with any gains or losses arising on remeasurement recognized in profit or loss or other comprehensive income. When measuring fair value, if there is quoted price in active market, the Company uses it. But, if quoted price does not exist, the Company uses valuation techniques that require the management s

judgments on the expected future cash flows and discount rates.

2) Allowance for doubtful accounts of trade/other receivables and loans

Based on the aging of accounts receivables, past experience of bad debt, and economic and industrial factors, the Company estimates bad debt for the period and recognizes an allowance for the bad debt.

3) Impairment of goodwill

Determining whether goodwill is impaired requires an estimation of the value in use of the cash-generating units to which goodwill has been allocated. The value in use calculation requires the directors to estimate the future cash flows expected to arise from the cash-generating unit and an appropriate discount rate in order to calculate present value.

4) Measurement of property and equipment, intangible assets

If the Company acquires property and equipment or intangible assets from business combination, it is required to estimate the fair value of these assets at the acquisition date and to estimate the useful lives for depreciation and amortization.

5) Provisions

Determining whether the Company will be required to settle the obligation incurred as a result of a past event, and estimating reliable value of obligation require the management s judgement.

6) Retirement benefit plans

The Company has defined retirement benefit plans. The cost of providing benefits under the plan are determined using an actuarial valuation method that requires management assumptions on discount rates, expected rate of salary increase and expected rate of return on plan assets. These assumptions involve critical uncertainties due to the long-term nature of the retirement benefit plans.

7) Deferred tax

Recognizing and measuring of the deferred tax assets and liabilities requires the management s judgments and specially, whether and how deferred tax assets is recognized shall be affected from an assumption and management s judgment of the future situation.

3. TRANSITION TO K-IFRS

As stated in Note 2, these are the Company s first consolidated financial statements prepared in accordance with K-IFRS, as the Company adopts K-IFRS in 2011. Therefore, prior period s consolidated financial statements, comparatively presented herein, were restated in accordance with K-IFRS 1101 First-time adoption of International Financial Reporting Standards with a transition date of January 1, 2010.

a. K-IFRS 1101 First-time adoption of K-IFRS - optional exemptions K-IFRS 1101 provides for a number of optional exemptions from the general principle of full retrospective applications of K-IFRS. The optional exemptions for first-time adoption of K-IFRS of the Company elected are as follows.

1) Business combination

Business combinations that occurred before the date of transition to K-IFRS, were not retrospectively restated.

2) Fair value or revaluation as deemed cost

Certain property and equipment were revaluated at the date of transition to K-IFRS and such revaluation is used as the asset s deemed cost.

b. Explanation of effect of transition to K-IFRS

Effects on financial position at January 1, 2010 (date of transition) are as follows (in millions of Korean won):

	Total assets	Total liabilities	Net equity
Based on Korean GAAP	(Won) 23,206,256	(Won) 10,861,631	(Won) 12,344,625
Adjustments:			
1. Changes in scope of consolidation	(62,440)	3,735	(66,175)
2. Property and equipment	69,538		69,538
3. Employee benefits and retirement benefit			
obligation	15	25,048	(25,033)
4. Transfer of financial assets	416,242	400,753	15,489
5. Non-refundable activation fees		593,981	(593,981)
6. Other adjustments	(107,730)	(73,521)	(34,209)
7. Deferred tax and tax effect of adjustments	(185,157)	(322,948)	137,791
Total adjustment	130,468	627,048	(496,580)
Based on K-IFRS	(Won) 23,336,724	(Won) 11,488,679	(Won) 11,848,045

Effects on financial position at December 31, 2010 and total comprehensive income for the year ended December 31, 2010 are as follows (in millions of Korean won):

	Total assets	Total liabilities	Net equity	Total comprehensive income
Based on Korean GAAP	(Won) 22,651,704	(Won) 10,173,055	(Won) 12,478,649	(Won) 1,021,501
Adjustments:				
1. Changes in scope of consolidation	(103,743)	(13,053)	(90,690)	1,247
2. Property and equipment	477,044		477,044	407,811
3. Amortization of goodwill	151,900	(9,444)	161,344	151,620
4. Employee benefits and retirement				
benefit obligation	17	38,799	(38,782)	(5,514)
5. Transfer of financial assets				(15,489)
6. Effect on equity method in				
associates	18,430		18,430	7,717
7. Nonrefundable activation fees		533,783	(533,783)	60,199
8. Other adjustments	44,507	94,943	(50,436)	598
9. Deferred tax and tax effect of				
adjustments	(107,470)	(93,693)	(13,777)	(150,139)
Total adjustment	480,685	551,335	(70,650)	458,050
Based on K-IFRS	(Won) 23,132,389	(Won) 10,724,390	(Won) 12,407,999	(Won) 1,479,551

The adjustments of effects on financial position at September 30, 2010 and the results of operation for the three months and nine months ended September 30, 2010 are not presented in the accompanying financial statements as the Company did not prepare consolidated financial statements for the three months and nine months ended September 30, 2010 under Korean GAAP.

Under K-IFRS, dividends received, interest received, interest paid, and income tax paid which were not presented separately in the consolidated statement of cash flows under Korean GAAP, are now separately presented and the related income (expense) and assets (liabilities) have been adjusted for accordingly. Also, under K-IFRS, foreign currency translation amounts are presented gross as part of the related transactions and deducted against the effects of foreign exchange rate changes on the balance of cash held in foreign currencies. No others significant differences between the consolidated statements of cash flows prepared under Korean GAAP compared to K-IFRS have been noted.

c. Explanation of transition to K-IFRS

Transition adjustments from previous GAAP (Korean GAAP) to K-IFRSs that affected the Company's financial position, financial performance and cash flows are as follows.

1) Scope of consolidation

As at the date of transition to K-IFRS the Company s change in scope of consolidation is as follows:

Newly Added

Under Korean GAAP, subsidiaries whose total assets, as of December 31 of the prior year, were less than (Won)10 billion, were excluded from consolidation pursuant to the former Act on External Audit of Stock Companies Article 1.3 section 2.1 in the Republic of Korea. Under K-IFRS, such subsidiaries are subject to consolidation regardless of significance.

Excluded

Under Korean GAAP, entities (subsidiaries) of which the Company has over 30% of the voting rights and is the largest shareholder, were included in consolidation pursuant to the former Act on External Audit of Stock Companies Article 1.3 section 2.1 in the Republic of Korea. Under K-IFRS, as the Company does not have controlling power over the entities, entities are excluded from consolidation.

Changes	Name of entities
Newly added	Broadband D&M Co., Ltd.,
	Broadband CS Co., Ltd.
Excluded	F&U Credit information Co., Ltd.,
	IHQ, Inc.,
	BMC Movie Expert Fund,
	BMC Digital Culture and Contents Fund

2) Employee benefits and retirement benefit obligation

Under Korean GAAP, at the end of a reporting period a benefit obligation is calculated and recognized, based on an assumption that all employees who have worked over a year were to retire as of the reporting period end. While, under K-IFRS, the retirement benefit amount is appropriated as a defined benefit obligation by actuarial assessment using the projected unit credit method.

Also, the Company recognizes its long-term employee benefits obligation by actuarial assessment using the projected unit credit method.

3) Change in depreciation method

The Company changed the depreciation method of equipment from declining balance method to straight-line method.

4) Goodwill acquired by business combinations

Under Korean GAAP, the Company amortized goodwill acquired as a result of business combinations on a straight-line method from $5 \sim 20$ years from the year of acquisition. Under K-IFRS, goodwill is not amortized but reviewed for impairment annually.

5) Transfer of financial assets

Under Korean GAAP, when the Company transferred a financial asset to financial institutions and it was determined that control over the asset has been transferred the Company derecognized the financial asset. Under K-IFRS, if the Company retains substantially all the risks and rewards of ownership of the asset, the asset is not derecognized but instead the related cash proceeds are recognized as financial liabilities.

6) Deferment of non-refundable activation fees

Under Korean GAAP, the Company recognizes non-refundable activation revenues when the activation service is performed. Under K-IFRS, the Company defers such revenues and amortizes it over the expected term of the customer relationship.

7) Income tax

Under Korean GAAP, deferred tax assets and liabilities were classified as either current or non-current based on the classification of their underlying assets and liabilities assuming that all differences from one entity are recovered or settled together. If there are no corresponding assets or liabilities, deferred tax assets and liabilities were classified based on the periods the temporary differences were expected to reverse. Under K-IFRS, deferred tax assets and liabilities are all classified as non-current on the statement of financial position.

Under Korean GAAP, difference between the carrying value and the tax base of the investments in subsidiaries, branches and associates and interest in joint ventures were considered as temporary differences and recognized as deferred tax assets and liabilities. Under K-IFRS, the temporary differences associated with investments in subsidiaries, branches and associates and interest in joint ventures is recognized as deferred assets and liabilities reflecting the manner in which Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

8) Other reclassifications

(1) Memberships

Under Korean GAAP, facility-use memberships and guarantee deposits were classified as other non-current assets.

Under K-IFRS, facility-use memberships are recognized as intangible assets with an indefinite useful life and guarantee deposits that satisfy the definition of financial assets are classified as loans and receivables at amortized costs.

(2) Investment property

Under Korean GAAP, properties acquired for earning rental income and/or for capital appreciation were classified as property and equipment.

Under K-IFRS, such properties are reclassified separately as investment properties.

4. FINANCIAL INSTRUMENTS

Details of financial assets as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

			September 30, 2011		
	Financial assets			Derivatives	
	designated as FVTPL	Available-for-sale financial assets	Loans and receivables	designated as hedging instruments	Total
Cash and cash equivalents	(Won)	(Won)	(Won) 1,728,505	(Won)	(Won) 1,728,505
Financial Instruments			968,002		968,002
Short-term investment securities		90,669			90,669
Long-term investment securities					
(Note a)	15,067	1,545,066			1,560,133
Trade receivables			1,953,774		1,953,774
Loan and other receivables (Note					
b)			1,800,402		1,800,402
Derivatives assets	1,273			226,906	228,179
Total	(Won) 16,340	(Won) 1,635,735	(Won) 6,450,683	(Won) 226,906	(Won) 8,329,664
			December 21, 2010		
			December 31, 2010		
	Financial assets			Derivatives	
	designated as	Available-for-sale	Loans and	designated as	
		Available-for-sale financial assets			Total
Cash and cash equivalents	designated as		Loans and	designated as	Total (Won) 659,405
Cash and cash equivalents Financial Instruments	designated as FVTPL	financial assets	Loans and receivables	designated as hedging instruments	
	designated as FVTPL	financial assets	Loans and receivables (Won) 659,405	designated as hedging instruments	(Won) 659,405
Financial Instruments	designated as FVTPL	financial assets (Won)	Loans and receivables (Won) 659,405	designated as hedging instruments	(Won) 659,405 567,269
Financial Instruments Short-term investment securities	designated as FVTPL	financial assets (Won) 400,531	Loans and receivables (Won) 659,405	designated as hedging instruments	(Won) 659,405 567,269 400,531
Financial Instruments Short-term investment securities Long-term investment securities	designated as FVTPL	financial assets (Won) 400,531	Loans and receivables (Won) 659,405 567,269	designated as hedging instruments	(Won) 659,405 567,269 400,531 1,680,582
Financial Instruments Short-term investment securities Long-term investment securities Trade receivables	designated as FVTPL	financial assets (Won) 400,531	Loans and receivables (Won) 659,405 567,269	designated as hedging instruments	(Won) 659,405 567,269 400,531 1,680,582
Financial Instruments Short-term investment securities Long-term investment securities Trade receivables Loan and other receivables (Note	designated as FVTPL	financial assets (Won) 400,531	Loans and receivables (Won) 659,405 567,269 1,971,815	designated as hedging instruments	(Won) 659,405 567,269 400,531 1,680,582 1,971,815
Financial Instruments Short-term investment securities Long-term investment securities Trade receivables Loan and other receivables (Note b)	designated as FVTPL (Won)	financial assets (Won) 400,531	Loans and receivables (Won) 659,405 567,269 1,971,815	designated as hedging instruments (Won)	(Won) 659,405 567,269 400,531 1,680,582 1,971,815 3,518,690

(Note a) Long-term investment securities designated as FVTPL consist of financial instruments with an embedded derivatives (convertible options) which cannot be bifurcated from the host contract, as such the entire financial instrument is measured at fair value with changes recognized in current period profit and loss.

(Note b) Details of loan and other receivables as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010	
Short-term loans	(Won) 99,643	(Won) 94,924	
Accounts receivable other	1,343,877	2,531,847	
Advanced payments and other	19,388	30,157	
Long-term loans	91,862	84,323	
Long-term accounts receivable other	8,322	527,106	
Guarantee deposits	237,310	250,333	

(Won) 1	1,800,402 (V	Von) 3,518,690

Details of financial liabilities as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

September 30, 2011				
Financial liabilities		Derivatives		
designated as FVTPL	Financial liabilities at amortized cost	designated as hedging instruments	Total	
(Won)	(Won) 201,567	(Won)	(Won) 201,567	
1,654		811	2,465	
	1,523,976		1,523,976	
409,278	3,910,789		4,320,067	
	2,129,244		2,129,244	
(Won) 410,932	(Won) 7,765,576 Decemb	<i>,</i>	(Won) 8,177,319	
	Financial liabilities	e		
FVTPL	at amortized cost	instruments	Total	
(Won)	(Won) 195,777	(Won)	(Won) 195,777	
5,043		25,111	30,154	
	1,272,056		1,272,056	
161 655	4 071 229		4,532,983	
461,655	4,071,328		+,552,965	
401,035	2,485,789		2,485,789	
	designated as FVTPL (Won) 1,654 409,278 (Won) 410,932 Financial liabilities designated as FVTPL (Won) 5,043	Financial liabilities designated as FVTPL Financial liabilities at amortized cost (Won) 201,567 1,654 1,523,976 3,910,789 2,129,244 (Won) 410,932 (Won) 7,765,576 Decemb Financial liabilities designated as FVTPL Financial liabilities at amortized cost (Won) 195,777 5,043 1,272,056	Financial liabilities designated as FVTPLDerivatives designated as hedging instruments(Won)(Won)201,567(Won)1,6548111,523,976811409,2783,910,7892,129,2442,129,244(Won) 410,932(Won) 7,765,576(Won)Financial liabilities designated as FVTPLDerivatives designated as hedging instruments(Won)(Won) 195,777(Won)(Won)195,777(Won)	

(Note a) Bonds payables designated as FVTPL consist of financial instruments with an embedded derivative (convertible options) which cannot be bifurcated from the host contract, as such the entire financial instrument is measured at fair value with changes recognized in current period profit and loss.

(Note b) Details of other payables as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Accounts payable-other	(Won) 1,094,487	(Won) 1,433,812
Withholdings	11,907	5,137
Accrued expenses	657,384	677,480
Current portion of long-term debt	49,106	215,416
Long-term payables other	235,721	54,783
Finance lease liabilities	43,541	60,075
Other non-current liabilities	37,098	40,086

(Won) 2,129,244 (Won) 2,485,789

The following table provides an analysis of the Company s financial instruments that are measured subsequent to initial recognition at fair value, classified as Level 1, 2, or 3, based on observable or unobservable fair value of the instrument.

Level 1: Unadjusted quoted prices in active markets for identical assets or liabilities;

Level 2: Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly;

Level 3: Inputs that are not based on observable market data.

Fair values of financial instruments by hierarchy level as of September 30, 2011 are as follows (in millions of Korean won):

Туре	Level 1	Level 2	Level 3	Total
Financial assets designated as FVTPL	(Won)	(Won) 15,067	(Won) 1,273	(Won) 16,340
Available-for-sale financial assets	1,176,346	25,370	8,695	1,210,411
Derivatives assets designated as hedging				
instruments		226,906		226,906
Financial liabilities designated as FVTPL	409,278	1,654		410,932
Derivatives liabilities designated as hedging				
instruments		811		811

5. TRADE AND OTHER RECEIVABLES

Details of short-term trade and other receivables as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Accounts receivable trade	(Won) 2,208,725	(Won) 2,198,050
Less allowance for doubtful accounts	(268,539)	(248,653)
Accounts receivable trade, net	1,940,186	1,949,397
Short-term loans	101,902	96,353
Less allowance for doubtful accounts	(2,259)	(1,429)
Short-term loans, net	99,643	94,924
Accounts receivable other	1,391,062	2,577,961
Less allowance for doubtful accounts	(47,185)	(46,114)
Accounts receivable other, net	1,343,877	2,531,847
Accrued income	18,856	29,578
Less allowance for Accrued income	(142)	
Accrued income, net	18,714	29,578
Other	675	580

(Won) 3,403,095 (Won) 4,606,326

Details of long-term trade and other receivables as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	Septembe	er 30, 2011	Decembe	r 31, 2010
Long-term accounts receivable trad	le (Won)	13,588	(Won)	22,418
Long-term loans		123,191		115,509
Less allowance for doubtful accounts		(31,329)		(31,186)
Long-term loans, net		91,862		84,323
Long-term accounts receivable othe	er	8,322		527,106
Guarantee deposits		237,310		250,333
	(Won)	351.082	(Won)	884.180

Details of changes in allowance for doubtful accounts for the nine months ended September 30, 2011 and 2010 are as follows (In millions of Korean won):

	For the nine months ended		
	September 30, 2011	September 30, 2010	
Beginning balance	(Won) 327,382	(Won) 320,680	
Increase of Bad debt	56,550	61,715	
Reversal of allowance for doubtful accounts	(1,737)	(259)	
Write-off	(51,480)	(46,517)	
Collection of receivables written off	19,562	17,685	
Change in scope of consolidation and foreign exchange differences	(823)	(126)	
Ending balance	(Won) 349,454	(Won) 353,178	

Details of aging analysis of accounts receivable which are overdue but not impaired as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September	September 30, 2011		r 31, 2010
	Accounts receivable-trade	Accounts receivable-other	Accounts receivable-trade	Accounts receivable-other
Less than 1 month	(Won) 198,575	(Won) 18,191	(Won) 242,574	(Won) 58,014
$1 \sim 3$ months	91,009	21,340	106,063	22,363
$3 \sim 6$ months	35,828	14,918	45,823	17,128
More than 6 months	122,845	32,340	187,598	35,072
	(Won) 448,257	(Won) 86,789	(Won) 582,058	(Won) 132,577

6. INVENTORIES

Inventories as of September 30, 2011 and December 31, 2010 consist of the following (in millions of Korean won):

	Septemb	er 30, 2011	December 31, 20	
Raw materials and Supplies	(Won)	6,211	(Won)	3,319
Work in process and Semi-finished goods		95		475
Finished goods and Merchandise		172,019		147,445
Total		178,325		151,239
Less allowance for valuation loss		(1,895)		(2,016)
Net	(Won)	176,430	(Won)	149,223

7. INVESTMENT SECURITIES

Details of investment securities as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011		Decembe	er 31, 2010
	Current	Non-current	Current	Non-current
Equity securities:				
Investments in listed company	(Won)	(Won) 1,088,927	(Won) 178,760	(Won) 1,230,381
Investments in non-listed company	241	54,736	15,051	75,227
Investments in funds and etc.		365,576		345,680
Sub-total	241	1,509,239	193,811	1,651,288
Debt Securities	3,009	50,894	2,004	29,294
Beneficiary certificates (Note)	87,419		204,716	
Total	(Won) 90,669	(Won) 1,560,133	(Won) 400,531	(Won) 1,680,582

(Note) The distributions arising from some beneficiary certificates as of September 30, 2011, are accounted for as accrued income. 8. INVESTMENTS IN ASSOCIATES

Investments in associates accounted for using the equity method as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won, except for share data):

		September 30, Ownership	2011				Carrying	amount	
	Number of shares	percentage (%)	Acquis Cos				nber 30,)11		nber 31, 010
SK Marketing & Company Co., Ltd.	5,000,000	50.0	(Won)	190,000		(Won)	124,803	(Won)	117,905
SK China Company Ltd.	720,000	22.5		49,529			48,091		46,573
SK USA, Inc.	49	49.0		3,184			5,821		5,972
BMC Sector Limited Partnership IV	2,500	49.7		25,000			23,651		24,953
F&U Credit information Co., Ltd.	300,000	50.0		2,410			3,412		4,529
Korea IT Fund	190	63.3		190,000	(Note a)		236,572		226,633
JYP Entertainment Corporation	691,680	25.5		4,150			4,015		4,150
Konan Technology	78,550	29.5		13,456			4,082		4,410
Etoos Co., Ltd	701,000	15.6		18,993	(Note b)		14,867		14,339
BMC Digital Culture and Contents									
Venture Fund	100	39.8		10,000			8,533		8,925
Wave City Development Co., Ltd.	382,000	19.1		1,967	(Note b)		1,182		1,392
IBKC-bmc Cultural Contents Fund		25.0		2,500			2,383		2,292
Hanhwa No.2 Daisy Entertainment									
Investment Fund		20.0		2,000			1,454		2,008
BMC Movie Expert Fund	135	46.6		13,500			14,052		13,977
HanaSK Card Co., Ltd.	57,647,058	49.0	4	400,000			392,737		386,417
Daehan Kanggun BcN Co., Ltd.	1,461,486	29.0		7,307			7,264		7,264
Television Media Korea Ltd.	18,564,000	51.0		18,568	(Note c)		16,555		18,568
Candle Media Co., Ltd. (formerly PREGM									
Co., Ltd.)	11,010,280	28.9		26,334			18,848		19,313
NanoEnTek, Inc.	1,807,130	9.3		11,000	(Note d)		10,469		

UNISK(Beijing) Information Technology						
Co., Ltd.	49	49.0	3,475		5,881	4,714
PT. Melon Indonesia	4,900,000	49.0	6,492		5,713	6,210
Packet One Network	1,151,556	28.2	137,751	(Note e)	116,549	116,160
Mobile Money Ventures, LLC		50.0	12,763		1,035	3,206
SK Technology Innovation Company		49.0	28,146		23,208	25,052
LightSquared Inc.	3,387,916	3.3	72,096	(Note b)	56,782	72,096
SK Wyverns Baseball Club Co., Ltd. and						
other			153,559		98,551	67,634
Total			(Won) 1,404,180		(Won) 1,246,510	(Won) 1,204,692

- (Note a) Under an agreement with Korea IT Fund, the Company only has 14.3% voting rights, resulting in the Company having no control over Korea IT Fund
- (Note b) The Company classified investments in Etoos Co., Ltd., Wave City Development Co., Ltd., and Light squared Inc., as investments in associates, as the Company can exercise significant influence on these investees through participation in board of directors, even though the Company has less than 20% of equity interests in those investees.
- (Note c) Television Media Korea Ltd. is a joint venture as accounted for as investments in associates.
- (Note d) For the nine months ended September 30, 2011, the Company acquired 1,807,130 shares of NanoEnTek, Inc. Though the Company only holds 9.3% ownership of NanoEnTek, Inc., it has the ability to exercise significant influence on NanoEnTek, Inc., and as such entity is considered as an equity method investee.
- (Note e) For the nine months ended September 30, 2011, The Company additionally invested (Won)17,895 million in Packet One Network and acquired additional 172,082 shares.

Details of changes in Investments in associates accounted for using the equity method for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	Beginning balance	Acquisition	Fo Disposal	r the nine months en Equity in earnings (losses)		Septemb Othe omprehe incon	er ensive	2011 Othe increa (decrea	se	Dividend		ding ance
SK Marketing & Company Co.,												
Ltd.	(Won) 117,905	(Won)	(Won)	(Won) 6,34	3 (\	Won)	820	((Won)	265)	(Won)	(Won)	124,803
SK China	46 572			(15	2)	1	(77					40.001
Company Ltd.	46,573 5,972			(15		I	1,677 209					48,091
SK USA, Inc. BMC Sector	5,972			(36))		209					5,821
Limited												
Partnership IV	24,953			(1,08))		(213)					23,651
F&U Credit	21,955			(1,00	,		(215)					25,051
information Co.,												
Ltd.	4,529			(11	7)					(1,000)		3,412
Korea IT Fund	226,633			10,40			(467)			())		236,572
JYP	- ,			-, -			())
Entertainment												
Corporation	4,150			(13	5)							4,015
Konan												
Technology	4,410			(32	7)		(1)					4,082
Etoos Co., Ltd	14,339			22	Ð		299					14,867
BMC Digital												
Culture and												
Contents												
Venture Fund	8,925			(39	2)							8,533
Wave City												
Development												
Co., Ltd.	1,392			(21))							1,182
IBKC-bmc												
Cultural	2 202			0								0.000
Contents Fund	2,292			9	1							2,383
Hanhwa No.2												
Daisy Entertainment												
Investment												
Fund	2,008			(55	1)							1,454
BMC Movie	2,000			(55	Ŧ <i>)</i>							1,434
Expert Fund	13,977			7	5							14,052
HanaSK Card	15,577				,							11,052
Co., Ltd.	386,417			6,18	5		(156)		290			392,737
Daehan	, -			-, -			()					,
Kanggun BcN												
Co., Ltd.	7,264											7,264
Television												
Media Korea												
Ltd.	18,568			(2,01	3)							16,555
Candle Media												
Co., Ltd.												
(formerly												
PREGM Co.,							_					100.0
Ltd.)	19,313	1,000		(1,65	1)		7		179			18,848

NanoEnTek, Inc.		11,000		(490)	(23)	(18)		10,469
UNISK(Beijing) Information)	11,000		(170)	(23)	(10)		10,109
Technology Co., Ltd.	4,714			483	684			5,881
PT. Melon	1,711			105	001			5,001
Indonesia	6,210			(783)	286			5,713
Packet One Network	116,160	17,895		(20,485)	(27)	3,006		116,549
Mobile Money	110,100	17,095		(20,463)	(27)	5,000		110,349
Ventures, LLC	3,206		(2,739)	617		(49)		1,035
SK Technology								
Innovation Company	25,052			(2,542)	698			23,208
LightSquared	25,052			(2,342)	098			25,208
Inc.	72,096			(17,405)	2,091			56,782
SK Wyverns Baseball Club Co., Ltd. and								
other	67,634	32,001	(3,715)	(200)	(115)	2,946		98,551
Total	(Won) 1,204,692	(Won) 61,896	((Won) 6,454)	((Won) 24,482)	(Won) 5,769	(Won) 6,089	((Won) 1,000)	(Won) 1,246,510

(Note) For the nine months ended September 30, 2011, equity in earnings (losses) of investments in associates in the statements of income includes (Won)2,554 million of gain on disposal of investments in associates and (Won)164 million of loss on disposal of investments in associates, which is not reflected above.

	Beginning balance	Acquisition	For Disposal	the nine m Equit earni (loss	ty in Ings	ed Septemb Other comprehe incom	r nsive	2010 Other increase (decrease)	Dividend		ding
SK Marketing & Company Co.,											
Ltd. SK China	(Won) 112,531	(Won)	(Won)	(Won)	3,777	((Won)	47)	(Won)	(Won)	(Won)	116,261
Company Ltd.	3,918	44,859	(947)								47,830
SK USA, Inc.	5,498	,									5,498
F&U Credit											
information Co., Ltd.	4,481				(86)						4,395
IHQ, Inc.	20,178				(1,490)		(16)	(18,672)			4,393
Korea IT Fund	220,957				6,509		954	(10,072)	(2,958)		225,462
Konan											
Technology	3,320										3,320
Hanaro Dream Incorporation	6,687		(6,687)								
BMC Digital	0,007		(0,007)								
Culture and											
Contents	0.824				(401)						0.242
Venture Fund Wave City	9,824				(481)						9,343
Development											
Co., Ltd.	1,532										1,532
IBKC-bmc											
Cultural Contents Fund	2,398				(83)						2,315
Hanhwa No.2	2,398				(83)						2,315
Daisy											
Entertainment											
Investment	2 102				(9.4)						2 0 1 9
Fund BMC Movie	2,102				(84)						2,018
Expert Fund	13,261				587						13,848
HanaSK Card											
Co., Ltd.		400,000		((16,282)		(222)				383,496
Daehan Kanggun BcN											
Co., Ltd.	7,272				(9)						7,263
Candle Media					, í						
Co., Ltd.											
(formerly PREGM Co.,											
Ltd.)	15,000										15,000
UNISK(Beijing)	,										,
Information											
Technology	4 247										4 2 4 7
Co., Ltd. SK Industrial	4,247										4,247
Development	18,009							(18,009)			
Skytel Co., Ltd.	14,958				2,833	1	,337		(444)		18,684
Mobile Money	E 50 4				(1.000)						2 (20
Ventures, LLC SK Wyverns	5,534				(1,820)			(86)			3,628
Baseball Club											
Co., Ltd. and											
other	78,206	214,672	(12,134)		(3,194)		173	1,801			279,524

Total	(Won) 549,913	(Won) 659,531	((Won) 19,768) ((Won	9,823) (Wo	on) 2,179 ((Wo	on) 34,966)	((Won) 3,402)	(Won) 1,143,664
				/ / (/ / ((/ / /		

(Note) For the nine months ended September 30, 2010, equity in earnings (losses) of investments in associates in the statements of income includes (Won)10,393 million of gain on disposal of investments in associates which is not reflected above.

9. PROPERTY AND EQUIPMENT

Property and equipment as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Land	(Won) 730,566	(Won) 707,970
Buildings and structures	2,027,738	1,988,759
Machinery	20,552,739	19,742,398
Other	1,691,328	1,414,837
Construction in progress	435,124	447,480
Total	25,437,495	24,301,444
Less accumulated depreciation	(17,226,605)	(16,146,012)
Accumulated impairment	(1,941)	(2,019)
Property and equipment, net	(Won) 8,208,949	(Won) 8,153,413

Details of changes in property and equipment for the nine months ended September 30, 2011 and 2010 are as follows (In millions of Korean won):

Beginning balance	Acquisition	Disposal	Transfer	Depreciation	Assets held for sale	Ending balance
(Won) 707,970	(Won) 2,109	((Won) 1,947)	(Won) 22,434	(Won)	(Won)	(Won) 730,566
1,260,633	38,873	(6,739)	9,167	(63,349)		1,238,585
5,167,143	167,757	(14,393)	976,419	(1,292,851)	(25)	5,004,050
570,187	927,739	(3,202)	(618,212)	(75,827)	(61)	800,624
447,480	817,417	(8,061)	(821,712)			435,124
(Won) 8,153,413	(Won) 1.953.895	((Won) 34,342)	((Won) 431.904)	((Won) 1.432.027)	((Won) 86)	(Won) 8.208.949
	balance (Won) 707,970 1,260,633 5,167,143 570,187	balance Acquisition (Won) 707,970 (Won) 2,109 1,260,633 38,873 5,167,143 167,757 570,187 927,739 447,480 817,417	balance Acquisition Disposal (Won) 707,970 (Won) 2,109 ((Won) 1,947) 1,260,633 38,873 (6,739) 5,167,143 167,757 (14,393) 570,187 927,739 (3,202) 447,480 817,417 (8,061)	balance Acquisition Disposal Transfer (Won) 707,970 (Won) 2,109 ((Won) 1,947) (Won) 22,434 1,260,633 38,873 (6,739) 9,167 5,167,143 167,757 (14,393) 976,419 570,187 927,739 (3,202) (618,212) 447,480 817,417 (8,061) (821,712)	balance Acquisition Disposal Transfer Depreciation (Won) 707,970 (Won) 2,109 ((Won) 1,947) (Won) 22,434 (Won) 1,260,633 38,873 (6,739) 9,167 (63,349) 5,167,143 167,757 (14,393) 976,419 (1,292,851) 570,187 927,739 (3,202) (618,212) (75,827) 447,480 817,417 (8,061) (821,712) (821,712)	balance Acquisition Disposal Transfer Depreciation for sale (Won) 707,970 (Won) 2,109 ((Won) 1,947) (Won) 22,434 (Won) (Won) 1,260,633 38,873 (6,739) 9,167 (63,349) (25) 5,167,143 167,757 (14,393) 976,419 (1,292,851) (25) 570,187 927,739 (3,202) (618,212) (75,827) (61) 447,480 817,417 (8,061) (821,712) (821,712) (80,11)

	For the nine months ended September 30, 2010											
	U	nning ance	Acqu	isition	Disp	osal	Tra	nsfer	Depr	reciation		iding lance
Land	(Won)	706,599	(Won)	109	((Won)	6,919)	((Won)	1,102)	(Won)		(Won)	698,687
Buildings and structures	1	,316,534		1,913		(1,358)		10,475		(63,150)		1,264,414
Machinery	5	,211,662		137,768		(13,272)		533,686		(1,160,165)	4	4,709,679
Other		375,855		528,914		(2,389)		(315,662)		(64,855)		521,863
Construction in progress		417,027		405,608		(27,870)		(284,167)				510,598

Total

(Won) 8,027,677 (Won) 1,074,312 ((Won) 51,808) ((Won) 56,770) ((Won) 1,288,170) (Won) 7,705,241

10. INVESTMENT PROPERTY

Investment property as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	Septemb	er 30, 2011	Decembe	er 31, 2010
Land	(Won)	21,976	(Won)	29,179
Buildings		298,170		183,406
Total		320,146		212,585
Less accumulated depreciation		(48,076)		(15,278)
Investment property, net	(Won)	272,070	(Won)	197,307

Details of changes in investment property for the nine months ended September 30, 2011 and 2010 are as follows (In millions of Korean won):

	For the nine months ended September 30, 2011							
	Beginning balance	Acquisition	Disposal	Transfer	Depreciation	Ending balance		
Land	(Won) 19,670	(Won)	(Won)	(Won) 2,306	(Won)	(Won) 21,976		
Buildings	177,637	60,801		16,568	(4,912)	250,094		
Total	(Won) 197,307	(Won) 60,801	(Won)	(Won) 18,874	((Won) 4,912)	(Won) 272,070		
		For th	e nine months	ended September 30,	2010			
	Beginning balance	Acquisition	Disposal	Transfer	Depreciation	Ending balance		
Land	(Won) 23,602	(Won)	(Won)	(Won) 1,102	(Won)	(Won) 24,704		
Buildings	189,140			(9,375)	(3,887)	175,878		
Total	(Won) 212,742	(Won)	(Won)	((Won) 8,273)	((Won) 3,887)	(Won) 200,582		

Details of fair value of investment property as of September 30, 2011 and December 31, 2010 are as follows (In millions of Korean won):

	Septemb	er 30, 2011	December 31, 2010
Land	(Won)	40,540	(Won) 39,082
Buildings		248,973	176,465
	(Won)	289,513	(Won) 215,547

The fair value of investment property was appraised on the basis of market price by an independent appraisal company.

11. GOODWILL

Details of goodwill as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Goodwill related to acquisition of Shinsegi		
Telecomm, Inc	(Won) 1,306,236	(Won) 1,306,236
Goodwill related to acquisition of SK Broadband Co.,		
Ltd.	358,443	358,443
Other goodwill	90,243	80,975
Net foreign exchange differences	118	(9,005)
	(Won) 1,755,040	(Won) 1,736,649

12. INTANGIBLE ASSETS

Details of changes in intangible assets for the nine months ended September 30, 2011 and 2010 are as follows (In millions of Korean won):

	For the nine months ended September 30, 2011								
		inning lance	Acquisition	Disposal	Transfer	Amortization	Impairment	Assets held for sale	Ending balance
Frequency use rights	(Won)	709,043	(Won)	(Won)	(Won) 404,971	((Won) 109,768)	(Won)	(Won)	(Won) 1,004,246
Land use right		17,551	4,720	(54)		(4,201)			18,016
Industrial right		60,740	1,440	(1)	323	(2,788)			59,714
Software development									
costs		26,470	3,779		(510)	(6,618)	(459)	(2,965)	19,697
Customer relationships		226,940	98			(69,226)			157,812
Membership (Note a)		111,736	6,310	(2,439)					115,607
Other (Note b)		732,476	58,405	(631)	99,634	(265,779)	(1,100)	(46)	622,959

Total

(Won) 1,884,956 (Won) 74,752 ((Won) 3,125) (Won) 504,418 ((Won) 458,380) ((Won) 1,559) ((Won) 3,011) (Won) 1,998,051

		For the nine months ended September 30, 2010								
	U	inning ance	Acquisition	Disposal	Transfer	Amort	ization	Impairment		lding lance
Frequency use										
rights	(Won)	727,239	(Won)	(Won)	(Won)	((Won)	87,398)	(Won)	(Won)	639,841
Land use right		12,534	6,420				(3,057)			15,897
Industrial right		60,918	3,054		5		(3,063)			60,914
Software										
development										
costs		35,714	8,619		429		(8,483)			36,279

Customer relationships	317,670			755	(68,750)		249,675
Membership	,						,
(Note a)	107,495	1,290	121				108,906
Other (Note b)	742,648	55,541	(7,392)	123,711	(252,687)	(204)	661,617
Total	(Won) 2,004,218	(Won) 74,924	((Won) 7,271)	(Won) 124,900	((Won) 423,438)	((Won) 204)	(Won) 1,773,129

(Note a) Memberships are classified as intangible assets with indefinite useful life and are not amortized.

(Note b) Other intangible assets consist of computer software, usable and profitable donation assets.

⁹⁶

The book value and residual useful lives of major intangible assets as of September 30, 2011 are as follows (in millions of Korean won):

	Amount	Description	Residual useful lives
IMT license	(Won) 509,578	Frequency use rights relating to W-CDMA service	(note a)
W-CDMA license	85,633	Frequency use rights relating to W-CDMA service	(note b)
800MHz license	395,304	Frequency use rights relating to CDMA and LTE service	(note c)
WiBro license	10,356	WiBro service	(note d)
DMB license	3,375	DMB service	4 years and 9 months
Customer relationships		Customer relationships related to acquisition of SK Broadband Co.,	
	156,814	Ltd.	2 years

⁽note a) The Company purchased the W-CDMA license from KCC on December 4, 2001. Amortization of the W-CDMA license commenced once the Company began its commercial W-CDMA services on December 29, 2003, under a straight-line basis over the remaining useful life of the license. The W-CDMA license will expire in December 2016.

(note b) The Company purchased an additional W-CDMA license from KCC in May 2010. Amortization of the additional W-CDMA license commenced once the Company started its related commercial W-CDMA services on October 7, 2010, under a straight-line basis over the remaining useful life of the W-CDMA license. The additional W-CDMA license will expire in December 2016.

(note c) The Company purchased 800MHz license from KCC in June 2011. Amortization of the 800MHz license commenced once the Company started its related commercial CDMA and LTE services on July, 2011, under a straight-line basis over the remaining useful life of the 800MHz license. The 800MHz license will expire in June 2021.

(note d) The Company purchased a WiBro license from KCC on March 30, 2005. The license period is for 7 years from the purchase date. Amortization of the WiBro license commenced when the Company started its commercial WiBro services on June 30, 2006, under a straight line basis over the remaining useful life.

13. BORROWINGS AND BONDS PAYABLE

a. Short-term borrowings

Short-term borrowings as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won, thousands of U.S. dollars):

	Lender	rate (%)	September 30, 2011	September 31, 2010
Short-term borrowing (Korean won)	Hana Bank, etc.	4.49 ~ 6.87	(Won) 386,235	(Won) 328,710
Short-term borrowing (Foreign currency)	SK China		269,516	
	Company .Ltd		(US\$ 228,500)	
СР	Shinhan Bank, etc.	3.83 ~ 3.85	520,000	195,000
Total			(Won) 1,175,751	(Won) 523,710

b. Long-term borrowings

Long-term borrowings as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won, thousands of U.S. dollars, thousands of Chinese yuan and thousands of Japanese yen):

		Annual interest		
			September 30,	December 31,
Lender	Maturity	rate (%) (note b)	2011	2010
Korea Development Bank (note a)	2011	91 days CD yield + 1.02	(Won)	(Won) 100,000
Citibank (note a)	2011	91 days CD yield + 1.20	(Won)	(Won) 100,000
Nonghyup (note a)	2011	91 days CD yield + 1.30	(Won)	(Won) 100,000
Hana Bank (note a)	2011	91 days CD yield + 1.50	(Won)	(Won) 150,000
Nonghyup (note a)	2011	91 days CD yield + 1.50	(Won)	(Won) 50,000
Korea Development Bank	2011	3.22	(Won)	(Won) 3,251
Kookmin Bank	2012	4.02	(Won) 2,965	(Won) 5,930
Korea Development Bank	2013	4.02	(Won) 6,170	(Won) 8,814
Korea Development Bank	2014	4.02	(Won) 9,061	(Won) 9,885
Shinhan Bank	2015	4.02	(Won) 10,273	(Won) 10,273
Kookmin Bank	2016	4.02	(Won) 9,749	(Won)
Credit Agricole	2013	6M Libor + 0.29	US\$ 30,000	US\$ 30,000
Bank of China			US\$ 20,000	US\$ 20,000
DBS Bank			US\$ 25,000	US\$ 25,000
SMBC			US\$ 25,000	US\$ 25,000
China Merchants Bank	2018	5.35	CNY 360,000	CNY 360,000
Korea Exchange Bank	2015	5.18 ~ 5.44	CNY 200,000	CNY 200,000
Hana Bank HK	2014	3M Libor + 3.2	US\$ 75,000	US\$
Total			(Won) 38,218	(Won) 538,153
			US\$ 175,000	US\$ 100,000
			CNY 560,000	CNY 560,000
Equivalent in Korean won			(Won) 348,225	(Won) 748,346
Less portion due within one year			(10,641)	(512,378)

Long-term portion

(Won) 337,584 (Won) 235,968

(note a) Borrowings were repaid during the third quarter of 2011.

(note b) As of September 30, 2011, 3-month Libor rate is 0.37% and the 6-month Libor rate is 0.56%.

c. Bonds payable

Bonds payable as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won, thousands of U.S. dollars and thousands of Japanese yen):

	Maturity	Annual Interest rate (%)	Septem 20			nber 31, 010
Domestic general bonds	2011	3.0	(Won)	200,000	(Won)	200,000
	2013	4.0 ~ 6.92		450,000		450,000
	2014	5.0		200,000		200,000
	2015	5.0		200,000		200,000
	2016	5.0 ~ 5.92		470,000		470,000
	2018	5.0		200,000		200,000
Unsecured public bonds	2011	9.08				25,000
(note b)	2014	4.86		50,000		
Debentures (note c)	2011	6.65 ~ 9.20				315,718
(note c)	2013	3.99		150,000		150,000
(note c)	2014	4.40 ~ 4.53		390,000		
Dollar denominated bonds (US\$300,000)	2011	4.25				341,670
Dollar denominated bonds (US\$500,000) (note d)	2012	7.0		592,142		596,951
Dollar denominated bonds (US\$400,000)	2027	6.63		471,800		455,560
Yen denominated bonds (JPY 15,500,000) (note a)	2012	3 M Euro Yen LIBOR+0.55 ~ 2.5		238,175		216,547
Van danaminated hands (IDV 5 000 000) (note a)	2012			238,173		210,347
Yen denominated bonds (JPY 5,000,000) (note a)		3 M Euro Yen				
	2012	TIBOR+2.5		76,830		69,854
Floating rate notes (US\$ 220,000) (note a)	2012	3 M LIBOR+3.15		259,490		250,558
Convertible bonds (US\$ 332,528) (note e and f)	2014	1.75		409,278		461,655
Sub total			4	,357,715	2	4,603,513
Less discounts on bonds				(37,647)		(70,530)
Net			4	,320,068	4	1,532,983
Less portion due within one year			(1	,581,777)		(874,437)
Long-term portion			(Won) 2	,738,291	(Won) 3	3,658,546

- (note a) The 3-months Euro Yen LIBOR rate, the 3-months Euro Yen TIBOR rate and the 3-month LIBOR rate as of September 30, 2011 are 0.19%, 0.33% and 0.37%, respectively.
- (note b) SK Telink Co., Ltd., a subsidiary of the Company, issued unsecured public bonds.
- (note c) According to the covenant provision of the related borrowings, SK Broadband Co., Ltd., a subsidiary of the Company, is required to maintain its debt ratio lower than 1,000 percent and it cannot dispose of its property and equipment more than twenty times or (Won)10 trillion of its net assets in any given fiscal year.
- (note d) According to the covenants of foreign currency debentures, when a private person or other corporation except for AIG-Newbridge-TVG Consortium acquires more than 45% of ownership of SK Broadband Co., Ltd., a subsidiary of the Company, and its credit rating on global bond (US\$ 500,000 thousand) is downgraded by S&P or Moody s, SK Broadband Co., Ltd. is required to offer a buy-back of all foreign currency debentures at the price of 101% of the principal. If the Company does not comply with the covenant, it may be required to perform an immediate redemption.
- (note e) The convertible bonds are classified as financial liabilities as FVTPL in current portion of long-term debt as the bond holders can redeem their notes at April 7, 2012.

(note f) On April 7, 2009, the Company issued convertible bonds with a maturity of five years in the principal amount of US\$332,528,000 for US\$326,397,463 with conversion price of (Won)230,010 per share of the Company s common stock, which was greater than market value at the date of issuance. The Company may redeem the principal amount after 3 years from the issuance date if the market price exceeds 130% of the conversion price during a predetermined period. On the other hand, the bond holders may redeem their notes at 100% of the principal amount on April 7, 2012 (3 years from the issuance date). The conversion right may be exercised during the period from May 18, 2009 to March 24, 2014 and the number of common shares that can be converted as of September 30, 2011 is 2,177,389 shares.

Conversion of notes to common shares may be prohibited under the Telecommunications Law or other legal restrictions which restrains foreign governments, individuals and entities from owning more than 49% of the Company s voting stock. If such 49% ownership limitation is violated due to the exercise of conversion rights, the Company will pay a bond holder a cash settlement which will be determined at the average price of one day after a holder exercises its conversion right or the weighted average price for the following five or twenty business days. The Company intends to sell treasury shares held in trust by the Company that corresponds to the number of shares of common stock that would have been delivered in the absence of the 49% foreign shareholding restrictions. Unless either previously redeemed or converted, the notes are redeemable at 100% of the principal amount at maturity.

In accordance with a resolution of the Board of Directors on January 21, 2011, the conversion price has changed from (Won)220,000 to (Won)211,271 and the number of common shares that can be converted changed from 2,090,996 shares to 2,177,389 shares due to the payment of periodic dividends. During the nine months ended September 30, 2011, no conversion was made.

14. PROVISIONS

Details of change in the provisions for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	F	or the nine months en	As of September 30, 2011				
	Beginning balance	Increase	Decrease	Ending balance	Current	Non-current	
Provision for handset							
subsidy	(Won) 732,042	(Won) 668,248	((Won) 638,970)	(Won) 761,320	(Won) 646,507	(Won) 114,813	
Provision for point program	353	389	(261)	481	158	323	
Provision for restoration	32,522	3,551	(3,275)	32,798		32,798	
Provision for warranty	140	19		159		159	
Provision for sales return	48	55	(40)	63	63		
Other provisions	11	50	(32)	29	29		
Total	(Won) 765,116	(Won) 672,312	((Won) 642,578)	(Won) 794,850	(Won) 646,757	(Won) 148,093	
	F	or the nine months en	ded September 30, 201	0	As of September 30, 2010		
	Beginning balance	Increase	Decrease	Ending balance	Current	Non-current	
Provision for handset							
subsidy	(Won) 609,733	(Won) 738,829	((Won) 606,098)	(Won) 742,464	(Won) 664,231	(Won) 78,233	
Provision for point program	894	333	(138)	1,089	326	763	
Provision for restoration	26,473	4,820		31,293		31,293	
Provision for warranty	93	36		129		129	
Provision for sales return	40		(9)	31	31		
Other provisions	22		(10)	12	12		

Total	(Won) 637.255	(Won) 744.018	((Won) 606,255)	(Won) 775.018	(Won) 664.600	(Won) 110.418
	() ,	() ,	(())	()	())	() ,

The Company provides provision for handset subsidies to be provided to the subscribers who purchase handsets on an installment basis.

15. RETIREMENT BENEFIT OBLIGATION

a. Details of retirement benefit obligation as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Present value of defined benefit obligation Fair value of plan assets	(Won) 189,673 (85,924)	(Won) 160,363 (92,493)
Total	(Won) 103,749	(Won) 67,870

b. Principal actuarial assumptions as of September 30, 2011 and December 31, 2010 are as follows:

	September 30, 2011	December 31, 2010
Discount rate for defined benefit obligations	3.89 ~ 6.64%	5.41 ~ 6.30%
Inflation rate	3.00%	3.00%
Expected rate of return on plan assets	4.00 ~ 5.88%	4.00 ~ 5.64%
Expected rate of salary increase	5.00 ~ 8.15%	4.36 ~ 8.42%

c. Changes in defined benefit obligations for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	For the nine m	For the nine months ended		
	September 30, 2011	September 30, 2010		
Beginning balance	(Won) 160,363	(Won) 127,255		
Current service cost	48,345	68,349		
Interest cost	6,750	6,088		
Actuarial gain or loss	8,210	(1,620)		
Benefit paid	(33,642)	(52,742)		
Others	(58)	725		
Classified as held for sale	(295)			

Ending balance	(Won) 189,673	(Won) 148,055

d. Changes in plan assets for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	For the nine months ended		
	September 30, 2011	September 30, 2010	
Beginning balance	(Won) 92,493	(Won) 73,596	
Expected return on plan assets	3,050	2,400	
Actuarial gain or loss	(978)	(1,125)	
Contributions by employer directly to plan assets	2,200	4,002	
Benefit payment	(10,872)	(9,117)	
Others	31	458	
Ending balance	(Won) 85,924	(Won) 70,214	

e. Expenses recognized in profit and loss for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	For the nine months ended		
	September 30, 2011	September 30, 2010	
Current service cost	(Won) 48,345	(Won) 68,349	
Interest cost	6,750	6,088	
Expected return on plan assets	(3,050)	(2,400)	
Total	(Won) 52,045	(Won) 72,037	

These expenses are recognized as labor cost, research and development expense in the period as profit or loss and construction in progress.

f. Details of plan assets as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010	
Equity instruments	(Won) 798	(Won) 26,247	
Debt instruments	53,760	51,489	
Others	31,366	14,757	
Total	(Won) 85,924	(Won) 92,493	

Actual return on plan assets for the nine months ended September 30, 2011 and 2010 is (Won)2,072 million and (Won)1,274 million, respectively.

16. SHARE CAPITAL AND SHARE PREMIUM

The Company s outstanding share capital consists entirely of common stock with a par value of (Won)500. The number of authorized, issued and outstanding common shares and share premium as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won, except for share data):

	September 30, 2011		December 31, 2010	
Authorized shares	4	220,000,000	2	220,000,000
Issued shares (Note)		80,745,711		80,745,711
Share capital				
Common stock	(Won)	44,639	(Won)	44,639
Share premium:				
Paid-in surplus	(Won)	2,915,887	(Won)	2,915,887
Treasury stock		(2,410,451)		(2,202,439)
Loss on disposal of treasury stock		(15,875)		(15,875)
Others		(770,658)		(776,526)
Total	((Won)	281,097)	((Won)	78,953)

There are no changes in share capital for the nine months ended September 30, 2011 and for the year ended December 31, 2010.

(Note) During the year ended December 31, 2003, 2006 and 2009, the Company retired 7,002,235 shares, 1,083,000 shares and 448,000 shares, respectively, of treasury stock which reduced its retained earnings before appropriation in accordance with the Korean Commercial Law. As a result, the Company s outstanding number of shares decreased without change in the share capital.
 17. TREASURY STOCK

Through 2009, the Company acquired 8,400,712 shares of treasury stock in the open market for (Won)1,992,083 million for providing stock dividends, to purchase odd-lot stocks remaining from new stocks issuance, merger with Shinsegi Telecom, Inc. and SK IMT Co., Ltd., increase shareholder value, and for stock price stabilization purpose.

Meanwhile from July 26, 2010 through October 20, 2010, the Company additionally acquired 1,250,000 shares of treasury stock for (Won)210,356 million and from July 21, 2011 through September 28, 2011, the Company additionally acquired 1,400,000 shares of treasury stock for (Won)208,012 million for in accordance with a resolution of the Board of Directors on July 22, 2010 and July 19, 2011, respectively.

As a result of aforementioned treasury stock transactions, as of September 30, 2011 and December 31, 2010, the Company has 11,050,712 shares of treasury stock at (Won)2,410,451 million and 9,650,712 shares of treasury stock at (Won)2,202,439 million, respectively.

18. RETAINED EARNINGS

Retained earnings as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010	
Appropriated:			
Legal reserve	(Won) 22,320	(Won) 22,320	
Reserve for research and manpower development	535,595	658,928	
Reserve for business expansion	8,009,138	7,519,138	
Reserve for technology development	1,524,000	1,150,000	
Sub-total	10,091,053	9,350,386	
Unappropriated	1,351,198	1,370,863	
Total	(Won) 11,442,251	(Won) 10,721,249	

a. Legal Reserve

The Korean Commercial Code requires the Company to appropriate as a legal reserve at least 10% of cash dividends paid for each accounting period, until the reserve equals 50% of outstanding share capital. The legal reserve may not be utilized for cash dividends, but may be used to offset a future deficit, if any, or may be transferred to share capital.

b. Reserve for research and manpower development

Reserve for research and manpower development were appropriated in order to recognize certain tax deductible benefits through the early recognition of future expenditure for tax purposes. These reserves will be reversed from appropriated and retained earnings in accordance with the relevant tax laws. Such reversal will be included in taxable income in the year of reversal.

19. RESERVES

Details of reserves as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010	
Net change in fair value of available-for-sale			
financial assets	(Won) 416,329	(Won) 793,645	
Share of other comprehensive income of associates	(86,493)	(91,413)	
Loss on valuation of derivatives	(74,127)	(56,862)	
Foreign currency translations of foreign operations	28,844	(2,314)	
Total	(Won) 284,553	(Won) 643,056	

Details of change in reserves for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	Net change in fair value of available-for- sale financial assets	Share of other comprehensive loss of associates	Gain (loss) on valuation of derivatives	Foreign currency differences from foreign operations	Total
Balance, January 1, 2010	(Won) 998,527	((Won) 91,244)	(Won) 12,552	(Won)	(Won) 919,835
Changes	(45,138)	2,168	(10,777)	(4,793)	(58,541)
Tax effect	4,395		1,415		5,811
Balance, September 30, 2010	(Won) 957,784	((Won) 89,076)	(Won) 3,190	((Won) 4,793)	(Won) 867,105
Balance, January 1, 2011	(Won) 793,645	((Won) 91,413)	((Won) 56,862)	((Won) 2,314)	(Won) 643,056
Changes	(487,932)	6,202	(20,955)	31,158	(471,527)
Tax effect	110,616	(1,282)	3,690		113,024
Balance, September 30, 2011	(Won) 416,329	((Won) 86,493)	((Won) 74,127)	(Won) 28,844	(Won) 284,553

Details of change in fair value of available-for-sale financial assets for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	For the nine months ended					
	Before tax	September 30, 2011 Tax effect	After tax	Before tax	September 30, 2010 Tax effect	After tax
Beginning balance	(Won) 1,023,458	((Won) 229,813)	(Won) 793,645	(Won) 1,284,221	((Won) 285,694)	(Won) 998,527
Recognized in other comprehensive income	(240.014)	77.005	(271.090)	(42.201)	4 000	(20.272)
during the period	(349,914)	77,925	(271,989)	(43,381)	4,009	(39,372)
Reclassified from equity to profit or loss for the						
period	(138,018)	32,691	(105,327)	(1,758)	387	(1,371)
Ending balance	(Won) 535,526	((Won) 119,197)	(Won) 416,329	(Won) 1,239,082	((Won) 281,298)	(Won) 957,784

20. OTHER OPERATING INCOME AND EXPENSES

Details of other operating income and expenses for the three months and nine months ended September 30, 2011 and 2010 are as follows (In millions of Korean won):

		2011			2010		
	Three months ended		months ided		Three months ended		nonths ded
	September, 3	0 Septer	nber, 30	Septem	ber, 30	Septen	nber, 30
Other operating income:							
Reversal of allowance for doubtful accounts							
(Note)	(Won)	41 (Won)	1,737	(Won)	259	(Won)	259
Gain on disposal of property and equipment							
and intangible assets (Note)	1,30	56	5,296		1,000		9,876
Other (Note)	44,82	26	58,818		7,766		15,989
	(Won) 46,2.	33 (Won)	65,851	(Won)	9,025	(Won)	26,124
Other operating expenses:							
Communication expenses	(Won) 14,38	R4 (Won)	41,572	(Won)	15,761	(Won)	46,014
Utilities	47,30	· · · ·	124,921	(1001)	45,496	· · ·	121,040
Taxes and dues	18,59		38,430		26,430		42,742
Repair	62,80		185,718		55,376		159,911
Research and development	67,7		185,864		64,784		182,288
Training	9.34		21,042		8.354		17,740
Bad debt	15,7:		51,789		19,226		56,627
Travels	7,8		22,825		7,070		19,392
Supplies and other	24,90		79,503		28,192		68,350
Loss on disposal of property and equipment	,,,	-	1,2,000		20,172		00,000
and intangible assets (Note)	7,24	17	17,355		30,421		39,845
Loss on disposal of investment assets (Note)	.,=	.,	248		00,121		2,028
Loss on impairment of intangible assets							_,
(Note)			1,559				204
Donations (Note)	15,79	96	61,175		19,090		96,805
Other bad debt (Note)	1,6		4,761		3,230		5,088
Other (Note)	8,82		18,318		3,090		15,246
	(Won) 302,24	42 (Won)	855,080	(Won)	326,520	(Won)	873,320

(Note) Under Korean GAAP these were classified as other non-operating income and expenses. While, under K-IFRS, these are classified as other operating income and expenses.

21. FINANCE INCOME AND COSTS

Details of finance income and costs for the three months and nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	20	11	2010		
	Three months	Nine months	Three months	Nine months	
	ended	ended	ended	ended	
	September, 30	September, 30	September, 30	September, 30	
Finance income:					
Interest income	(Won) 42,435	(Won) 132,956	(Won) 64,062	(Won) 187,969	
Dividends	5,912	26,882	6,495	26,736	
Gain on foreign currency transactions	2,461	5,410	2,695	6,858	
Gain on foreign currency translation		3,505	15,267	16,829	
Gain on valuation of financial asset at					
FVTPL		1,067			
Gain on disposal of long-term investment					
securities	2,290	162,667	13,187	28,702	
Reversal of loss on impairment of investment					
securities				39	
Gain on valuation of derivatives	1,558	3,645	391	1,906	
Gain on transactions of derivatives			1,255	1,255	
Gain on valuation of financial liability at					
FVTPL	19,127	52,377			
	73,783	388,509	103,352	270,294	
Finance costs:					
Interest expenses	73,070	224,936	97,375	297,484	
Loss on foreign currency transactions	3,697	7,350	3,366	8,602	
Loss on foreign currency translation	22,998	12,832		1,888	
Loss on valuation of short-term investment					
securities			405	6,404	
Loss on disposal of long-term investment					
securities	300	457	2,029	2,030	
Loss on valuation of derivatives	292	689		20,806	
Loss on transactions of derivatives		5,136			
Loss on disposal of accounts receivable				6	
Loss on valuation of financial liability at				0.007	
FVTPL			7,596	9,287	
	(Won) 100,357	(Won) 251,400	(Won) 110,771	(Won) 346,507	

Details of interest income included in finance income for the three months and nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

2	011	20	2010	
Three months	Nine months	Three months	Nine months	
ended September, 30	ended September, 30	ended September, 30	ended September, 30	
(Won) 18,438	(Won) 41,550	(Won) 7,137	(Won) 24,359	

Interest income on cash equivalents and deposits				
Interest income on installment receivables and other interest income	23,997	91,406	56,925	163,610
	(Won) 42,435	(Won) 132,956	(Won) 64,602	(Won) 187,969

Details of interest expenses included in finance costs for the three months and nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	20	011	2010	
	Three months	Nine months	Three months	Nine months
	ended	ended	ended	ended
	September, 30	September, 30	September, 30	September, 30
Interest expense on bank overdrafts and				
borrowings	(Won) 15,813	(Won) 48,156 157,106	(Won) 21,765 66,101	(Won) 67,781 200,979
Interest on bonds	50,536			
Other interest expenses	6,721	19,674	9,509	28,724
	(Won) 73,070	(Won) 224,936	(Won) 97,375	(Won) 297,484

Details of income and costs by type of financial assets or financial liabilities; exclusive of the effects of bad debt expense on trade receivables, loans and other receivables, which is disclosed Note 5, for the three months and nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	2011			2010				
	Financial income		Financial costs		Financial income		Financial costs	
	Three months	Nine months	Three months	Nine months	Three months	Nine months	Three months	Nine months
	ended	ended	ended	ended	ended	ended	ended	ended
	September, 30	September, 30	September, 30	September, 30	September, 30	September, 30	September, 30	September, 30
Financial assets:								
Financial assets								
designated as at								
FVTPL	(Won)	(Won) 1,067	(Won)	(Won)	(Won) 1,255	(Won) 1,255	(Won) 405	(Won) 23,932
Available-for-sale								
financial assets	9,969	195,361	300	457	21,009	60,486	2,029	2,030
Loans and								
receivables	43,129	136,021	5,130	11,284	74,851	191,274	2,243	10,493
Sub-total	53,098	332,449	5,430	11,741	97,115	253,015	4,677	36,455
F*								
Financial liabilities:								
Financial								
liabilities								
designated as at								
FVTPL	20.685	56,022	292	689	391	1,906	7,337	12,566
Financial	20,005	50,022	2,2	007	571	1,700	1,551	12,500
liabilities at								
amortized cost		38	94,635	233,835	5,846	15,373	98,757	297,486
Derivatives								
designated as								
hedging								
instruments				5,136				
Sub-total	20,685	56,060	94,927	239,660	6,237	17,279	106,094	310,052
Sub-total	20,085	30,060	94,927	239,000	0,237	17,279	106,094	510,052

Total (Won) 73,783 (Won) 388,509 (Won) 100,357 (Won) 251,401 (Won) 103,352 (Won) 270,294 (Won) 110,771 (Won) 346,507

Details of impairment losses for each class of financial assets for the three months and nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	20)11	2010	
	Three monthsNine monthsendedendedSeptember, 30September, 30		Three months	Nine months
			ended September, 30	ended September, 30
Impairment loss on available-for-sale financial				
assets	(Won)	(Won) 1	(Won) 3	(Won) 3
Bad debt	15,753	51,789	19,226	56,627
Other bad debt	1,615	4,761	3,230	5,088
	(Won) 17,368	(Won) 56,551	(Won) 22,459	(Won) 61,718

22. NET INCOME PER SHARE

Net income from continuing operation per share and net income per share for the three months and nine months ended September 30, 2011 and 2010 are computed as follows (in millions of Korean won, except for share data):

Net income per share from continuing operation

	For the three months ended				For the nine months ended				
	September 30, 2011		1	September 30, 2010		September 30, 2011		nber 30, 10	
Net income from continuing operation attributable to the owners of the Company Weighted average number of	(Won)	384,298	(Won)	489,659	(Won)	1,395,761	(Won)	1,323,381	
common shares outstanding	70,499,159		71	71,965,408		70,894,202		72,217,080	
Net income per share (in Korean won)	(Won)	5,451	(Won)	6,804	(Won)	19,688	(Won)	18,325	

Net income per share from continuing operation for the three months ended March 31, 2011 and 2010 is (Won)7,640 and (Won)5,193, respectively. In addition, net income per share from continuing operation for the three months ended June 30, 2011 and 2010 is (Won)6,596 and (Won)6,333, respectively.

Net income from continuing operation attributable to the controlling interests for the three months and nine months ended September 30, 2011 and 2010 are computed as follows (in millions of Korean won):

	For three mon		For the nine months ended		
	September 30, 2011	September 30, 2010	September 30, 2011	September 30, 2010	
Net income attributable to the controlling interests	(Won) 386,166	(Won) 489,023	(Won) 1,396,494	(Won) 1,322,265	
The controlling interests portion of net loss (income) from discontinued operation attributable to the controlling interests	(1,868)	636	(733)	1,116	
Net income from continuing operation attributable to the controlling interests	(Won) 384,298	(Won) 489,659	(Won) 1,395,761	(Won) 1,323,381	

Net income per share

		r the nths ended	For the nine months ended			
	September 30, 2011	September 30, 2010	September 30, 2011	September 30, 2010		
Net income attributable to the owners of the Company	(Won) 386,166	(Won) 489,023	(Won) 1,396,494	(Won) 1,322,265		
	70,499,159	71,965,408	70,894,202	72,217,080		

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Weighted average number of common shares outstanding

Net income per share (in Korean								
won)	(Won)	5,478	(Won)	6,795	(Won)	19,698	(Won)	18,310

Net income per share for the three months ended March 31, 2011 and 2010 is (Won)7,631 and (Won)5,192, respectively. In addition, net income per share for the three months ended June 30, 2011 and 2010 is (Won)6,580 and (Won)6,326, respectively.

The weighted average number of common shares outstanding for the three months and nine months ended September 30, 2011 and 2010 are calculated as follows:

2011	Number of	Weighted	Weighted number of
	shares	number of days	shares
For the three months ended September 30, 2011			
Outstanding common stocks at April 1, 2011	80,745,711	92 / 92	80,745,711
Treasury stocks at July 1, 2011	(9,650,712)	92 / 92	(9,650,712)
Acquisition of treasury stock	(1,400,000)	39 / 92 (Note)	(595,840)
Total	69,694,999		70,499,159
For the nine months ended September 30, 2011			
Outstanding common stocks at January 1, 2011	80,745,711	273 / 273	80,745,711
Treasury stocks at January 1, 2011	(9,650,712)	273 / 273	(9,650,712)
Acquisition of treasury stock	(1,400,000)	39 / 273 (Note)	(200,797)
Total	69,694,999		70,894,202
	,,,		· · · · · · · · · · · · · · · · · · ·

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2010	Weighted					
	Number of		Weighted			
	Shares	number of days	number of shares			
For the three months ended September 30, 2010						
Outstanding common stocks at April 1, 2010	80,745,711	92 / 92	80,745,711			
Treasury stocks at July 1, 2010	(8,400,712)	92 / 92	(8,400,712)			
Acquisition of treasury stock	(940,074)	37 / 92 (Note)	(379,591)			
Total	71,404,925		71,965,408			
For the nine months ended September 30, 2010						
Outstanding common stocks at January 1, 2010	80,745,711	273 / 273	80,745,711			
Treasury stocks at January 1, 2010	(8,400,712)	273 / 273	(8,400,712)			
Acquisition of treasury stock	(940,074)	37 / 273 (Note)	(127,919)			
Total	71,404,925		72,217,080			

(Note)

The Company acquired treasury stocks on many different dates, and weighted number of shares was calculated considering each transaction date.

Diluted net income from continuing operation per share and diluted net income per share amounts for the three months and nine months ended September 30, 2011 and 2010 are computed as follows (in millions of Korean won, except for share data):

Diluted net income per share from continuing operation

			the ths ended		For the six months ended			
	June 30, 2011			June 30, 2010		June 30, 2011		e 30,)10
Adjusted net income from continuing operation attributable to the owners of the Company	(Won)	385,708	(Won)	491,119	(Won)	1,399,304	(Won)	1,327,304
Adjusted weighted average number of common shares outstanding	72,676,548		74,056,404		73,071,591		74,308,076	
Diluted net income per share (in Korean won)	(Won)	5,307	(Won)	6,632	(Won)	19,150	(Won)	17,862

Diluted net income per share from continuing operation for the three months ended March 31, 2011 and 2010 is (Won)7,426 and (Won)5,068, respectively. In addition, diluted net income per share from continuing operation for the three months ended June 30, 2011 and 2010 is (Won)6,415 and (Won)6,170, respectively.

Diluted net income from continuing operation attributable to the controlling interests for the three months and nine months ended September 30, 2011 and 2010 are computed as follows (in millions of Korean won):

	For three mon		For the nine months ended		
	September 30, 2011	September 30, 2010	September 30, 2011	September 30, 2010	
Net income attributable to the controlling interests	(Won) 387,576	(Won) 490,483	(Won) 1,400,037	(Won) 1,326,188	
The controlling interests portion of net loss (income) from discontinued operation attributable to the controlling interests	(1,868)	636	(733)	1,116	
Net income from continuing operation attributable to the controlling interests	(Won) 385,708	(Won) 491,119	(Won) 1,399,304	(Won) 1,327,304	

Diluted net income per share

		the ths ended	For the six months ended		
	June 30, 2011	June 30, 2010	June 30, 2011	June 30, 2010	
Adjusted net income to the owners of the Company	(Won) 387,576	(Won) 490,483	(Won) 1,400,037	(Won) 1,326,188	
	72,676,548	74,056,404	73,071,591	74,308,076	

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Adjusted weighted average number of common shares outstanding

Diluted net income per share (in								
Korean won)	(Won)	5,333	(Won)	6,623	(Won)	19,160	(Won)	17,847

Diluted net income per share for the three months ended March 31, 2011 and 2010 is (Won)7,418 and (Won)5,066, respectively. In addition, diluted net income from continuing operation per share for the three months ended June 30, 2011 and 2010 is (Won)6,400 and (Won)6,163, respectively.

Adjusted net income per share and the adjusted weighted average number of common shares outstanding for the three months and nine months ended September 30, 2011 and 2010 are calculated as follows (In millions of Korean won, except for share data):

			the ths ended			For the six months ended			
	1	mber 30, 011	1	nber 30, 010	Septem 20	11 ber 30,		ember 30, 2010	
Net income and ordinary income	(Won)	386,166	(Won)	489,023	(Won) 1	,396,494	(Won)	1,322,265	
Effect of convertible bonds (Note)		1,410		1,460		3,543		3,923	
Adjusted net income and ordinary									
income	(Won)	387,576	(Won)	490,483	(Won) 1	,400,037	(Won)	1,326,188	
Weighted average number of common shares outstanding	7	0,499,159	7	1,965,408	70),894,202		72,217,080	
Effect of exchangeable bonds	,	0,199,139	,	1,905,100	70	,091,202		12,217,000	
(Note)		2,177,389		2,090,996	2	2,177,389		2,090,996	
Adjusted weighted average number of common shares outstanding	7	2,676,548	7	4,056,404	73	3,071,591	,	74,308,076	

(Note) Assuming the conversion of the convertible bonds occurred at the beginning of the period, related interest expense would not have been incurred, resulting in an increase in net income and an increase in the weighted average number of common shares outstanding would have occurred.

Net income and diluted net income per share from discontinued operation for the three months and nine months ended September 30, 2011 and 2010 are computed as follows (in millions of Korean won):

		r the	For the			
	three mo	nths ended	nine months ended			
	September 30,	September 30,	September 30,	September 30,		
	2011	2010	2011	2010		
Net income and diluted net income per share	(Won) 26	((Won) 9)	(Won) 10	((Won) 15)		

23. SEGMENT INFORMATION

The Company has two operating segments; cellular telephone communication services, fixed-line telecommunication services and any other businesses which could not be identified as either segment, were grouped into other. Cellular telephone communication services include cellular voice service, wireless data service and wireless internet services. Fixed-line telecommunication services include telephone services, internet services, and leased line services. Lastly, the Company s Internet portal services and game manufacturing and others are grouped under other.

Details of the two segments and other for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	Cellular telephone telecommunication service	Fixed-line Telecommunication service	Other	Sub-total	Internal transaction adjustments	Consolidated amount
Total sales	(Won) 10,641,117	(Won) 2,114,212	(Won) 471,331	(Won) 13,226,660	((Won) 1,212,045)	(Won) 12,014,615
Internal sales	632,182	474,721	105,142	1,212,045	(1,212,045)	
External sales	10,008,935	1,639,491	366,189	12,014,615		12,014,615
Operating						
income	1,735,590	37,473	32,450	1,805,513		1,805,513
Net income						
(loss)	1,391,796	(21,894)	16,688	1,386,591		1,386,591
Total assets	19,861,710	3,506,938	1,990,601	25,359,249	(2,216,337)	23,142,912
Total liabilities	7,916,652	2,202,254	691,612	10,810,518	(241,463)	10,569,055

For the nine months ended September 30, 2011

For the nine months ended September 30, 2010

	Cellular telephone telecommunication service	Fixed-line Telecommunication service	0	ther	Sub-total	trans	ernal action tments	Consolidated amount
Total sales	(Won) 10,002,727	(Won) 2,005,393	(Won)	393,128	(Won) 12,401,248	((Won)	825,252)	(Won) 11,575,996
Internal sales	404,212	331,520		89,520	825,252		(825,252)	
External sales	9,598,515	1,673,873		303,608	11,575,996			11,575,996
Operating								
income (loss)	1,786,925	(48,701)		29,154	1,767,378			1,767,378
Net income								
(loss)	1,349,907	(116,321)		30,782	1,264,368			1,264,368
Total assets	20,416,908	3,637,929	1	,496,944	25,551,781	(2,025,341)	23,526,440
Total liabilities	8,866,658	2,305,082		314,742	11,486,482		(194,092)	11,292,390
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The Company mainly operates in the domestic market, and as such no separate geographic segment information analysis is available.

24. TRANSACTIONS WITH RELATED PARTIES

Significant related party transactions for the three months and nine months ended September 30, 2011 and 2010, and account balances as of September 30, 2011 and December 31, 2010 are as follows (In millions of Korean won):

a. Transactions

	For three m	onths ended Septemb	er 30, 2011	For nine r	For nine months ended September 30, 2011				
	Purchases of	Commissions	Commissions	Purchases of	Commissions	Commissions			
	property and equipment	paid and other expenses	earned and other income	property and equipment	paid and other expenses	earned and other income			
Ultimate parent company:									
SK C&C Co., Ltd.	(Won) 74,280	(Won) 80,288	(Won) 4,205	(Won) 163,106	(Won) 227,807	(Won) 12,359			
Parent Company:									
SK Holdings Co., Ltd.		4,886	256		23,255	639			
Associates:									
SK Marketing & Company Co.,									
Ltd.	4,455	42,274	1,730	6,663	107,972	6,902			
F&U Credit Information Co.,		12 205	415		22 700	1.0(0			
Ltd.		12,205	415		33,788	1,262			
SK Wyverns Baseball Club Co., Ltd.		4 0 1 9	4		15,912	17			
HanaSK Card Co., Ltd.	3	4,918 86,195	28.693	13	210.192	62,866			
Others	76	2,680	28,093	105	6,151	660			
	70	2,000	215	105	0,101	000			
Others :									
SK innovation Co., Ltd.		185	1,445		577	2,950			
SK MNS Co., Ltd.	42	4,949	1,592	47	12,318	3,053			
SK Engineering & Construction									
Co., Ltd.	89,106	11,607	2,182	153,397	25,803	4,431			
SKC Co., Ltd.		26	345		26	1,028			
SK Telesys Co., Ltd.	51,608	14,172	286	149,078	27,882	838			
SK Mobile energy Co., Ltd.	98		5	659		8			
SK Networks Co., Ltd.	2,016	278,026	2,299	5,390	866,567	10,471			
MRO Korea Co., Ltd.	2,782	1,486	6	5,541	4,430	22			
SK Networks Service Co., Ltd.	578	17,800	105	1,170	54,360	296			
SK Shipping Co., Ltd.		a (-= -	824	0.55		2,435			
Others	8,535	26,671	4,618	9,234	51,704	6,626			
Total	(Won) 233,579	(Won) 588,368	(Won) 49,225	(Won) 494,403	(Won) 1,668,744	(Won) 116,863			
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	For three me	onths ended Septemb	er 30, 2010	For nine months ended September 30, 2010			
	Purchases of property and equipment	Commissions paid and other expenses	Commissions earned and other income	Purchases of property and equipment	Commissions paid and other expenses	Commissions earned and other income	
Ultimate parent company: SK C&C Co., Ltd.	(Won) 65,163	(Won) 81,151	(Won) 4,214	(Won) 106,293	(Won) 221,529	(Won) 9,990	
Parent Company:							
SK Holdings Co., Ltd.	49	7,351	335	118	22,028	789	
Associates:							
SK Marketing & Company Co., Ltd.	1,289	45,378	1,329	3,314	133.931	4,565	
F&U Credit Information Co., Ltd.	,	17,652	1,132	- ,-	29,939	1,315	
SK Wyverns Baseball Club Co.,							
Ltd.		4,500	11		12,900	39	
HanaSK Card Co., Ltd.		15,970	5		15,970	8	
Others		1,363	267		7,527	777	
Others :							
SK innovation Co., Ltd.		263	1,938		763	4,583	
SK MNS Co., Ltd.	9	5,509	76	649	10,759	233	
SK Engineering & Construction							
Co., Ltd.	103,641	7,845	1,654	139,206	8,986	10,403	
SKC Co., Ltd.		26	246		26	659	
SK Telesys Co., Ltd.	93,303	8,955	231	184,601	22,655	1,144	
SK Mobile energy Co., Ltd.	398		4	1,482		14	
SK Networks Co., Ltd.	2,793	303,075	5,892	3,319	821,728	21,087	
MRO Korea Co., Ltd.	694	1,653	102	4,852	3,538	129	
SK Networks Service Co., Ltd.	95	16,183		459	37,117	169	
SK Shipping Co., Ltd.			844			2,940	
Others	12,751	41,289	1,853	12,751	42,820	3,651	
Total	(Won) 280,185	(Won) 558,163	(Won) 20,133	(Won) 457,044	(Won) 1,392,216	(Won) 62,495	

b. Account balances

	As of September 30, 2011					
	Accounts Receivable and loans	Guarantee deposits	Accounts payable	Guarantee deposits received		
Ultimate parent company:						
SK C&C Co., Ltd.	(Won) 2,852	(Won)	(Won) 95,738	(Won) 3,585		
Parent Company:						
SK Holdings Co., Ltd.	194					
Associates:						
SK Marketing & Company Co., Ltd.	7,377		28,623	10		
F&U Credit Information Co., Ltd.	23		3,764			
Wave City Development Co., Ltd.	38,412					
Daehan Kanggun BcN Co., Ltd.	14,786					
HanaSK Card Co., Ltd.	6,747		944			
SK China Company, Ltd.			269,516			
Others	2,406		1,089			
Others :						
SK innovation Co., Ltd.	889	91	27			
SK MNS Co., Ltd.	993		2,986			
SK Engineering & Construction Co., Ltd.	1,925		5,689	83		
SKC Co., Ltd.	258					
SK Telesys Co., Ltd.	499		33,205			
SK Mobile energy Co., Ltd.	5					
SK Networks Co., Ltd.	16,366	5,513	152,627	896		
MRO Korea Co., Ltd.	1		2,552			
SK Networks Service Co., Ltd.	13		7,260			
SK Pinx Co., Ltd.			7			
SK Shipping Co., Ltd.	353					
Others	1,239		8,267	47		
Total	(Won) 95,338	(Won) 5,604	(Won) 612,294	(Won) 4,621		

	As of December 31, 2010					
	Accounts receivable and loans	Guarantee deposits	Accounts payable	Guarantee deposits received		
Ultimate parent company:						
SK C&C Co., Ltd.	(Won) 935	(Won)	(Won) 203,031	(Won) 3,585		
Parent Company:						
SK Holdings Co., Ltd.	480		1,595			
Associates:						
SK Marketing & Company Co., Ltd.	12,497		35,068			
F&U Credit Information Co., Ltd.	47		7,002			
Wave City Development Co., Ltd.	38,412					
Daehan Kanggun BcN Co., Ltd.	30,224					
HanaSK Card Co., Ltd.	8,478		19,948			
Others	2,415		1,826			
Others :						
SK innovation Co., Ltd.	1,204	96		23		
SK MNS Co., Ltd.	1,591		4,036			
SK Engineering & Construction Co., Ltd.	2,610		42,880	82		
SKC Co., Ltd.	109		6			
SK Telesys Co., Ltd.	14,207		63,350			
SK Mobile energy Co., Ltd.	2		645			
SK Networks Co., Ltd.	3,203	5,513	99,284	689		
MRO Korea Co., Ltd.	6		1,985			
SK Networks Service Co., Ltd.	1		10,585			
SK Pinx Co., Ltd.			6			
SK Shipping Co., Ltd.	69					
Others	850		3,510	258		
Total	(Won) 117,340	(Won) 5,609	(Won) 494,757	(Won) 4,637		

c. Compensation for the key management

The Company considers registered directors who have substantial roles and responsibility in planning, operating, and controlling of the business as key management. The considerations given to such key management for the three months and nine months ended September 30, 2011 and 2010 are as follows (In millions of Korean won):

		the three months e September 30, 201 Severance			the nine months e September 30, 201 Severance		
Payee	Payroll	indemnities	Total	Payroll	indemnities	Total	
Eight (8) Registered directors (including outside directors)	(Won) 399	(Won) 107	(Won) 506	(Won) 9,230	(Won) 731	(Won) 9,961	
		For the three months ended September 30, 2010		For the nine months ended September 30, 2010			
Payee	Payroll	Severance indemnities	Total	Payroll	Severance indemnities	Total	
Eight (8) Registered directors (including outside directors)	(Won) 358	(Won) 75	(Won) 433	(Won) 2,651	(Won) 518	(Won) 3,169	

25. COMMITMENTS AND CONTINGENCIES

- a. SK Broadband Co., Ltd., a subsidiary, provides its time deposits up to (Won)20,000 million as collateral for members of the Employee Stock Purchase Association (ESPA) in order for employees to borrow money and contribute to the ESPA; such contribution are used to purchase the shares of SK Broadband Co., Ltd. in the market. As of September 30, 2011, SK Broadband Co., Ltd. has pledged (Won)4,700 million of time deposits.
- b. As of September 30, 2011, SK Telink Co., Ltd., a subsidiary, pledged as collateral for borrowings (Won)41,900 million (book value of(Won)31,600 million) of machinery.
- c. For the nine months ended June 30, 2011, PS & Marketing Corporation, a subsidiary, borrowed (Won)20,000 million from Shinhan Bank and obtained a line of credit for (Won)20,000 million, for operational purposes. In relation to the borrowings and line of credit, PS & Marketing Corporation pledged (Won)52,000 million of inventory as collateral to Shinhan Bank.
- As of September 30, 2011, Sky Property Mgmt, Ltd., a subsidiary, pledged CNY800,000,000 of building and land use right (long-term prepaid expenses) as collateral for its long-term borrowing amounting to CNY560,000,000 to Korean Exchange Bank and China Merchants Bank.

26. DERIVATIVE INSTRUMENTS

a. Currency swap contract under cash flow hedge accounting

The Company has entered into a floating-to-fixed cross currency swap contract with Credit Agricole Corporate & Investment Bank to hedge the foreign currency risk and the interest rate risk of U.S. dollar denominated long-term borrowings with face amounts totaling US\$100,000,000 borrowed on October 10, 2006. As of September 30, 2011, in connection with unsettled cross currency interest rate swap contract to which cash flow hedge accounting is applied, an accumulated loss on valuation of derivatives amounting to (Won)5,971 million (net of tax effect totaling (Won)1,242 million and foreign exchange translation loss arising from U.S. dollar denominated long-term borrowings totaling (Won)23,150 million) is accounted for as accumulated other comprehensive loss.

In addition, the Company has entered into a floating-to-fixed cross currency swap contract with HSBC and SMBC Bank to hedge the foreign currency risk and the interest rate risk of its unguaranteed Japanese yen denominated bonds with face amounts totaling JPY12,500,000,000 issued on November 13, 2007. As of September 30, 2011, in connection with unsettled cross currency interest rate swap contract to which cash flow hedge accounting is applied, an accumulated gain on valuation of derivatives amounting to (Won)1,240 million (net of tax effect totaling (Won)1,177 million and foreign exchange translation loss arising from unguaranteed Japanese yen denominated bonds totaling (Won)88,006 million) is accounted for as accumulated other comprehensive income.

In addition, the Company has entered into a floating-to-fixed cross currency swap contract with Mizuho Corporation Bank to hedge the foreign currency risk and the interest rate risk of its unguaranteed Japanese yen denominated bonds with face amounts totaling JPY3,000,000,000 issued on January 22, 2009. As of September 30, 2011, in connection with unsettled cross currency interest rate swap contract to which cash flow hedge accounting is applied, an accumulated gain on valuation of derivatives amounting to (Won)2,325 million (net of tax effect totaling (Won)656 million and foreign exchange translation gain arising from unguaranteed Japanese yen denominated bonds totaling (Won)35 million) is accounted for as accumulated other comprehensive income.

In addition, the Company has entered into a floating-to-fixed cross currency swap contract with Bank of Tokyo-Mitsubishi Bank to hedge the foreign currency risk and the interest rate risk of its unguaranteed Japanese yen denominated bonds with face amounts totaling JPY5,000,000,000 issued on March 5, 2009. As of September 30, 2011, in connection with unsettled cross currency interest rate swap contract to which cash flow hedge accounting is applied, an accumulated gain on valuation of derivatives amounting to (Won)760 million (net of tax effect totaling (Won)214 million and foreign exchange translation gain arising from unguaranteed Japanese yen denominated bonds totaling (Won)1,786 million) is accounted for as accumulated other comprehensive income.

In addition, the Company has entered into a fixed-to-fixed cross currency swap contract with Morgan Stanley and other five banks to hedge the foreign currency risk of unguaranteed U.S. dollar denominated bonds with face amounts totaling US\$400,000,000 at annual fixed interest rate of 6.63% issued on July 20, 2007. As of September 30, 2011, in connection with unsettle foreign currency swap contract to which cash flow hedge accounting is applied, an accumulated loss on valuation of derivatives amounting to (Won)80,579 million (excluding tax effect totaling (Won)22,727 million and foreign exchange translation gain arising from unguaranteed U.S. dollar denominated bonds totaling (Won)14,042 million) is accounted for as other comprehensive loss. Meanwhile, the gain on valuation of currency swap which was incurred before application of hedge accounting, amounting to (Won)129,806 million was charged to current operations.

In addition, SK Broadband Co., Ltd., a subsidiary of the Company, has entered into a fixed-to-fixed cross currency swap contract with Korea Development Bank and other five banks to hedge the foreign currency risk of U.S. dollar denominated bonds with face amounts totaling US\$500,000,000 at annual fixed interest rate of 7.0% issued on February 1, 2005. As of September 30, 2011, in connection with unsettled foreign currency swap contract to which cash flow hedge accounting is applied, an accumulated gain on valuation of derivatives amounting to (Won)5,362 million (excluding foreign exchange translation loss arising from U.S. dollar denominated bonds totaling (Won)120,907 million) is accounted for as accumulated other comprehensive income. Meanwhile, loss on valuation of currency swap which was incurred before the application of hedge accounting, amounting to (Won)46,856 million was charged to current operations.

b. Interest rate swap contract which no hedge accounting is applied

The Company has entered into a floating-to-fixed interest rate swap contract with DBS and Calyon Bank the interest rate risk of floating rate U.S. dollar denominated bonds with face amounts totaling US\$220,000,000 issued on April 29, 2009. In connection with unsettled interest rate swap contract to which the hedge accounting is not applied, gain on valuation of currency swap of (Won)3,389 million and loss on valuation of interest swap of (Won)3,279 million for the nine months ended September 30, 2011 and 2010, respectively, are charged to current operations.

In addition, SK Communications Co., Ltd., a subsidiary of the Company, sold its shares of Etoos Co., Ltd. on October 19, 2009 and acquired convertible bonds on disposal of its shares. In connection with convertible option which is embedded in convertible bonds, loss on valuation of convertible option of (Won)689 million and gain on valuation of convertible option of (Won)1,515 million for the nine months ended September 30, 2011 and 2010, respectively, are charged to current operations.

As of September 30, 2011, fair values of above derivatives recorded in assets or liabilities and details of derivative instruments are as follows (In thousands of U.S. dollars, Japanese yen and millions of Korean won):

					Designated	Fair value		
Туре	Hedged item	А	mount	Duration of Contract	as Cash Flow Hedge	Not Designated	Tot	tal
Current assets:								
Fix-to-fixed cross currency				Feb. 1, 2005				
swap	U.S. dollar denominated bonds	US\$	500,000	~ Feb. 1, 2012	(Won) 79,412	(Won)	(Won)	79,412
Floating-to-fixed cross				Jan. 22, 2009		, ,	, í	
currency interest swap	Japanese yen denominated bonds	IPY	3.000.000	~ Jan. 22, 2012	2.946		(Won)	2,946
N	denominated conds		5,000,000	5un. 22, 2012	2,910		(((())))	2,910
<u>Non-current assets:</u> Floating-to-fixed cross currency swap	U.S. dollar denominated long-term			Oct. 10, 2006				
	borrowings	US\$	100.000	~ Oct. 10, 2013	15.937			15,937
Fix-to-fixed cross currency swap	U.S. dollar			Jul. 20, 2007	-)			- ,
1	denominated bonds	US\$	400.000	~ Jul. 20, 2027	40,543			40,543
Floating-to-fixed cross currency swap			,	Nov. 13, 2007				,
	Japanese yen denominated bonds	IPY 1	2 500 000	~ Nov. 13, 2012	88.068			88,068
Convertible Option	actioninated bolids		_,200,000	Sep. 1, 2009	00,000			00,000
·	Convertible bonds securities	US\$	500,000	~ Aug. 31, 2014		1,273		1,273
Total assets					(Won) 226,906	(Won) 1,273	(Won) 2	28,179

Current liabilities:									
Floating-to-fixed cross				Mar. 05, 2009					
currency interest swap	Japanese yen denominated bonds	JPY	5.000.000	~ Mar. 5, 2012	(Won)	811	(Won)	(Won)	811
Floating-to-fixed Interest rate	denominated bonds	JII	5,000,000	Apr. 29, 2009	(•• 011)	011	(₩011)	(••• 011)	011
swap	U.S. dollar denominated bonds	US\$	220,000	~ Apr.29, 2012			1,654		1,654
Total liabilities					(Won)	811	(Won) 1,654	(Won)	2,465

27. CONSOLIDATED STATEMENTS OF CASH FLOWS

Adjustments for income and expenses from operating activities for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	For the September 30, 2011	nine months ended September 30, 2010
Reversal of allowance for doubtful accounts	((Won) 1,737)	((Won) 259)
Gain on disposal of property, equipment and		
intangible assets	(5,304)	(9,876)
Interest income	(132,986)	(188,002)
Dividend income	(26,882)	(26,736)
Gain on foreign currency translation	(3,505)	(16,829)
Gain on valuation of short-term securities	(1,067)	
Gain on disposal of long term investment securities	(162,667)	(28,702)
Reversal of impairment loss on long term investment		
securities		(39)
Gain on valuation of derivatives	(3,645)	(1,906)
Gain on valuation of financial liabilities at FVTPL	(52,377)	
Equity in earnings of investments in affiliates	(29,137)	
Other income	(4,721)	(2,172)
Provision for retirement benefits	51,055	71,655
Depreciation and amortization	1,895,319	1,715,495
Bad debt expenses	51,789	56,627
Loss on disposal of property, equipment and		
intangible assets	17,355	39,845
Loss on impairment of intangible assets	1,559	204
Other bad debt expenses	4,761	5,088
Interest expenses	225,111	297,502
Loss on foreign currency translation	12,833	1,888
Loss on valuation of short-term investment securities		6,404
Loss on disposal of long term investment securities	457	2,030
Loss on valuation of derivatives	689	20,806
Loss on transaction of derivatives	5,136	
Loss on valuation of financial liabilities at FVTPL		9,287
Equity in losses of investments in affiliates	51,229	23,820
Income tax expense	530,755	425,092
Other expenses	7,951	21,454

(Won) 2,431,971

(Won) 2,398,284

Changes in assets and liabilities from operating activities for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	For the nine months ended		
	September 30, 2011	September 30, 2010	
Accounts receivable - trade	((Won) 23,658)	((Won) 64,205)	
Accounts receivable - other	1,038,616	(497,094)	
Accrued income	16,151	1,053	
Advance payments	24,852	(29,440)	
Prepaid expenses	(79,473)	(13,365)	
Inventories	(70,107)	(58,769)	
Other current assets	68,948	50,576	
Long-term accounts receivables - other	518,762	(148,799)	
Accounts payable -trade	17,947	67,308	
Accounts payable -other	(379,504)	(145,254)	
Advanced receipts	16,304	46,263	
Withholdings	119,331	224,284	
Accrued expenses	34,869	165,508	
Unearned revenue	(33,586)	(43,487)	
Retirement benefit payment	(33,642)	(52,742)	
Plan assets	8,672	5,115	
Other non-current	(159)	(7,599)	
Others	1,899	2,055	
	(Won) 1,246,222	((Won) 498,592)	

Significant non-cash transactions for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	For the nine months ended		
	September 30, 2011	September 30, 2010	
Transfer construction in progress to property and equipment	(Won) 1,458,672	(Won) 582,617	
Transfer inventories to tangible assets account	59,470	47,312	
Accounts payable -other of tangible assets and others	197,190		
Write-off of accounts receivable-trade and others	51,480	46,517	
Transfer bonds payable to current portion of long-term debt			
account	1,401,923	759,478	
Transfer long-term borrowings to current portion of			
long-term debt account	47,644	907,095	

28. DISCONTINUED OPERATION

The Company determined to dispose its common stock in SK i-media Co., Ltd. a game software production business. General information on the discontinued operation is as follows:

Description

	Description
Main business	On-line & Mobile game software production and provision
Date of initial public announcement	September 30, 2011
Date of expected discontinuance	October 20, 2011
Method of disposal	Disposal of common stock
Purchasing company	LK Media tech Inc.

Income (loss) of discontinued operation for the three months and nine months ended September 30, 2011 and 2010 are as follows (In millions of Korean won). Meanwhile, comparative financial statements for the three months and nine months ended September 30, 2010 were restated and separately present discontinued operation and cash flows relating to discontinued operation.

	For three mon		For the nine months ended		
	September 30, 2011	September 30, 2010	September 30, 2011	September 30, 2010	
Operating loss generated by discontinued					
operation	((Won) 699)	((Won) 1,270)	((Won) 2,943)	((Won) 2,290)	
Financial income(loss) generated by					
discontinued operation	(75)	(27)	(145)	14	
Income tax for discontinued operation	3,660	314	4,220	551	
Income(loss) generated by discontinued operation	(Won) 2,886	((Won) 983)	(Won) 1,132	((Won) 1,725)	
Attributable to:					
Controlling interests	(Won) 1,868	((Won) 636)	(Won) 733	((Won) 1,116)	
Non-controlling interests	(Won) 1,018	((Won) 347)	(Won) 400	((Won) 609)	

Net cash flows related to discontinued operation for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	2011	2010
Cash flows from operating activities	((Won) 1,864)	((Won) 620)
Cash flows from investing activities	206	(1,952)
Cash flows from financing activities	1,600	1,000
Net cash flows	((Won) 58)	((Won) 1,572)

As of September 30, 2011, the related asset and liability of discontinued operation is classified as assets classified as held for sale (See Note 29).

29. ASSETS CLASSIFIED AS HELD FOR SALE

As of September 30, 2011, the book value of the assets and liabilities classified as held for sale are as follows (In millions of Korean won):

	September	30, 2011
Cash and cash equivalents	(Won)	214
Accounts receivable trade		114
Property and equipment / Intangible assets		3,097
Other receivables		490
Total assets classified as held for sale		3,915
		10.6
Accounts payable other		196
Retirement benefit obligation		295
Other payables		1,602
Total liabilities classified as held for sale		2,093
Net assets classified as held for sale	(Won)	1,822

30. SUBSEQUENT EVENT

a. Split-off

In accordance with the resolution of the Board of Directors on July 19, 2011 and the approval of general meeting of shareholders on August 31, 2011, the Company split off platform business segment and established SK Planet Co., Ltd. on October 1, 2011. SK Planet Co., Ltd. was registered on October 5, 2011. General information related to the split-off are summarized as follows:

	Description
Split-off method	Simple physical split-off
Spin-off company	SK Telecom Co., Ltd. (Surviving company)
	SK Planet Co., Ltd. (New spin-off company)
Date of split-off	October 1, 2011
b. Resolution of acquisition of common stock in Hy	nix Semiconductor Inc.

o. Resolution of acquisition of common stock in right someonadeon me.

On November 11, 2011, in accordance with the resolution of the Board of Directors, the Company agreed to acquire 146,100,000 shares of common stock in Hynix Semiconductor Inc. for approximately (Won)3,426,657 million on February 14, 2012. The Company will acquire the investee s common stock by cash settlement (old and new stock purchase). The Company s ownership for Hynix Semiconductor Inc. will be 21.05%.

31. FINANCIAL RISK MANAGEMENT

Financial Risk Factors

The Company is exposed to credit risk, liquidity risk and market risk. The Company implements a risk management system to monitor and manage these specific risks.

The Company s financial assets under financial risk management consist of cash and cash equivalents, financial instruments, financial assets available-for-sale, trade and other receivables, and financial liabilities such as trade and other payables, borrowings, and bonds payable.

a. Market risk

a-(1) Currency risk

The Company is exposed to currency risk of its revenue and expenditure that are denominated in a currency other than the functional currency of the Company. The Company primarily transacts in USD, JPY and EUR, besides its functional currency of KRW. The Company has hedging policies based on its business characteristics and its current financial instruments (which hedge its currency risks). In addition, the Company analyzes, manages and reports currency risk periodically through its foreign currency denominated receivables and payables management system.

The book value of the Company s monetary assets and liabilities denominated in foreign currencies as of September 30, 2011, is as follows (In millions of Korean won, thousands of U.S. dollars, thousands of Euros, thousands of Japanese yen, thousands of other currencies):

		Assets		Liabilities		
	Foreign currencies	Korean won equivalent	Foreign currencies	Korean won equivalent		
US\$	57,841	(Won) 68,223	1,615,506	(Won) 1,905,490		
EUR	283	454	2,059	3,297		
JPY	117,659	1,808	20,501,467	315,028		
CNY			560,000	103,595		
Others	4,003	671	538	957		

(Won) 71,156 (Won) 2,328,367

In addition, the Company has entered into a cross currency swaps to hedge against currency risk related to foreign currency borrowings and bonds payable. (Refer to Note 26)

Effects of a 10% change in foreign currency to the Company s functional currency on income before income tax as of September 30, 2011 are as follows (In millions of Korean won, thousands of U.S. dollars, thousands of Euros, thousands of Japanese yen, thousands of other currencies):

		10% increase in KRW against foreign currency		10% decrease in KRW against foreign currency	
US\$	((Won)	66,613)	(Won)	66,613	
EUR		(284)		284	
IPY		154		(154)	
CNY		(10,359)		10,359	
Others		(29)		29	

a-(2) Equity price risk

The Company has investments in listed and non-listed equity securities for its liquidity and ongoing operational purposes. Refer to Note 7 for details on the carrying value of these investments. As of September 30, 2011, marketable equity securities is (Won)1,112,643 million.

a-(3) Interest rate risk

The Company s interest bearing assets are mostly fixed-interest bearing assets, as such, the Company s revenue and operating cash flow are not influenced by the changes in market interest rates. However, the Company is exposed to interest rate risk due to its borrowing with floating interest rate. The Company considers various alternatives to hedge its interest rate risk and optimize its financing, which includes refinancing, renewal, alternative finance and hedging options.

As of September 30, 2011, borrowings and bonds payables with floating interest rate is (Won)867,905 million and the Company has entered into interest rate swaps to hedge interest rate risk related to floating-rate borrowings and bonds payables (Refer to Note 26).

For the nine months ended September 30, 2011, assuming an interest rate change of 1% and considering all other variables as fixed, income before income tax would change upward or downward by (Won)1,767 million due to the interest expenses of borrowings and bonds payables with floating interest rate.

b. Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet his/her contractual obligations. To manage credit risk, the Company evaluates the credit worthiness of each customer or counterparty considering the party s financial information, its own trading records and other factors; based on such information the Company establishes credit limits for each customer or counterparty.

For the nine months ended September 30, 2011, the Company has no trade and other receivables or loans which have indications of significant impairment loss or are significantly overdue. As a result, the Company believes that the possibility of default is low. Also, the Company s credit risk can rise due to transactions with financial institutions related to its cash and cash equivalents, financial instruments and derivates. To minimize such risk, the Company has a policy to deal with high credit worthy financial institution. The amount of maximum exposure to credit risk of the Company is same as the book value of financial assets as of September 30, 2011.

In addition, the aging analysis of trade and other receivables that are past due at the end of the reporting period but not impaired is stated in Note 5 and the analysis of financial assets that are individually determined to be impaired at the end of the reporting period is stated in Note 21.

c. Liquidity risk

The Company s approach to managing liquidity is to ensure that it maintains sufficient cash equivalents balance and liquidity through the utilization of its various committed credit lines, while operating an effective & effective business.

The contractual maturity of financial liabilities of the Company as of September 30, 2011 is as follows (In millions of Korean won):

	Less than 1 year	1-5 years	More than 5 years	Total
Borrowings	(Won) 1,186,392	(Won) 270,987	(Won) 66,597	(Won) 1,523,976
Bonds payable (Note a)	1,583,839	2,102,076	671,800	4,357,715
Derivatives liabilities	2,465			2,465
Trade payables	201,567			201,567
Other payables (Note b)	1,813,147	328,363		2,141,510
Total	(Won) 4,787,410	(Won) 2,701,426	(Won) 738,397	(Won) 8,227,232

(Note a) Exclusive of bond discount.

(Note b) Includes undiscounted long-term payables and long-term security deposits the Company received. *Capital Management*

The Company manages its capital to ensure that it will be able to continue as a business while maximizing the return to shareholders through the optimization of its debt and equity balance. The Company s overall strategy remains unchanged since 2010.

The Company monitors its debt-equity ratio as a capital management indicator. This ratio is calculated as total debt divided by total equity; the total debt and equity is extracted from the consolidated financial statements.

Debt-equity ratio as of September 30, 2011 and December 31, 2010 are as follows (In millions of Korean won):

	September 30, 2011	December 31, 2010
Debt	(Won) 10,569,055	(Won) 10,724,390
Equity	12,573,857	12,407,999
Debt-equity ratio	84.06%	86.43%

SEPARATE FINANCIAL STATEMENTS

FOR THE THREE MONTHS AND NINE MONTHS

ENDED SEPTEMBER 30, 2011

AND INDEPENDENT ACCOUNTANTS REVIEW REPORT

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Independent Accountants Review Report

English Translation of a Report Originally Issued in Korean

To the Shareholders and Board of Directors of

SK Telecom Co., Ltd.

Report on the separate financial statements

We have reviewed the accompanying separate financial statements of SK Telecom Co., Ltd. (the Company). The financial statements consist of the separate statements of financial position as of September 30, 2011 and December 31, 2010, and the related separate statements of income, comprehensive income for the three months and nine months ended September 30, 2011 and changes in shareholders equity and cash flows for the nine months ended September 30, 2011, and a summary of significant accounting policies and other explanatory information.

Management s responsibility for the separate financial statements

The Company s management is responsible for the preparation and fair presentation of the accompanying separate financial statements and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Independent accountants responsibility

Our responsibility is to express a conclusion on the accompanying separate financial statements based on our reviews.

We conducted our reviews in accordance with standards for review of interim financial statements in the Republic of Korea. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data, and this provides less assurance than an audit. We have not performed an audit and, accordingly, we do not express an audit opinion.

Review conclusion

Based on our reviews, nothing has come to our attention that causes us to believe that the accompanying separate financial statements of the Company are not presented fairly, in all material respects, in accordance with Korean International Financial Reporting Standards (K-IFRS) 1034 Interim Financial Reporting, and the requirements of K-IFRS 1101 First-time Adoption of Korean International Financial Reporting Standards, relevant to interim financial reporting.

Other matter

The separate statements of income and comprehensive income for the three months and nine months ended September 30, 2010 and changes in shareholders equity and cash flows for the nine months ended September 30, 2010, comparatively presented herein, were not reviewed.

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Our reviews also comprehended the translation of the Korean won amounts into U.S. dollar amounts and nothing has come to our attention that causes us to believe that such translation has not been made in conformity with the basis stated in Note 2. Such U.S. dollar amounts are presented solely for the convenience of readers of financial statements.

Accounting principles and review standards and their application in practice vary among countries. The accompanying financial statements are not intended to present the financial position, results of operations, changes in shareholders equity and cash flows in accordance with accounting principles and practices generally accepted in countries other than the Republic of Korea. In addition, the procedures and practices utilized in the Republic of Korea to review such financial statements may differ from those generally accepted and applied in other countries. Accordingly, this report and the accompanying separate financial statements are for use by those knowledgeable about Korean accounting procedures and review standards and their application in practice.

November 24, 2011

Notice to Readers

This report is effective as of November 24, 2011, the independent accountants review report date. Certain subsequent events or circumstances may have occurred between the independent accountants review report date and the time the independent accountants review report is read. Such events or circumstances could significantly affect the accompanying financial statements and may result in modification to the independent accountants review report.

SEPARATE STATEMENTS OF FINANCIAL POSITION

SEPTEMBER 30, 2011 AND DECEMBER 31, 2010

ASSETS	Notes	September 30, 2011	n won December 31, 2010 illions)	September 30, 2011	.S. dollars (Note 2) December 31, 2010 usands)
CURRENT ASSETS:		,	,		
Cash and cash equivalents	4	(Won) 1,396,318	(Won) 357,470	\$ 1,182,418	\$ 302,710
Short-term financial instruments	4	705,500	299,500	597,426	253,620
Short-term investment securities	4,6	85,263	393,811	72,202	333,484
Accounts receivable - trade, net	4,5,23	1,334,787	1,453,061	1,130,313	1,230,469
Short-term loans, net	4,5,23	88,765	80,731	75,167	68,364
Accounts receivable - other, net	4,5,23	1,293,249	2,499,969	1,095,138	2,117,003
Prepaid expenses		91,954	156,153	77,868	132,232
Derivative assets	4,24	2,946		2,495	
Inventories		15,860	9,019	13,430	7,637
Advanced payments and other	5,6	35,800	67,262	30,317	56,959
Total current assets		5,050,442	5,316,976	4,276,774	4,502,478
NON-CURRENT ASSETS:					
Long-term financial instruments	4	7,578	69	6,417	58
Long-term investment securities	4,6	1,382,761	1,517,029	1,170,938	1,284,638
Investments in subsidiaries and associates	7	3,640,521	3,584,395	3,082,836	3,035,308
Property and equipment	8,23	5,673,497	5,469,747	4,804,384	4,631,846
Investment property	9	39,935	34,799	33,817	29,468
Goodwill	10	1,308,422	1,308,422	1,107,987	1,107,987
Intangible assets	11	1,611,118	1,424,969	1,364,314	1,206,680
Long-term loans, net	4,5,23	72,931	64,098	61,759	54,279
Long-term accounts receivable - other, net	4,5	8,322	527,084	7,047	446,341
Long-term prepaid expenses		21,107	1,031	17,874	873
Guarantee deposits	4,5,23	155,049	154,360	131,297	130,714
Long-term derivative assets	4,24	144,548	139,577	122,405	118,195
Deferred income tax assets		283,174	183,481	239,795	155,374
Other non-current assets		709	1,089	601	923
Total non-current assets		14,349,672	14,410,150	12,151,471	12,202,684
TOTAL ASSETS		(Won) 19,400,114	(Won) 19,727,126	\$ 16,428,245	\$ 16,705,162

(Continued)

SEPARATE STATEMENTS OF FINANCIAL POSITION (CONTINUED)

SEPTEMBER 30, 2011 AND DECEMBER 31, 2010

		September 30,	an won December 31,	September 30,	S. dollars (Note 2) December 31,	
LIABILITIES AND STOCKHOLDERS EQUITY	Notes	2011 (In m	2010 iillions)	2011 (In the	2010 usands)	
CURRENT LIABILITIES:	ivoles	(111 11	unions)	(III UIO	usanus)	
Short-term borrowings	4	(Won) 500,000	(Won)	\$ 423,406	\$	
Accounts payable - other	4,23	1,032,909	1,287,035	874,679	1,089,876	
Withholdings	1,25	485,284	348,093	410,944	294,769	
Accrued expenses	4	433,523	452,103	367,112	382,846	
Income tax payable		202,740	243,263	171,683	205,998	
Unearned revenue		291,684	308,590	247,001	261,318	
Derivative liabilities	4,24	2,465	15,393	2,087	13,035	
Provision	14	646,665	652,830	547,604	552,824	
Current portion of long-term debt, net	4,12,13	1,007,585	1,208,555	853,235	1,023,419	
Advanced receipts and other	7,12,10	54,090	45,151	45,805	38,234	
Total current liabilities		4,656,945	4,561,013	3,943,556	3,862,319	
		4,030,943	4,501,015	3,743,330	5,602,519	
NON-CURRENT LIABILITIES:						
Bonds payable, net	4,12	2,150,524	2,933,813	1,821,089	2,484,387	
Long-term borrowings	4,13	117,950	113,890	99,881	96,443	
Long-term payables - other	4	231,731	50,643	196,233	42,885	
Long-term unearned revenue		225,585	241,892	191,028	204,837	
Retirement benefit obligation	15	45,946	21,382	38,908	18,107	
Long-term derivative liabilities	4,24		14,761		12,500	
Long-term provision	14	142,710	107,218	120,849	90,793	
Long-term advanced receipts and other	4,14,23	102,437	101,556	86,744	85,999	
Total non-current liabilities		3,016,883	3,585,155	2,554,732	3,035,951	
Total Liabilities		7,673,828	8,146,168	6,498,288	6,898,270	
STOCKHOLDERS EQUITY:						
Share capital	1,16	44,639	44,639	37,801	37,801	
Share premium	16,17	(233,036)	(24,643)	(197,338)	(20,868)	
Retained earnings	18	11,574,002	10,824,356	9,801,002	9,166,192	
Reserves	19	340,681	736,606	288,492	623,767	
Total Shareholders Equity		11,726,286	11,580,958	9,929,957	9,806,892	
			, ,	, ,		
TOTAL LIABILITIES AND STOCKHOLDERS	EQUITY	(Won) 19,400,114	(Won) 19,727,126	\$ 16,428,245	\$ 16,705,162	

See accompanying notes to separate financial statements.

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SEPARATE STATEMENTS OF INCOME

FOR THE THREE MONTHS AND NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

		20		n won 20	10	Tr 20		U.S. dollars (Note 2) 2010		
	Notes	Three months ended September 30	Nine months ended September 30 (In millions except	Three months ended September 30 for per share data)	Nine months ended September 30	1	1	Three months ended September 30 ot for per share d	1	
OPERATING REVENUE:										
Revenue	23	(Won) 3,202,287	(Won) 9,521,831	(Won) 3,205,265	(Won) 9,324,277	\$ 2,711,734	\$ 8,063,198	\$ 2,714,256	\$ 7,895,907	
Other	20	9,772	16,270	5,751	15,036	8,275	13,778	4,870	12,733	
Sub-total		3,212,059	9,538,101	3,211,016	9,339,313	2,720,009	8,076,976	2,719,126	7,908,640	
OPERATING EXPENSES:	23									
Labor cost	15	133,437	421,254	117,309	446,304	112,996	356,723	99,339	377,935	
Commissions paid Depreciation and		1,302,214	3,824,523	1,277,173	3,721,984	1,102,730	3,238,651	1,081,525	3,151,820	
amortization	8,9,11	454,446	1,298,332	358,158	1,112,240	384,830	1,099,443	303,292	941,858	
Network	0,7,11		1,2,0,002	200,100	1,112,210	201,020	1,077,110	000,292	,11,000	
interconnection		247,310	739,085	301,744	832,502	209,425	625,866	255,520	704,972	
Leased line		115,899	310,022	85,247	256,489	98,145	262,530	72,188	217,198	
Advertising		78,957	173,681	67,204	189,676	66,862	147,075	56,910	160,620	
Rent		77,971	231,943	73,588	221,008	66,027	196,412	62,315	187,152	
Cost of goods sold		54,225	137,832	25,657	57,595	45,918	116,718	21,727	48,772	
Other	20	238,807	663,616	261,215	697,223	202,224	561,958	221,200	590,417	
Sub-total		2,703,266	7,800,288	2,567,295	7,535,021	2,289,157	6,605,376	2,174,016	6,380,744	

(Continued)

SEPARATE STATEMENTS OF INCOME (CONTINUED)

FOR THE THREE MONTHS AND NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

	Notes	Three more ended Septembe	nths	enc Septen	nonths led 1ber 30	ended ended			ded	Translation into U.S. dollars (Note 2 2011 2010 Three months Nine months Three months N ended ended ended September 30 September 30 Se (In thousands except for per share dat					010 Nine er Septe	nded	
OPERATING INCOME		(Won) 508	8,793	(Won) 1	,737,813	(Won) (643,721	(Won) 1	,804,292	\$ 430),852	\$ 1,47	1,600	\$ 54	5,110	\$ 1,5	27,896
Financial income Financial	21	63	3,592		366,015		98,463		255,729	53	3,850	30	9,947	8	3,380	2	16,554
costs	21	72	2,727		167,834		76,761		248,273	61	1,586	14	2,123	6	5,002	2	10,240
Gain on disposal of investments					1 000				(400				1 (04		5 400		
in associates Loss on disposal of investments					1,990		6,408		6,408				1,684		5,426		5,426
in associates		1	1,291		1,291					1	1,093		1,093				
INCOME BEFORE INCOME TAX		498	8,367	1	,936,693	(571,831	1	,818,156	422	2,023	1,64	0,015	56	8,914	1,5	39,636
PROVISION FOR INCOME																	
TAX		109	9,684		512,952]	157,927		429,252	92	2,882	43	4,374	13	3,734	3	63,496
NET INCOME		(Won) 388	8,683	(Won) 1	,423,741	(Won) :	513,904	(Won) 1	,388,904	\$ 329	9,141	\$ 1,20	5,641	\$ 43	5,180	\$ 1,1	76,140
NET INCOME PER SHARE																	
(In Korean won and U.S. dollars)	22	(Won) 5	5,513	(Won)	20,083	(Won)	7,141	(Won)	19,232	\$	4.67	\$	17.01	\$	6.05	\$	16.29
DILUTED NET INCOME PER SHARE																	
(In Korean won and U.S.	22	(Won) 5	5,368	(Won)	19,533	(Won)	6,959	(Won)	18,744	\$	4.55	\$	16.54	\$	5.89	\$	15.87

dollars)

See accompanying notes to separate financial statements.

SEPARATE STATEMENT OF COMPREHENSIVE INCOME

FOR THE THREE MONTHS AND NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

		20	Korear	ı won 2(Translation into U.S. dollars (Note 2) 2011 2010					
		Three months	Nine months	Three months	Nine months		Nine months			
		ended	ended	ended	ended	ended	ended	ended	ended	
	Madaa	September 30	September 30	September 30	September 30	1	September 30	1	1	
	Notes		(In millions except	for per share data)		(In t	housands excep	t for per share	data)	
NET INCOME		(Won) 388,683	(Won) 1,423,741	(Won) 513,904	(Won) 1,388,904	\$ 329,141	\$ 1,205,641	\$ 435,180	\$ 1,176,140	
OTHER										
COMPREHENSIVE										
INCOME :										
Net change in fair										
value of available-for-sale										
financial assets	19	(199,438)	(380,171)	105,210	(37,296)	(168,886)	(321,933)	89,093	(31,583)	
Gain (loss) on	17	(1)),150)	(500,171)	105,210	(37,290)	(100,000)	(321,933)	0,000	(51,505)	
valuation of										
derivatives	19	(21,981)	(15,754)	(5,144)	(3,894)	(18,614)	(13,342)	(4,356)	(3,297)	
Actuarial gain (loss)										
on retirement benefit	15	(192)	(5,802)	960	(147)	(154)	(4.012)	813	(124)	
obligations	15	(182)	(5,802)	900	(147)	(154)	(4,913)	815	(124)	
Sub-total		(221,601)	(401,727)	101,026	(41,337)	(187,654)	(340,188)	85,550	(35,004)	
TOTAL										
COMPREHENSIVE										
INCOME		(Won) 167,082	(Won) 1,022,014	(Won) 614,930	(Won) 1,347,567	\$ 141,487	\$ 865,453	\$ 520,730	\$ 1,141,136	

See accompanying notes to separate financial statements.

SEPARATE STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

				Share pren	nium				
	Notes	Share capital	Paid-in surplus	Treasury stock	Loss on disposal of treasury stock	Other	Retained earnings	Reserves	Total
millions of Korean won)									
nce, January 1, 2010 n dividends		(Won) 44,639	(Won) 2,915,887	((Won) 1,992,083)	((Won) 15,875)	((Won) 726,156)	(Won) 9,560,310 (680,043)	(Won) 998,728	(Won) 10,785,4 (680,0
sury stock				(156,088)					(156,0
l other comprehensive me (loss)							1,388,757	(41,190)	1,347,5
income							1,388,904	(,,	1,388,9
er comprehensive loss	19						(147)	(41,190)	(41,3
er changes						5,607	, , , , , , , , , , , , , , , , , , ,		5,6
nce, September 30, 2010		(Won) 44,639	(Won) 2,915,887	((Won) 2,148,171)	((Won) 15,875)	((Won) 720,549)	(Won) 10,269,024	(Won) 957,538	(Won) 11,302,4
nce, January 1, 2011 n dividends		(Won) 44,639	(Won) 2,915,887	((Won) 2,202,439)	((Won) 15,875)	((Won) 722,216)	(Won) 10,824,356 (668,293)	(Won) 736,606	(Won) 11,580,9 (668,2
sury stock	17			(208,012)					(208,0
l other comprehensive me (loss) income							1,417,939 1,423,741	(395,925)	1,022,0 1,423,7
er comprehensive loss	19						(5,802)	(395,925)	(401,7
er changes						(381)			(3
nce, September 30, 2011		(Won) 44,639	(Won) 2,915,887	((Won) 2,410,451)	((Won) 15,875)	((Won) 722,597)	(Won) 11,574,002	(Won) 340,681	(Won) 11,726,2

(Continued)

SEPARATE STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY (CONTINUED)

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

	Share premium									
	Loss on disposal									
		Share	Paid-in	Treasury	of t	reasury		Retained		
		capital	surplus	stock		stock	Other	earnings	Reserves	Total
	Notes									
(In thousands of U.S dollars)										
Balance, January 1, 2010		\$ 37,801	\$ 2,469,207	(\$ 1,686,919)	(\$	13,443)	(\$ 614,917)	\$ 8,095,783	\$ 845,735	\$ 9,133,247
Cash dividends								(575,868)		(575,868)
Treasury stock				(132,177)						(132,177)
Total other comprehensive income (loss)								1,176,016	(34,880)	1,141,136
Net income								1,176,140		1,176,140
Other comprehensive loss	19							(124)	(34,880)	(35,004)
Other changes							4,747			4,747
Balance, September 30, 2010		\$ 37,801	\$ 2,469,207	(\$ 1,819,096)	(\$	13,443)	(\$ 610,170)	\$ 8,695,931	\$ 810,855	\$ 9,571,085
Balance, January 1, 2011		\$ 37,801	\$ 2,469,207	(\$ 1,865,051)	(\$	13,443)	(\$ 611,581)	\$ 9,166,192	\$ 623,767	\$ 9,806,892
Cash dividends								(565,918)		(565,918)
Treasury stock	17			(176,147)						(176,147)
Total other comprehensive income (loss)								1,200,728	(335,275)	865,453
Net income								1,205,641		1,205,641
Other comprehensive loss	19							(4,913)	(335,275)	(340,188)
Other changes							(323)			(323)
Balance, September 30, 2011		\$ 37,801	\$ 2,469,207	(\$ 2,041,198)	(\$	13,443)	(\$ 611,904)	\$ 9,801,002	\$ 288,492	\$ 9,929,957

See accompanying notes to separate financial statements.

SK TELECOM CO., LTD.

SEPARATE STATEMENTS OF CASH FLOWS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

	17.	Koreat 2011	2010	Translation into U. 2011	2010
	Notes	(In mi	lions)	(In thou	isands)
CASH FLOWS FROM OPERATING ACTIVITIES:					
Cash generated from operating activities:		$(\mathbf{W} \rightarrow 1.402.741)$	(W) > 1.200.004	¢ 1 005 (41	Φ 1 17C 140
Net income	25	(Won) 1,423,741	(Won) 1,388,904	\$ 1,205,641	\$ 1,176,140
Adjustments for income and expenses	25	1,791,310	1,737,301	1,516,902	1,471,167
Changes in assets and liabilities related to operating	25	1 75(007	(152 (04)	1 407 022	(120,141)
activities	25	1,756,037	(153,684)	1,487,033	(130,141)
Sub-total		4,971,088	2,972,521	4,209,576	2,517,166
Interest received		105,593	158,359	89,417	134,100
Dividends received		33,676	38,981	28,517	33,010
Interest paid		(147,528)	(205,271)	(124,928)	(173,826)
Income tax paid		(537,545)	(648,890)	(455,200)	(549,488)
r i i i i i i i i i i i i i i i i i i i			())	()	())
Net cash provided by operating activities		4,425,284	2,315,700	3,747,382	1,960,962
The cash provided by operating activities		1,123,201	2,313,700	5,717,502	1,900,902
CASH FLOWS FROM INVESTING ACTIVITIES:					
Cash inflows from investing activities:					
Decrease in short-term investment assets		253,000	280,000	214,243	237,108
Decrease in short-term loans		136,852	163,196	115,888	138,196
Proceeds from sales of long-term investment securities		214,612	402,614	181,736	340,938
Proceeds from disposal of consolidated subsidiary and					
associates		7,124	44,953	6,033	38,067
Proceeds from disposal of property and equipment		2,294	16,736	1,943	14,172
Proceeds from disposal of intangible assets		2,172	4,194	1,839	3,552
Collection of long-term loans		28,152	72,385	23,839	61,296
Decrease in other non-current assets		386	516	326	438
		200	510	520	150
Sub-total		644,592	984,594	545,847	833,767
Cash outflows for investing activities:					
Increase in short-term financial instruments, net		406,000	69,310	343,806	58,693
Increase in short-term investment assets		141,000		119,400	, -
Increase in short-term loans		177,372	183,356	150,201	155,268
Increase in long-term financial instruments		7,509	50	6,359	42
Acquisition of long-term investment securities		215,323	30,566	182,338	25,884
Acquisition of consolidated subsidiary and associates		62,552	880,138	52,970	745,311
Acquisition of property and equipment		1,590,158	939,077	1,346,564	795,221
Increase in intangible assets		32,617	22,909	27,620	19,400
Increase in long-term loans		2,334	81,840	1,976	69,303
Increase in other non-current assets		4	531	3	450
Sub-total		2,634,869	2,207,777	2,231,237	1,869,572

(Continued)

SK TELECOM CO., LTD.

SEPARATE STATEMENTS OF CASH FLOWS (CONTINUED)

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

	Notes	Korea 2011 (In mil	2010	Translation into U 2011 (In tho	S. dollars (Note 2) 2010 usands)
Net cash used in investing activities		((Won) 1,990,277)	((Won) 1,223,183)	(\$ 1,685,390)	(\$ 1,035,805)
CASH FLOWS FROM FINANCING ACTIVITIES:					
Cash inflows for financing activities:					
Proceeds from short-term borrowings		500,000	100,000	423,406	84,681
Sub-total		500,000	100,000	423,406	84,681
Cash outflows for financing activities:					
Repayment of current portion of long-term debt		670,000	290,000	567,364	245,575
Acquisition of treasury stock		208,012	156,088	176,147	132,177
Repayment of bonds payable		332,160	240,000	281,277	203,235
Cash dividends		668,293	680,016	565,918	575,846
Cash outflows from transaction of derivatives		17,694		14,984	
Sub-total		1,896,159	1,366,104	1,605,690	1,156,833
		1,090,109	1,500,101	1,000,070	1,100,000
Net cash used in financing activities		(1,396,159)	(1,266,104)	(1,182,284)	(1,072,152)
Net cash used in financing activities		(1,590,159)	(1,200,104)	(1,162,264)	(1,072,152)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		1,038,848	(173,587)	879,708	(146,995)
-		1,030,040	(175,567)	879,708	(140,995)
CASH AND CASH EQUIVALENTS AT		257 470	400,105	202 710	257 460
BEGINNING OF THE YEAR		357,470	422,125	302,710	357,460
EFFECTS OF EXCHANGE RATE CHANGES ON					
THE BALANCE OF CASH HELD IN FOREIGN					
CURRENCY			32		27
CASH AND CASH EQUIVALENTS AT END OF					
THE YEAR		(Won) 1,396,318	(Won) 248,570	\$ 1,182,418	\$ 210,492

See accompanying notes to separate financial statements.

SK TELECOM CO., LTD.

NOTES TO SEPARATE FINANCIAL STATEMENTS

FOR THE THREE MONTHS AND NINE MONTHS ENDED SEPTEMBER 30, 2011 AND 2010

1. GENERAL:

SK Telecom Co., Ltd. (the Company) was incorporated in March 1984 under the laws of Korea to engage in providing nationwide cellular telephone communication services in the Republic of Korea. The Company mainly provides wireless telecommunications in the Republic of Korea. The Company s common shares and depositary receipts (DRs) are listed on the Stock Market of Korea Exchange, the New York Stock Exchange and the London Stock Exchange. As of September 30, 2011, the Company s total issued shares are held by the following:

	Number of shares	Percentage of total shares issued (%)
SK Holdings, Co., Ltd.	18,748,452	23.22
Tradewinds Global Investors, LLC	4,050,518	5.02
POSCO Corp.	2,341,569	2.90
Institutional investors and other minority stockholders	44,554,460	55.17
Treasury stock	11,050,712	13.69
	80,745,711	100.00

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

The Company maintains its official accounting records in Republic of Korean won (Won) and prepares separate financial statements in conformity with Korean statutory requirements and Korean International Financial Reporting Standards (K-IFRS), in the Korean language (Hangul). Accordingly, these separate financial statements are intended for use by those who are informed about K-IFRS and Korean practices. The accompanying separate financial statements have been condensed, restructured and translated into English with certain expanded descriptions from the Korean language financial statements. Certain information included in the Korean language financial statements, but not required for a fair presentation of the Company's financial position, income, comprehensive income, changes in shareholders equity or cash flows, is not presented in the accompanying separate financial statements.

The accompanying separate financial statements are stated in Korean won, the currency of the country in which the Company is incorporated and operates. The translation of Korean won amounts into U.S. dollar amounts is included solely for the convenience of readers of financial statements and has been made at the rate of (Won)1,180.90 to US\$1.00, the Noon Buying Rate in the City of New York for cable transfers in Korean won as certified for customs purposes by the Federal Reserve Bank of New York on the last business day of the nine months ended September 30, 2011. Such translations into U.S. dollars should not be construed as representations that the Korean won amounts could be converted into U.S. dollars at that or any other rate.

w. Basis of Presentation

The Company has adopted the K-IFRS for the annual period beginning on January 1, 2011. In accordance with K-IFRS 1101 First-time adoption of International Financial Reporting Standards , the transition date to K-IFRS is January 1, 2010. The transition adjustments to K-IFRS are summarized in Note 3.

The Company s interim separate financial statements for the nine months ended September 30, 2011 and 2010 are prepared in accordance with K-IFRS 1034 Interim Financial Reporting . The interim financial statements are prepared in accordance with the K-IFRS that are effective as of September 30, 2011.

There may be newly or amended K-IFRS and interpretations that are effective subsequent to the current period-end. Accounting policies that are used for the preparation of the interim separate financial statements may be different from the policies that are used for the preparation of the first annual separate financial statements in accordance with K-IFRS as of and for the period ending December 31, 2011. Currently, enactments and amendments of the K-IFRSs are in progress, and the financial information presented in the interim financial statements may change accordingly in the future.

Major accounting policies used for the preparation of the interim separate financial statements are stated below. Unless stated otherwise, these accounting policies have been applied consistently to the financial statements for the current period and accompanying comparative period.

The interim separate financial statements have been prepared on the historical cost basis except for certain non-current assets and financial instruments that are measured at revalued amounts or fair values, as explained in the accounting policies below. Historical cost is generally based on the fair value of the consideration given in exchange for assets.

x. Foreign Currency Exchange

The individual financial statements of each Company entity are presented in the currency of the primary economic environment in which the entity operates (its functional currency). For the purpose of the separate financial statements, the results and financial position of each Company entity are expressed in Korean Won, which is the functional currency of the Company and the presentation currency for the separate financial statements.

In preparing the financial statements of the individual entities, transactions in currencies other than the entity s functional currency (foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences are recognized in profit or loss in the period in which they arise except for:

exchange differences on foreign currency borrowings relating to assets under construction for future productive use, which are included in the cost of those assets when they are regarded as an adjustment to interest costs on those foreign currency borrowings;

exchange differences on transactions entered into in order to hedge certain foreign currency risks below for hedging accounting policies); and

exchange differences on monetary items receivable from or payable to a foreign operation for which settlement is neither planned nor likely to occur (therefore forming part of the net investment in the foreign operation), which are recognized initially in other comprehensive income and reclassified from equity to profit or loss on disposal or partial disposal of the net investment. For the purpose of presenting separate financial statements, the assets and liabilities of the Company s foreign operations are expressed in Korean won using exchange rates prevailing at the end of the reporting period. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuated significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are recognized in other comprehensive income and accumulated in equity. On the disposal of a foreign operation, all of the accumulated exchange differences in respect of that operation attributable to the Company are reclassified to profit or loss.

y. Cash Equivalents

Cash and cash equivalents include cash, bank balances and short-term highly liquid investments with an original maturity of three months or less.

z. Financial Assets

All financial assets are recognized and derecognized on trade date where the purchase or sale of a financial asset is under a contract whose terms require delivery of the financial asset within the timeframe established by the market concerned, and are initially measured at fair value, plus transaction costs, except for those financial assets classified as at fair value through profit or loss, which are initially measured at fair value.

Financial assets are classified into the following specified categories: financial assets at fair value through profit or loss (FVTPL), held-to-maturity investments, available-for-sale financial assets and loans and receivables. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

4) Classification of financial assets

1-5) Financial assets at fair value through profit or loss (FVTPL)

Financial assets are classified as at FVTPL when the financial asset is either held for trading or it is designated as at FVTPL. A financial asset is classified as held for trading if it has been acquired principally for the purpose of selling it in the near term or it is a derivative or embedded derivative separated from contracts that is not designated and effective as a hedging instrument. Financial assets at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognized in profit or loss. Transaction costs directly attributable to the acquisition of financial assets at FVTPL are recognized immediately in profit or loss.

1-6) Held-to-maturity investments

Non-derivatives financial assets with fixed or determinable payments and fixed maturity dates that the Company has the positive intent and ability to hold to maturity are classified as held-to-maturity investments. Held-to-maturity investments are measured at amortized cost using the effective interest method less any impairment, with revenue recognized on an effective yield basis.

1-7) Available-for-sale financial assets

Non-derivatives financial assets that are not classified as at held-to-maturity; held-for-trading; designated as at fair value through profit or loss; or loans and receivables are classified as at available-for-sale financial assets. Available-for-sale financial assets are initially recognized and measured at fair value. Unquoted equity investments whose fair value cannot be measured reliably are carried at cost. Gains and losses arising from changes in fair value are recognized in other comprehensive income and accumulated in the investments revaluation reserve, with the exception of impairment losses, interest calculated using the effective interest method, and foreign exchange gains and losses on monetary assets, which are recognized in profit or loss. Where the investment is disposed of or is determined to be impaired, the cumulative gain or loss previously accumulated in the investments revaluation reserve is reclassified to profit or loss. Dividends on available-for-sale financial assets are recognized in profit or loss when the Company s right to receive the dividends is established.

1-8) Loans and receivables

Non-derivatives financial assets like trade receivables, loans, and other receivables that have fixed or determinable payments that are not quoted in an active market are classified as loans and receivables. Loans and receivables are measured at amortized cost using the effective interest method, less any impairment. Interest income is recognized by applying the effective interest rate, except for short-term receivables when the recognition of interest would be immaterial.

5) Impairment of financial assets

Financial assets, other than those at FVTPL, are assessed for indicators of impairment at the end of each reporting period. Financial assets are considered to be impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investment have been affected.

For listed and unlisted equity investments classified as available-for-sale financial asset, a significant or prolonged decline in the fair value of the security below its cost is considered to be objective evidence of impairment.

When an available-for-sale financial asset is considered to be impaired, cumulative gains or losses previously recognized in other comprehensive income are reclassified to profit or loss in the period.

For financial assets carried at amortized cost, the amount of the impairment loss is measured at the difference between the similar asset s carrying amount and the present value of estimated future cash flows, discounted at the financial asset s original effective interest rate.

For financial assets carried at acquisition cost, the amount of the impairment loss is measured at the difference between the asset s carrying amount and the present value of estimated future cash flows, discounted at the financial asset s original effective interest rate. These impairment loss is not reversed to an event occurring after the impairment was recognized.

For financial assets carried at amortized cost, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed through profit or loss to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortized cost would have been had the impairment not been recognized.

In respect of available-for-sale equity securities, impairment losses previously recognized in profit or loss are not reversed through profit or loss. Any increase in fair value subsequent to an impairment loss is recognized in other comprehensive income. In case of debt securities, in a subsequent period, if the fair value of a debt instrument classified as available-for-sale increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in profit or loss, the impairment loss shall be reversed, with the amount of the reversal recognized in profit or loss.

For certain categories of financial asset, such as trade receivables, assets that are assessed not to be impaired individually are, in addition, assessed for impairment on a collective basis. Objective evidence of impairment for a portfolio of receivables could include the Company s past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the average credit period, as well as observable changes in national or local economic conditions that correlate with default on receivables.

When a trade receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognized in profit or loss.

6) Derecognition of financial assets

The Company derecognizes a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognizes its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognize the financial asset and also recognizes a collateralized borrowing for the proceeds received.

aa. Inventories

Inventories are stated at the acquisition cost using the average method. During the period, a perpetual inventory systems is used to value inventories, which is adjusted to the physical inventory counts performed at the period end. When the market value of inventories is less than the acquisition cost, the carrying amount is reduced to the market value and any difference is charged to current operations as operating expenses.

bb. Investments in Subsidiaries and Associates

In accordance with K-IFS 1027 and 1028, the accompanying financial statements are separate financial statements, which are presented by an investor with control of a subsidiary or significant influence over associates, in which the investments are measured based on its direct cost, not using the equity method. The Company accounts for the investments in subsidiaries and associates at cost in accordance with K-IFRS 1027. Dividends from subsidiaries and associates are recognized in profit when the right to receive the dividend is established.

cc. Property and Equipment

Property and equipment are stated at cost less accumulated depreciation and accumulated impairment losses. The cost of an item of property and equipment is directly attributable to their purchase or construction, which includes any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. It also includes the initial estimate of the costs of dismantling and removing the item and restoring the site on which it is located.

Subsequent costs are recognized in carrying amount of an asset or as an asset if it is probable that future economic benefits associated with the assets will flow into the Company and the cost of an asset can be measured reliably. Routine maintenance and repairs are expensed as incurred.

Depreciation is computed using the straight-line method over the estimated useful lives of the related assets as follows:

Assets	Useful lives (years)
Buildings and structures	15, 30
Machinery	3~6
Other	4 ~ 10

The Company reviews the depreciation method, the estimated useful lives and residual values of property and equipment at the end of each annual reporting period. If expectations differ from previous estimates, the changes are accounted for as a change in an accounting estimate.

The carrying amount of an item of property and equipment is derecognized on disposal or when no future economic benefits are expected from its use or disposal. The gain or loss arising from the derecognition of an item of property and equipment is determined as the difference between the net disposal proceeds and the carrying amount of the item, and is included in profit or loss when the item is derecognized.

dd. Investment Property

Investment properties are properties held to earn rentals and/or for capital appreciation. Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at cost less accumulated depreciation and accumulated impairment losses.

While land is not depreciated, all other investment property is depreciated based on the respective assets estimated useful lives ranging from 30 years using the straight-line method.

The company reviews the depreciation method, the estimated useful lives and residual value of investment property at the end of each annual reporting period. If expectations differ previous estimates, the changes are accounted for a changes in an accounting estimate.

An investment property is derecognized on disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset in which the property is derecognized) is included in profit or loss in the period in which the property is derecognized.

ee. Goodwill

Goodwill is measured as the excess of the sum of: a) the consideration transferred, b) the amount of any non-controlling interests in the acquiree, and c) the fair value of the acquirer s previously held equity interest in the acquiree (if any); over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. Goodwill is not depreciated, but tested for impairment at the end of each annual reporting period. Goodwill is carried at cost less accumulated impairment losses and the impairment losses are not reversed.

ff. Intangible Assets

Intangible assets with definite useful lives are carried at cost less accumulated amortization and accumulated impairment losses. Amortization is recognized on a straight-line basis over their estimated useful lives ranging from $3 \sim 20$ years. The Company reviews the amortization method, the estimated useful lives and residual values of intangible assets at the end of each annual reporting period. If expectations differ from previous estimates, the changes are accounted for as a change in an accounting estimate.

Intangible assets with indefinite useful lives are carried at cost less accumulated impairment losses. Intangible assets with indefinite useful lives are not amortized, but tested for impairment at the end of each annual reporting period. At the case of amortizable intangible assets, the Company reviews impairment at each time whether the events are occurring that the carrying amount is not recoverable.

An Intangible assets is derecognized on disposal or when no future economic benefits are expected from its use or disposal. Gains or losses arising from the derecognition of an intangible assets is measured at the difference between the net disposal proceeds and the carrying amount of the asset, recognized in profit or loss when the item is derecognized.

gg. Government Grants

Government grants are not recognized until there is reasonable assurance that the Company will comply with the conditions attaching to them and that the grants will be received.

Government grants for acquiring or constructing non-current assets are recognized as a deduction (net of) the related assets book value in the consolidated statement of financial position, and is recognized into profit or loss by offsetting depreciation expense over the useful lives of the related assets on a systematic basis. Other government grants, revenue type, are recognized in profit or loss over the periods in which the Company recognizes the expense which the grants are intended to reimburse.

Government grants related to specific expenditure reimbursement, losses already incurred by the Company, or immediate financial support with no future expenditure requirements, are recognized in profit or loss in the period in which they become receivable by the Company.

hh. Borrowing Costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization. All other borrowing costs are recognized in profit or loss in the period in which they are incurred.

m. Financial Liabilities and Equity Instruments issued by the Company Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangement. Financial liabilities are classified as either financial liabilities at fair value through profit or loss (FVTPL) or other financial liabilities .

3) Classification of financial liabilities and equity instruments

1-1) Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognized at the proceeds received, net of direct issue costs.

When the Company reacquires its own equity instruments (treasury shares), equity is directly deducted. No gain or loss is recognized in profit or loss related to the acquisition, sale, issue or cancellation of treasury shares.

1-2) Financial liabilities at FVTPL

Financial liabilities are classified as at FVTPL when the financial liability is either held for trading or it is designated as FVTPL. A financial liability is classified as held for trading if it has been acquired principally for the purpose of repurchasing it in the near term or it is a derivative, including embedded derivative separated from contracts, that is not designated and effective as a hedging instrument.

Financial liabilities at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognized in profit or loss. The net gain or loss recognized in profit or loss incorporates any interest paid on the financial liability.

1-3) Other financial liabilities

Other financial liabilities are initially measured at fair value, net of transaction costs. Other financial liabilities are subsequently measured at amortized cost using the effective interest method, with interest expense recognized on an effective yield basis.

The effective interest method is a method of calculating the amortized cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments through the expected life of the financial liability, or (where appropriate) a shorter period, to the net carrying amount on initial recognition.

4) Derecognition of financial liabilities

The Company derecognizes financial liabilities when the Company s obligations are discharged, cancelled or they expire. An exchange between an existing borrower and lender of debt instruments with substantially different terms, or a substantial modification of the terms of an existing financial liability is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. The difference between the carrying amount of the financial liabilities derecognized and the consideration paid is recognized in profit or loss.

n. Lease

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

Assets held under finance leases are initially recognized as assets of the Company at their fair value at the inception of the lease or, if lower, at the present value of the minimum lease payments. The corresponding liability to the lessor is included in the statement of financial position as a finance lease obligation.

Lease payments are apportioned between finance expenses and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance expenses are recognized immediately in profit or loss, unless they are directly attributable to qualifying assets, in which case they are capitalized in accordance with the Company s general policy on borrowing costs. Contingent rentals are recognized as expenses in the periods in which they are incurred.

Operating lease payments are recognized as an expense on a straight-line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed. Contingent rentals arising under operating leases are recognized as an expense in the period in which they are incurred.

o. Derivative Financial Instruments

Derivatives are initially recognized at fair value at the date the derivative contract is entered into and are subsequently remeasured to their fair value at the end of each reporting period. The resulting gain or loss is recognized in profit or loss immediately unless the derivative is designated and effective as a hedging instrument. For derivative instruments designated as cashflow hedges, the effective portions of the gains or losses on the hedging instruments are recorded as part of other comprehensive income (loss).

p. Retirement Benefit Obligation

The retirement benefit obligation recognized in the statement of financial position represents the present value of the defined benefit obligation as adjusted for unrecognized past service cost, and as reduced by the fair value of plan assets.

For defined retirement benefit plans, the cost of providing benefits is determined using the Projected Unit Credit Method, with actuarial valuations being carried out at the end of each reporting period. The present value of the defined benefit obligation is denominated in the same currency in which the benefits are expected to be paid, and calculated at the discount rate which is the yield at the reporting date on high quality corporate bonds that have maturity dates approximating the terms of the Company s obligation. The Company recognizes all actuarial gains and losses arising from defined benefit plans as other comprehensive income (loss) and records at retained earnings immediately, which is not reclassified to current operation thereafter.

q. Provisions

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that the Company will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognized as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When the effect of the time value of money is material, the provision is measured using the cash flows estimated to settle the present obligation. Discount rate is pre-tax interest rate reflecting inherent risk of liabilities and market s valuation on the present value of monetary. Changes in provisions caused by elapse of time are the financial cost as incurred and recognized in profit or loss.

At the end of each reporting period, the remaining provision balance is reviewed and assessed to determine if the current best estimate is being recognized. If the existence of an obligation to transfer economic benefit is no longer probable, the related provision is reversed during the period.

r. Revenue Recognition

Revenue from the sale of goods and rendering of services in the course of ordinary operating activities is measured at the fair value of the consideration received or receivable. Revenues are realized or realizable and earned when the Company has persuasive evidence of an arrangement, the goods have been delivered or the services have been rendered to the customer, sales price is fixed or determinable and collectability is reasonably assured.

The Company s revenue is principally derived from telecommunication service including data services, broadband internet and fixed-line telephone services. Telecommunication services consist of fixed monthly charges, usage-related charges and non-refundable activation fees. Fixed monthly charges are recognized in the period earned. Usage-related charges are recognized at the time services are rendered. Non-refundable activation fees are deferred and recognized over the expected term of the customer relationship.

s. Segment information

The Company reports management its decision of resource allocation and performance evaluation of

segment unit as a single reporting unit.

t. Income Tax and Deferred Tax Income tax consists of current tax and deferred tax.

4) Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit as reported in the separate statement of income and comprehensive income/income statement because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company s liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

5) Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities in the separate financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such deferred tax assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and associates, and interests in joint ventures, except where the Company is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such

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investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

The Company offsets deferred tax assets and liabilities if, and only if the Company has a legally enforceable right to set off current tax assets against current tax liabilities and the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realize the assets and settle the liabilities simultaneously.

6) Current and deferred tax for the year

Current and deferred tax are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized in other comprehensive income or directly in equity, respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

u. Handset Subsidies to Long-term Mobile Subscribers

The Company provides lump-sum handset subsidies to customers who agree to use the Company s service for the predetermined service period and the subsidies are charged to commission paid as the related payments are made.

Where customers agree to use the Company s service for a predetermined service period and purchase handsets on an installment basis, the subsidies are paid every month over the installment period and the Company estimates a provision for handset subsidies estimated to be paid, which is recognized as to commission paid at the time telecommunication service contracts are made.

v. Critical accounting judgments and key sources of estimation uncertainty

In the application of the Company accounting policies, management is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

The following are critical assumptions and key sources of estimation uncertainty at the end of reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

8) Fair value measurement of financial instruments

Subsequent to initial recognition, available-for-sale financial assets and derivative financial assets are stated at fair value with any gains or losses arising on remeasurement recognized in profit or loss or other comprehensive income. When measuring fair value, if there is quoted price in active market, the Company uses it. But, if quoted price does not exist, the Company uses valuation techniques that require the management s judgments on the expected future cash flows and discount rates.

9) Allowance for doubtful accounts of trade/other receivables and loans Based on the aging of accounts receivables, past experience of bad debt, and economic and industrial factors, the Company estimates bad debt for the period and recognizes an allowance for the bad debt.

10) Impairment of goodwill

Determining whether goodwill is impaired requires an estimation of the value in use of the cash-generating units to which goodwill has been allocated. The value in use calculation requires the directors to estimate the future cash flows expected to arise from the cash-generating unit and an appropriate discount rate in order to calculate present value.

11) Measurement of property and equipment, intangible assets

If the Company acquires property and equipment or intangible assets from business combination, it is required to estimate the fair value of these assets at the acquisition date and to estimate the useful lives for depreciation and amortization.

12) Provisions

Determining whether that the Company will be required to settle the obligation incurred as a result of a past event and estimating reliable value of obligation require management s judgment.

13) Retirement benefit plans

The Company has defined retirement benefit plans. The cost of providing benefits under the plan are determined using an actuarial valuation method that requires management make assumptions on discount rates, expected rate of salary increase and expected rate of return on plan assets. These assumptions involve critical uncertainties due to the long-term nature of the retirement benefit plans.

14) Deferred tax

Recognizing and measuring of the deferred tax assets and liabilities requires the management s judgments and specially, whether and how deferred tax assets is recognized shall be affected from an assumption and management s judgment of the future situation.

3. TRANSITION TO K-IFRS

As stated in Note 2, these are the Company s first separate financial statements prepared in accordance with K-IFRS as the Company adopts K-IFRS in 2011. Therefore, prior period s separate financial statements, comparatively presented herein, were restated in accordance with K-IFRS 1101 First-time adoption of International Financial Reporting Standards with a transition date of January 1, 2010.

d. First-time adoption of K-IFRS

K-IFRS 1101 provides for a number of optional exemptions from the general principle of full retrospective applications of K-IFRS. The optional exemptions for first-time adoption of K-IFRS of the Company elected are as follows.

1) Business combination Business combinations that occurred before the date of transition to K-IFRS, were not be retrospectively restated.

2) Fair value or revaluation as deemed cost

Certain property and equipment were revaluated at the date of transition to K-IFRS such that revaluation is used as the asset s deemed cost.

3) Deemed cost of investments in subsidiaries and associates

In accordance with the optional exemption of K-IFRS 1101, the carrying amount of investments in subsidiaries and associates, under previous GAAP (Korean GAAP), at the date of transition to K-IFRS, is used as the its deemed cost.

e. Explanation of effect of transition to K-IFRS

Effects on financial position at January 1, 2010 (date of transition) are as follows (in millions of Korean won):

	Total assets	Total liabilities	Net equity
Based on Korean GAAP	(Won) 19,297,633	(Won) 8,056,183	(Won) 11,241,450
Adjustments:			
1. Property and equipment	69,233		69,233
2. Employee benefits and retirement benefit obligation		14,860	(14,860)
3. Transfer of financial assets	416,242	400,754	15,488
4. Non-refundable activation fees		593,981	(593,981)
5. Other adjustments	(178,452)	(84,941)	(93,511)
6. Deferred tax and tax effect of adjustments	(49,227)	(210,859)	161,632
Total adjustment	257,796	713,795	(455,999)
Based on K-IFRS	(Won) 19,555,429	(Won) 8,769,978	(Won) 10,785,451

Effects on financial position at September 30, 2010 and total comprehensive income for the three months and nine months ended September 30, 2010 are as follows (in millions of Korean won):

				Total comprel	hensive income
	Total assets	Total liabilities	Net equity	Three months ended September, 30	Nine months ended September, 30
Based on Korean GAAP	(Won) 19,333,859	(Won) 7,910,180	(Won) 11,423,679	(Won) 451,917	(Won) 1,013,758
Adjustments:					
1. Property and equipment	296,839		296,839	118,759	227,606
2. Amortization of goodwill	97,111		97,111	32,370	97,111
3. Employee benefits and retirement					
benefit obligation		18,020	(18,020)	(736)	(3,161)
4. Transfer of financial assets	179,921	160,609	19,312	60	3,824
5. Effect on equity method in associates	58,263		58,263	30,854	57,981
6. Non-refundable activation fees		552,160	(552,160)	25,463	41,821
7. Other adjustments	875	88,858	(87,983)	(1,569)	5,529
8. Deferred tax and tax effect of adjustments		(65,453)	65,453	(42,188)	(96,902)
Total adjustment	633,009	754,194	(121,185)	163,013	333,809
Based on K-IFRS	(Won) 19,966,868	(Won) 8,664,374	(Won) 11,302,494	(Won) 614,930	(Won) 1,347,567

Effects on financial position at December 31, 2010 and total comprehensive income for the year ended December 31, 2010 are as follows (in millions of Korean won):

	Total assets	Total liabilities	Net equity	Total Comprehensive income
Based on Korean GAAP	(Won) 18,959,912	(Won) 7,505,495	(Won) 11,454,417	(Won) 1,139,202
Adjustments:				
1. Property and equipment	477,044		477,044	407,811
2. Amortization of goodwill	129,494		129,494	129,494
3. Employee benefits and retirement benefit				
obligation		23,630	(23,630)	(8,771)
4. Transfer of financial assets				(15,489)
5. Effect on equity method in associates	160,100		160,100	205,543
6. Non-refundable activation fees		533,783	(533,783)	60,199
7. Other adjustments	(389)	94,062	(94,451)	(940)
8. Deferred tax and tax effect of adjustments	965	(10,802)	11,767	(150,274)
Total adjustment	767,214	640,673	126,541	627,573
Based on K-IFRS	(Won) 19,727,126	(Won) 8,146,168	(Won) 11,580,958	(Won) 1,766,775

Under K-IFRS, dividends received, interest received, interest paid, and income tax paid which were not presented separately in the separate statement of cash flows under Korean GAAP, are now separately presented and the related income (expense) and assets (liabilities) have been adjusted for accordingly. Also, under K-IFRS, foreign currency translation amounts are presented gross as part of the related transactions and deducted against the effects of foreign exchange rate changes on the balance of cash held in foreign currencies. No others significant differences between the separate statements of cash flows prepared under Korean GAAP compared to K-IFRS have been noted.

f. Explanation of transition to K-IFRS

Transition adjustments from previous GAAP (Korean GAAP) to K-IFRS that affected the Company s financial position, financial performance and cash flows are as follows.

9) Employee benefits and retirement benefit obligation

Under Korean GAAP, at the end of a reporting period a benefit obligation is calculated and recognized, based on an assumption that all employees who have worked over a year were to retire as of the reporting period end. While, under K-IFRS, the retirement benefit amount is appropriated as a defined benefit obligation by actuarial assessment using the projected unit credit method.

Also, the Company recognizes its long-term employee benefits obligation by actuarial assessment using the projected unit credit method.

10) Change in depreciation method

The Company changed the depreciation method of equipment from declining balance method to straight-line method.

11) Goodwill acquired by business combinations

Under Korean GAAP, the Company amortized goodwill acquired as a result of business combinations on a straight-line method from $5 \sim 20$ years from the year of acquisition. Under K-IFRS, goodwill is not amortized but reviewed for impairment annually.

12) Transfer of financial assets

Under Korean GAAP, when the Company transferred a financial asset to financial institutions and it was determined that control over the asset has been transferred the Company derecognized the financial asset. Under K-IFRS, if the Company retains substantially all the risks and rewards of ownership of the asset, the asset is not derecognized but instead the related cash proceeds are recognized as financial liabilities.

13) Deferment of non-refundable activation fees

Under Korean GAAP, the Company recognizes non-refundable activation revenues when the activation service is performed. Under K-IFRS, the Company defers such revenues and amortizes it over the expected term of the customer relationship.

14) Income tax

Under Korean GAAP, deferred tax assets and liabilities were classified as either current or non-current based on the classification of their underlying assets and liabilities. If there are no corresponding assets or liabilities, deferred tax assets and liabilities were classified based on the periods the temporary differences were expected to reverse. Under K-IFRS, deferred tax assets and liabilities are all classified as non-current on the statement of financial position.

Under Korean GAAP, difference between the carrying value and the tax base of the investments in subsidiaries, branches and associates and interest in joint ventures were considered as temporary differences and recognized as deferred tax assets and liabilities. Under K-IFRS, the temporary differences associated with investments in subsidiaries, branches and associates and interest in joint ventures is recognized as deferred assets and liabilities reflecting the manner in which Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

15) Other reclassifications

(1) Memberships

Under Korean GAAP, facility-use memberships and guarantee deposits were classified as other non-current assets. Under K-IFRS, facility-use memberships are recognized as intangible assets with an indefinite useful life and guarantee deposits that satisfy the definition of financial assets are classified as loans and receivables at amortized costs.

(2) Investment property

Under Korean GAAP, properties acquired for earning rental income and/or for capital appreciation were classified as property and equipment. Under K-IFRS, such properties are reclassified separately as investment properties.

4. FINANCIAL INSTRUMENTS

Details of financial assets as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

			September 30, 2011		
	Financial assets designated as at FVTPL	Available-for-sale financial assets	Loans and receivables	Derivatives designated as hedging instruments	Total
Cash and cash equivalents	(Won)	(Won)	(Won) 1,396,318	(Won)	(Won) 1,396,318
Financial Instruments			713,078		713,078
Short-term investment securities		85,263			85,263
Long-term investment securities					
(Note a)	15,067	1,367,695			1,382,762
Trade receivables			1,334,787		1,334,787
Loan and other receivables (Note					
b)			1,626,449		1,626,449
Derivatives assets				147,494	147,494
Total	(Won) 15,067	(Won) 1,452,958	(Won) 5,070,632	(Won) 147,494	(Won) 6,686,151

			December 31, 20	010	
	Financial assets Designated				
	as at FVTPL	Available-for-sale financial assets	Loans and receivables	Derivatives designated as hedging instruments	Total
Cash and cash equivalents	(Won)	(Won)	(Won) 357,470	(Won)	(Won) 357,470
Financial Instruments			299,569		299,569
Short-term investment securities		393,811			393,811
Long-term investment securities		1,517,029			1,517,029
Trade receivables			1,453,060		1,453,060
Loan and other receivables (Note b)			3,328,587		3,328,587
Derivatives assets				139,577	139,577
Total	(Won)	(Won) 1,910,840	(Won) 5,438,686	(Won) 139,577	(Won) 7,489,103

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(Note a) Long-term investment securities designated as at FVTPL consist of financial instruments with an embedded derivatives (convertible options) which cannot be bifurcated from the host contract, as such the entire financial instrument is measured at fair value with changes recognized in current period profit and loss.

(Note b) Details of loan and other receivables as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Short-term loans	(Won) 88,765	(Won) 80,731
Accounts receivable other	1,293,249	2,499,969
Accrued income	8,133	2,345
Long-term loans	72,931	64,098
Long-term accounts receivable other	8,322	527,084
Guarantee deposits	155,049	154,360
	(Won) 1,626,449	(Won) 3,328,587

Details of financial liabilities as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

		Septemb	er 30, 2011			
	Financial liabilities Designated as at FVTPL	Financial liabilities at amortized cost	Derivativ designated hedging instru	d as	Tot	al
Derivatives liabilities	(Won) 1,654	(Won)	(Won)	811	(Won)	2,465
Borrowings		617,950			(617,950
Bonds payable (Note a)	409,278	2,731,477			3,	140,755
Trade and other payables (Note b)		1,790,060			1,7	790,060
Total	(Won) 410,932	(Won) 5,139,487	(Won)	811	(Won) 5,5	551,230

	December 31, 2010				
	Financial liabilities designated as at FVTPL	Financial liabilities at amortized cost	Derivatives designated as hedging instruments	Total	
Derivatives liabilities	(Won) 5,043	(Won)	(Won) 25,111	(Won) 30,154	
Borrowings		613,890		613,890	
Bonds payable (Note a)	461,655	3,011,765		3,473,420	
Trade and other payables (Note b)		2,033,006		2,033,006	
Total	(Won) 466,698	(Won) 5,658,661	(Won) 25,111	(Won) 6,150,470	

(Note a) Bonds payables designated as at FVTPL consist of financial instruments with an embedded derivative (convertible options) which cannot be bifurcated from the host contract, as such the entire financial instrument is measured at fair value with changes recognized in current period profit and loss.

(Note b) Details of loan and other receivables as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Accounts payable-other	(Won) 1,032,909	(Won) 1,287,035
Withholdings	18	18

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Accrued expenses	433,523	452,103
Current portion of long-term debt	17,354	168,948
Long-term payables other	231,731	50,643
Other non-current liabilities	74,525	74,259

(Won) 1,790,060 (Won) 2,033,006

The following table provides an analysis of the Company s financial instruments that are measured subsequent to initial recognition at fair value, classified as Level 1, 2, or 3, based on or unobservable fair value of the instrument.

Level 1: Unadjusted quoted prices in active markets for identical assets or liabilities;

Level 2: Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly;

Level 3: Inputs that are not based on observable market data.

Fair values of financial instruments by hierarchy level as of September 30, 2011 are as follows (in millions of Korean won):

Туре	Level 1	Level 2	Level 3	Total
Financial assets designated as at FVTPL	(Won)	(Won) 15,067	(Won)	(Won) 15,067
Available- for-sale financial assets	1,172,282			1,172,282
Derivatives assets designated as hedging				
instruments		147,494		147,494
Financial liabilities designated as at FVTPL	409,278	1,654		410,932
Derivatives liabilities designated as hedging				
instruments		811		811

5. TRADE AND OTHER RECEIVABLES

Details of short-term trade and other receivables as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Accounts receivable trade	(Won) 1,497,617	(Won) 1,604,269
Less allowance for doubtful accounts	(162,830)	(151,208)
Accounts receivable trade, net	1,334,787	1,453,061
Short-term loans	89,923	81,808
Less allowance for doubtful accounts	(1,158)	(1,077)
Short-term loans, net	88,765	80,731
Accounts receivable other	1,328,922	2,534,761
Less allowance for doubtful accounts	(35,673)	(34,792)
Accounts receivable other, net	1,293,249	2,499,969
Accrued income	8,133	2,345
	(Won) 2,724,934	(Won) 4,036,106

Details of long-term trade and other receivables as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010	
Long-term loans	(Won) 96,728	(Won) 88,016	
Less allowance for doubtful accounts	(23,797)	(23,919)	
Long-term loans, net	72,931	64,097	
Long-term accounts receivable - other	8,322	527,084	
Guarantee deposits	155,049	154,360	

(Won) 236,302

(Won) 745,541

Details of changes in allowance for doubtful accounts for the nine months ended September 30, 2011 and 2010 are as follows (In millions of Korean won):

	For the nine months ended			
	September 30, 2011	Septembe	er 30, 2010	
Beginning balance	(Won) 210,996	(Won)	201,435	
Bad debt	33,819		44,931	
Reversal of allowance for doubtful accounts	(41)			
Write-off	(36,061)		(31,320)	
Collection of receivables written off	14,745		12,925	
Ending balance	(Won) 223,458	(Won)	227,971	

Details of aging analysis of accounts receivable which are overdue but not impaired as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September	r 30, 2011	December 31, 2010	
	Accounts receivable-trade	Accounts receivable-other	Accounts receivable-trade	Accounts receivable-other
Less than 1 month	(Won) 143,642	(Won) 16,535	(Won) 156,023	(Won) 33,127
$1 \sim 3$ months	62,597	15,992	62,075	21,169
$3 \sim 6$ months	28,660	12,822	32,079	14,390
More than 6 months	96,594	30,800	110,293	26,988
	(Won) 331,493	(Won) 76,149	(Won) 360,470	(Won) 95,674

6. INVESTMENT SECURITIES

Details of investment securities as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011		December 31, 2010	
	Current	Non-current	Current	Non-current
Equity securities:				
Investments in listed company	(Won)	(Won) 1,087,260	(Won) 178,760	(Won) 1,227,380
Investments in non-listed company	241	18,226	15,051	18,626
Investments in funds and etc.		261,807		270,622
Sub-total	241	1,367,293	193,811	1,516,628
Debt Securities		15,468		401
Beneficiary certificates (Note)	85,022		200,000	
Total	(Won) 85,263	(Won) 1,382,761	(Won) 393,811	(Won) 1,517,029

(Note) The distributions arising from some beneficiary certificates as of September 30, 2011, are accounted for as accrued income.

7. INVESTMENTS IN SUBSIDIARIES AND ASSOCIATES

Investments in subsidiaries and associates as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Investments in subsidiaries	(Won) 2,475,473	(Won) 2,442,516
Investments in associates	1,165,048	1,141,879
Ending balance	(Won) 3,640,521	(Won) 3,584,395

a. Investments in subsidiaries

Details of investments in subsidiaries as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won, except for share data):

		September	September 30, 2011		g amount
	Notes	Number of shares	Ownership percentage (%)	September 30, 2011	December 31, 2010
SK Telink Co., Ltd.		1,082,272	83.5	(Won) 144,740	(Won) 144,740
SK Communications Co., Ltd.		28,029,945	64.7	148,831	148,831
PAXNet Co., Ltd.		5,590,452	59.7	30,611	30,611
Loen Entertainment, Inc.		16,054,812	63.5	40,234	40,234
Stonebridge Cinema Fund	(Note a)	120	45.6	8,256	8,256
Ntreev Soft Co., Ltd.		2,064,970	63.7	7,708	7,708
Commerce Planet Co., Ltd.		29,396	100.0	139	139
SK Broadband Co., Ltd.		149,638,354	50.6	1,242,247	1,242,247
K-net Culture and Contents Venture Fund		295	59.0	28,857	28,857
2nd BMC Focus Investment Fund		200	66.7	19,782	19,782
Open Innovation Fund		450	98.9	44,938	44,938
PS&Marketing Corporation		46,000,000	100.0	213,934	213,934
Service Ace Co., Ltd.		4,385,400	100.0	21,927	21,927
Service Top Co., Ltd.		2,856,200	100.0	14,281	14,281
Network O&S Co., Ltd.		3,000,000	100.0	15,000	15,000
SK Telecom China Holdings Co., Ltd.			100.0	28,052	28,052
Sky Property Mgmt., Ltd.		22,980	60.0	264,850	264,850
SKT Vietnam PTE., Ltd.		180,476,700	73.3	26,264	26,264
SKT Americas, Inc.		109	100.0	59,167	59,167
YTK Investment Ltd.	(Note b)		100.0	52,123	41,686
Atlas Investment	(Note c)		46.4	22,520	
SK Telecom Global Investment B.V		18,000	100.0	41,012	41,012

Total

(Won) 2,475,473 (Won) 2,442,516

(Note a) As the SK Telink Co., Ltd., one of the Company s subsidiaries, holds additional 11.4% ownership in Stonebridge Cinema Fund, the consolidated ownership is 57% and the investments in Stonebridge Cinema Fund is classified as investments in subsidiaries.

(Note b) For the nine months ended September 30, 2011, the Company additionally invested (Won)10,437 million in YTK Investment Ltd.
 (Note c) For the nine months ended September 30, 2011, the Company established Atlas Investment. The Company and SK Telecom Global

Investment B.V., one of the company is subsidiaries, hold 46.4% and 53.6% ownership in Atlas Investment, respectively.

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b. Investments in associates

Details of investments in associates as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won, except for share data):

		September	r 30, 2011	Carrying	amount
		Number of shares	Ownership percentage (%)	September 30, 2011	December 31, 2010
	Notes				
SK Marketing & Company Co., Ltd.		5,000,000	50.0	(Won) 112,531	(Won) 112,531
SK China Company Ltd.		720,000	22.5	47,830	47,830
SK USA, Inc.		49	49.0	5,498	5,498
BMC Sector Limited Partnership IV		2,500	49.7	25,000	25,000
F&U Credit information Co., Ltd.		300,000	50.0	4,482	4,482
Michigan Global Cinema Fund		40	36.4	3,652	3,652
3rd Fund of Isu Entertainment	(Note a)				1,636
Korea IT Fund	(Note b)	190	63.3	220,957	220,957
JYP Entertainment Corporation	(Note c)			1,286	2,903
BMC Digital Culture and Contents Venture Fund	(Note d)	50	19.9	4,912	4,912
Wave City Development Co., Ltd.	(Note g)	382,000	19.1	1,532	1,532
HanaSK Card Co., Ltd.		57,647,058	49.0	400,000	400,000
Daehan Kanggun BcN Co., Ltd.		1,461,486	29.0	7,272	7,272
Television Media Korea Ltd.		18,564,000	51.0	18,568	18,568
NanoEnTek, Inc.	(Note e)	1,807,130	9.3	11,000	
UNISK(Beijing) Information Technology Co., Ltd.		49	49.0	4,247	4,247
TR Entertainment			42.2	7,560	7,560
PT. Melon Indonesia		4,900,000	49.0	6,492	6,492
Packet One Network	(Note f)	1,151,556	28.2	137,750	119,856
SK Technology Innovation Company			49.0	28,146	28,146
LightSquared Inc.	(Note g)	3,387,916	3.3	72,096	72,096
SK Wyverns Baseball Club Co., Ltd. and others				44,237	46,709

Total

- (Note b) Under an agreement of Korea IT Fund, the Company has voting rights of 14.3%, resulting in the Company having no control over Korea IT Fund.
- (Note c) 483,830 shares of common stock of JYP Entertainment Corporation were sold during the nine months ended September 30, 2011 and the company recognized (Won)1,869 million as gain to Loen Entertainment, Inc., one of the company subsidiaries, on disposal of investments in associates.
- (Note d) As the SK Broadband Co., Ltd., one of the Company s subsidiaries, holds additional 19.9% ownership in BMC Digital culture and Contents Venture Fund, the investment in the investee is classified as investment in associate.
- (Note e) For the nine months ended September 30, 2011, the Company acquired 1,807,130 shares or 9.3% of NanoEnTek, Inc. The Company classified the investment as an equity method investee as the Company can exercise significant influence on the investee through participation of its board of directors even though the Company has less than 20% of equity invest in the investee.
- (Note f) For the nine months ended September 30, 2011, the Company additionally invested (Won)17,895 million in Packet One Network and acquired additional 172,082 shares.
- (Note g) The Company classified investments in Wave City Development Co., Ltd. and Light squared Inc., as investment in associates as the Company can exercise significant influence on these investees through participation in boards of directors even though the Company has less than 20% of equity invests in those investees.

⁽Won) 1,165,048 (Won) 1,141,879

⁽Note a) During the nine months ended September 30, 2011, in accordance with the liquidation of 3rd Fund of Isu Entertainment, relevant all shares was disposed and the company recognized (Won)121 million as gain on disposal of investments in associates.

In accordance with the optional exemption of K-IFRS 1101, the carrying amount of investments in subsidiaries and associates, under previous GAAP (Korean GAAP), at the date of transition to K-IFRS, is used as the its deemed cost.

c. Market price of the listed securities

Details of market price of the equity securities as of September 30, 2011 are as follows (In millions of Korean won, except for market price per share):

	Marketprice per share (In Korean won)	Number of shares owned by the Company	Market price
SK Broadband Co., Ltd.	(Won) 3,590	149,638,354	(Won) 537,202
SK Communications Co., Ltd.	18,400	28,029,945	515,751
Loen Entertainment, Inc.	14,100	16,054,812	226,373
9 DDODEDTV AND FOLIDMENT			

8. PROPERTY AND EQUIPMENT

Property and equipment as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Land	(Won) 405,975	(Won) 402,702
Buildings and structures	1,582,189	1,544,963
Machinery	15,093,701	14,354,988
Other	1,537,473	1,285,999
Construction in progress	401,573	376,896
Total	19,020,911	17,965,548
Less accumulated depreciation	(13,347,414)	(12,495,801)
Property and equipment, net	(Won) 5,673,497	(Won) 5,469,747

Details of changes in property and equipment for the nine months ended September 30, 2011 and 2010 are as follows (In millions of Korean won):

	р [.]			F	for the nine	months er	nded Septe	ember 30, 20	11			
	U	nning ance	Acqui	isition	Disp	osal	Tra	insfer	Depre	eciation	Ending	g balance
Land	(Won)	402,702	(Won)	2,109	((Won)	92)	(Won)	1,257	(Won)		(Won)	405,976
Buildings and structures		928,649		38,430		(866)		4,349		(52,203)		918,359
Machinery	3	,240,001		48,749		(3,696)		871,588		(953,730)	3	3,202,912
Other		521,499		906,058		(2,613)		(620,788)		(59,479)		744,677
Construction in progress		376,896		792,002		(8,061)		(759,264)				401,573
Total	(Won) 5	,469,747	(Won) 1	,787,348	((Won)	15,328)	((Won)	502,858)	((Won)	1,065,412)	(Won) 5	5,673,497

	_	For the nine months ended September 30, 2010										
	U	inning lance	Acqu	isition	Disp	osal	Tr	ansfer	Depr	eciation	Ending	g balance
Land	(Won)	405,418	(Won)	109	((Won)	6,919)	(Won)	1,775	(Won)		(Won)	400,383
Buildings and structures		979,833		1,688		(1,231)		3,505		(52,470)		931,325
Machinery	-	3,170,336		25,556		(4,200)		440,783		(814,445)	2	2,818,030
Other		330,726		516,902		(1,778)		(318,308)		(51,763)		475,779
Construction in progress		336,834		394,822	((27,871)		(242,691)				461,094
				/		()		× / /		(51,763)		

(Won) 5,223,147 (Won) 939,077 ((Won) 41,999) ((Won) 114,936) ((Won) 918,678) (Won) 5,086,611

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Total

9. INVESTMENT PROPERTY

Investment property as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2	011 Decemb	er 31, 2010
Land	(Won) 11,5	46 (Won)	9,508
Buildings	56,7	62	46,467
Total	68,3	08	55,975
Less accumulated depreciation	(28,3	73)	(21,176)
Investment property, net	(Won) 39,9	(Won)	34,799

Details of changes in investment property for the nine months ended September 30, 2011 and 2010 are as follows (In millions of Korean won):

	Beginning balance	Acquisition	Disposal	Transfer	Depreciation	Ending balance
Land	(Won) 9,508	(Won)	(Won)	(Won) 2,038	(Won)	(Won) 11,546
Buildings	25,291			5,757	(2,659)	28,389
Total	(Won) 34,799	(Won)	(Won)	(Won) 7,795	((Won) 2,659)	(Won) 39,935

		Fo	For the nine months ended September 30, 2010					
	Beginning balance	Acquisition	Disposal	Transfer	Depreciation	Ending balance		
Land	(Won) 11,314	(Won)	(Won)	((Won) 1,775)	(Won)	(Won) 9,539		
Buildings	31,294			(3,472)	(2,197)	25,625		
Total	(Won) 42,608	(Won)	(Won)	((Won) 5,247)	((Won) 2,197)	(Won) 35,164		

Details of fair value of investment property as of September 30, 2011 and December 31, 2010 are as follows (In millions of Korean won):

	Septembe	er 30, 2011	Decembe	r 31, 2010
Land	(Won)	66,358	(Won)	54,647
Buildings		27,808		22,900
Total	(Won)	94,166	(Won)	77,547

The fair value of investment property was appraised on the basis of market price by an independent appraisal company.

10. GOODWILL

Details of goodwill as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Goodwill related to acquisition of Shinsegi Telecomm,		
Inc	(Won) 1,306,236	(Won) 1,306,236
Other goodwill	2,186	2,186
	(Won) 1,308,422	(Won) 1,308,422

11. INTANGIBLE ASSETS

Details of changes in intangible assets for the nine months ended September 30, 2011 and 2010 are as follows (In millions of Korean won):

	For the nine months ended September 30, 2011						
	Beginning balance	Acquisition	Disposal	Transfer	Amortization	Ending balance	
Frequency use rights	(Won) 709,043	(Won)	(Won)	(Won) 404,970	((Won) 109,767)	(Won) 1,004,246	
Land use right	11,130	3,642	(54)		(3,064)	11,654	
Industrial right	14,748	1,395		323	(2,587)	13,879	
Software development							
costs	4,898				(2,619)	2,279	
Membership (Note a)	90,108	3,313	(2,400)			91,021	
Other (Note b)	595,042	24,267	(87)	89,806	(220,989)	488,039	
Total	(Won) 1,424,969	(Won) 32,617	((Won) 2,541)	(Won) 495,099	((Won) 339,026)	(Won) 1,611,118	

	For the nine months ended September 30, 2010						
	Beginning balance	Acquisition	Disposal	Transfer	Amortization	Ending balance	
Frequency use rights	(Won) 727,239	(Won)	(Won)	(Won)	((Won) 87,398)	(Won) 639,841	
Land use right	11,732	1,635			(2,533)	10,834	
Industrial right	14,948	2,862			(2,863)	14,947	
Software development							
costs	12,528				(3,592)	8,936	
Membership (Note a)	89,777	730	(21)			90,486	
Other (Note b)	591,067	17,682	(4,480)	118,489	(200,270)	522,488	
Total	(Won) 1,447,291	(Won) 22,909	((Won) 4,501)	(Won) 118,489	((Won) 296,656)	(Won) 1,287,532	

(Note a) Memberships which are classified as intangible assets with indefinite useful life and is not amortized.

(Note b) Other intangible assets consist of computer software and usable and profitable donation assets.

The book value and residual useful lives of major intangible assets as of September 30, 2011 are as follows (in millions of Korean won):

	Amount	Description	Residual useful lives
IMT license	(Won) 509,578	Frequency use rights relating to W-CDMA service	(note a)
W-CDMA license	85,633	Frequency use rights relating to W-CDMA service	(note b)
800MHz license	395,304	Frequency use rights relating to CDMA and LTE service	(note c)
WiBro license	10,356	WiBro service	(note d)
DMB license	3,375	DMB service	4 years 9 months

- (note a) The Company purchased the W-CDMA license from KCC on December 4, 2001. Amortization of the W-CDMA license commenced once the Company began its commercial W-CDMA services on December 29, 2003 under a straight-line basis over the remaining useful life of the license. The W-COMA license will expire in December 2016.
- (note b) The Company purchased an the additional W-CDMA license from KCC in May 2010. Amortization of the additional W-CDMA license commenced once the Company started its related commercial W-CDMA services on October 7, 2010, under a straight-line basis over the remaining useful life of the W-CDMA license. The additional W-COMA license will expire in December 2016.
- (note c) The Company purchased rhe 800MHz license from KCC in June 2011. Amortization of the 800MHz license commenced once the Company started its related commercial CDMA and LTE services on June, 2011, under a straight-line basis over the remaining useful life of the 800MHz license. The 800MHz license will expire in June 2021.
- (note d) The Company purchased a WiBro license from KCC on March 30, 2005. The license period is for 7 years from the purchase date. Amortization of the WiBro license commenced when the Company started its commercial WiBro services on September 30, 2006, under a straight line basis over the remaining useful life.

12. BONDS PAYABLE

Bonds payable as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won, thousands of U.S. dollars and thousands of Japanese yen):

		Annual		
	Maturity	Interest rate (%)	September 30, 2011	December 31, 2010
Domestic general bonds	2011	3.0	(Won) 200,000	(Won) 200,000
	2013	4.0~6.92	450,000	450,000
	2014	5.0	200,000	200,000
	2015	5.0	200,000	200,000
	2016	5.0~5.92	470,000	470,000
	2018	5.0	200,000	200,000
Dollar denominated bonds (US\$300,000)	2011	4.25		341,670
Dollar denominated bonds (US\$400,000)	2027	6.63	471,800	455,560
Yen denominated bonds (JPY 15,500,000) (note a)		3 M Euro Yen		
	2012	LIBOR+0.55~2.5	238,175	216,547
Yen denominated bonds (JPY 5,000,000) (note a)		3 M Euro Yen		
	2012	TIBOR+2.5	76,830	69,854
Floating rate notes (US\$ 220,000) (note a)	2012	3 M LIBOR+3.15	259,490	250,558
Convertible bonds (US\$ 332,528) (note b, c)	2014	1.75	409,278	461,655
Sub total			3,175,573	3,515,844
Less discounts on bonds			(34,818)	(42,424)
Net			3,140,755	3,473,420
Less portion due within one year			(990,231)	(539,607)
Long-term portion			(Won) 2,150,524	(Won) 2,933,813

(note a) The 3-months Euro Yen LIBOR rate, the 3-months Euro Yen TIBOR rate and the 3-month LIBOR rate as of September 30, 2011 are 0.19%, 0.33% and 0.37%, respectively.

(note b) The convertible bonds are classified as financial liabilities as at FVTPL in current portion of long-term debt as the bond holders can redeem their notes at April 7, 2012.

(note c) On April 7, 2009, the Company issued convertible bonds with a maturity of five years in the principal amount of US\$ 332,528,000 for US\$ 326,397,463 with conversion price of (Won)230,010 per share of the Company s common stock, which was greater than market value at the date of issuance. The Company may redeem the principal amount after 3 years from the issuance date if the market price exceeds 130% of the conversion price during a predetermined period. On the other hand, the bond holders may redeem their notes at 100% of the principal amount on April 7, 2012 (3 years from the issuance date). The conversion right may be exercised during the period from May 18, 2009 to March 24, 2014 and the number of common shares that can be converted as of September 30, 2011 is 2,177,389 shares.

Conversion of notes to common shares may be prohibited under the Telecommunications Law or other legal restrictions which restrains foreign governments, individuals and entities from owning more than 49% of the Company s voting stock. If such 49% ownership limitation is violated due to the exercise of conversion rights, the Company will pay a bond holder a cash settlement which will be determined at the average price of one day after a holder exercises its conversion right or the weighted average price for the following five or twenty business days. The Company intends to sell treasury shares held in trust by the Company that corresponds to the number of shares of common stock that would have been delivered in the absence of the 49% foreign shareholding restrictions. Unless either previously redeemed or converted, the notes are redeemable at 100% of the principal

amount at maturity.

In accordance with a resolution of the Board of Directors on January 21, 2011, the Conversion price has changed from (Won)220,000 to (Won)211,271 and the number of common shares that can be converted changed from 2,090,996 shares to 2,177,389 shares due to the payment of periodic dividends. During the nine months ended September 30, 2011, no conversion was made.

13. BORROWINGS

Detail of borrowings as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won, thousands of U.S. dollars and thousands of Japanese yen):

		Annual interest		
Lender	Maturity	rate (%) (note b)	September 30, 2011	December 31, 2010
Korea Development Bank (Note a)	2011	91 days CD yield + 1.02	(Won)	(Won) 100,000
Citibank (Note a)	2011	91 days CD yield + 1.20	(Won)	(Won) 100,000
Nonghyup (Note a)	2011	91 days CD yield + 1.30	(Won)	(Won) 100,000
Hana Bank (Note a)	2011	91 days CD yield + 1.50	(Won)	(Won) 150,000
Nonghyup (Note a)	2011	91 days CD yield + 1.50	(Won)	(Won) 50,000
Credit Agricole (Note b)	2013	6M Libor + 0.29	US\$ 30,000	US\$ 30,000
Bank of China			US\$ 20,000	US\$ 20,000
DBS Bank			US\$ 25,000	US\$ 25,000
SMBC			US\$ 25,000	US\$ 25,000
Total			(Won)	(Won) 500,000
			US\$ 100,000	US\$ 100,000
Equivalent in Korean won			(Won) 117,950	(Won) 613,890
Less portion due within one year				(500,000)
Long-term portion			(Won) 117,950	(Won) 113,890

(Note a) Borrowings were repaid during the third quarter of 2011.

(Note b) As of September 30, 2011, the 6-month Libor rate is 0.56%

14. PROVISION

Details of change in the provisions for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	For the nine months ended September 30, 2011 Beginning Ending				As of September 30, 2011		
	Beginning balance	Increase	Increase Decrease		Current	Non-current	
Provision for handset							
subsidy	(Won) 732,042	(Won) 668,247	((Won) 638,970)	(Won) 761,319	(Won) 646,507	(Won) 114,812	
Provision for point program	266	389	(261)	394	158	236	
Provision for restoration	27,740	2,726	(2,804)	27,662		27,662	
Total	(Won) 760,048	(Won) 671,362	((Won) 642,035)	(Won) 789,375	(Won) 646,665	(Won) 142,710	

	For the nine months ended September 30, 2010					As of September 30, 2010		
	Beginning balance	Increase	Ending Decrease balance		Current	Non-current		
Provision for handset								
subsidy	(Won) 609,733	(Won) 738,729	((Won) 605,998)	(Won) 742,464	(Won) 664,230	(Won) 78,234		
Provision for point program	807	333	(139)	1,001	326	675		
Provision for restoration	22,642	3,765		26,407		26,407		
Total	(Won) 633,182	(Won) 742,827	((Won) 606,137)	(Won) 769,872	(Won) 664,556	(Won) 105,316		

Also, the Company provides provision for handset subsidies to be provided to the subscribers who purchase handsets on an installment basis.

15. RETIREMENT BENEFIT OBLIGATION

g. Details of retirement benefit obligation as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	Septembe	er 30, 2011	Decembe	er 31, 2010
Present value of defined benefit obligation	(Won)	123,011	(Won)	105,966
Fair value of plan assets		(77,065)		(84,584)
Total	(Won)	45,946	(Won)	21,382

h. Principal actuarial assumptions as of September 30, 2011 and December 31, 2010 are as follows:

	September 30, 2011	December 31, 2010
Discount rate for defined benefit obligations	5.49%	6.10%
Inflation rate	3.00%	3.00%
Expected rate of return on plan assets	4.74%	4.71%
Expected rate of salary increase	5.62%	5.87%

i. Changes in defined benefit obligations for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	For the nine m	onths ended
	September 30,	September 30,
	2011	2010
Beginning balance	(Won) 105,966	(Won) 87,102
Current service cost	22,762	21,387
Interest cost	4,449	4,200
Actuarial gain or loss	6,538	(761)
Benefit paid	(17,072)	(12,744)
Others	368	382
Ending balance	(Won) 123,011	(Won) 99,566

j. Changes in plan assets for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	For the nine n	nonths ended
	September 30,	September 30,
	2011	2010
Beginning balance	(Won) 84,584	(Won) 66,489
Expected return on plan assets	2,819	2,202
Actuarial gain or loss	(901)	(908)
Benefit payment	(9,437)	(4,380)
Others		383
Ending balance	(Won) 77,065	(Won) 63,786

k. Expenses recognized in profit and loss for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won)

	For the nine months ended		
	September 30,	September 30,	
	2011	2010	
Current service cost	(Won) 22,762	(Won) 21,387	
Interest cost	4,449	4,200	
Expected return on plan assets	(2,818)	(2,202)	
Total	(Won) 24,393	(Won) 23,385	

These expenses are recognized as labor cost, research and development expense in the period as profit or loss and construction in progress.

1. Details of plan assets as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Equity instruments	(Won) 207	(Won) 21,687
Debt instruments	51,633	49,465
Others	25,225	13,432

(Won) 77,065

(Won) 84,584

Actual return on plan assets for the nine months ended September 30, 2011 and 2010 is (Won)1,918 million and (Won)1,294 million,

Total

respectively.

16. SHARE CAPITAL AND SHARE PREMIUM

The Company s outstanding share capital consists entirely of common stock with a par value of (Won)500. The number of authorized, issued and outstanding common shares and share premium as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won, except for share data):

	Septemb 201			ember 31, 2010
Authorized shares	220),000,000	/	220,000,000
Issued shares (Note)	80),745,711		80,745,711
Share capital				
Common stock	(Won)	44,639	(Won)	44,639
Share premium :				
Paid-in surplus	2	2,915,887		2,915,887
Treasury stock	(2	2,410,451)		(2,202,439)
Loss on disposal of treasury stock		(15,875)		(15,875)
Others		(722,597)		(722,216)
Total	((Won)	233,036)	((Won)	24,643)

There are no changes in share capital for the nine months ended September 30, 2011 and for the year ended December 31, 2010.

(Note) During the years ended December 31, 2003, 2006 and 2009, the Company retired 7,002,235 shares, 1,083,000 shares and 448,000 shares, respectively, of treasury stock which reduced its retained earnings before appropriation in accordance with the Korean Commercial Law. As a result, the Company s outstanding number of shares has decreased without change in the share capital.
 17. TREASURY STOCK

Through 2009, the Company acquired 8,400,712 shares of treasury stock in the open market for (Won)1,992,083 million for providing stock dividends, to purchase odd-lot stocks remaining from new stocks issuance, merger with Shinsegi Telecom, Inc. and SK IMT Co., Ltd., increase shareholder value, and for stock price stabilization purpose.

Meanwhile from July 26, 2010 through October 20, 2010, the Company additionally acquired 1,250,000 shares of treasury stock for (Won)210,356 million and from July 21, 2011 through September 28, 2011, the Company additionally acquired 1,400,000 shares of treasury stock for (Won)208,012 million for in accordance with a resolution of the Board of Directors on July 22, 2010 and July 19, 2011, respectively.

As a result of aforementioned treasury stock transactions, as of September 30, 2011 and December 31, 2010, the Company has 11,050,712 shares of treasury stock at (Won)2,410,451 million and 9,650,712 shares of treasury stock at (Won)2,202,439 million, respectively.

18. RETAINED EARNINGS

Retained earnings as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	September 30, 2011	December 31, 2010
Appropriated :		
Legal reserve	(Won) 22,320	(Won) 22,320
Reserve for research and manpower development	535,595	658,928
Reserve for business expansion	8,009,138	7,519,138
Reserve for technology development	1,524,000	1,150,000
Sub-total	10,091,053	9,350,386
Unappropriated	1,482,950	1,473,970
Total	(Won) 11,574,002	(Won) 10,824,356

a. Legal Reserve

The Korean Commercial Code requires the Company to appropriate as a legal reserve at least 10% of cash dividends paid for each accounting period until the reserve equals 50% of outstanding share capital. The legal reserve may not be utilized for cash dividends, but may only be used to offset a future deficit, if any, or may be transferred to share capital.

b. Reserve for research and manpower development

Reserve for research and manpower development were appropriated in order to recognize certain tax deductible benefits through the early recognition of future expenditure for tax purposes. These reserves will be reversed from appropriated and retained earnings in accordance with the relevant tax laws. Such reversal will be included in taxable income in the year of reversal.

19. RESERVES

Details of reserves as of September 30, 2011 and December 31, 2010 are as follows (in millions of Korean won):

	Septemb	er 30, 2011	Decembe	er 31, 2010
Net change in fair value of available-for-sale financial				
assets	(Won)	422,904	(Won)	803,075
Loss on valuation of derivatives		(82,224)		(66,469)
Total	(Won)	340,680	(Won)	736,606

Details of change in reserves for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	Net change in fair value of available-for-sale financial assets		Loss on valuation of derivatives		Total
Balance, January 1, 2011	(Won)	803,075	((Won)	66,469)	(Won) 736,606
Changes		(490,788)		(19,444)	(510,232)
Tax effect		110,617		3,689	114,306
Balance, September 30, 2011	(Won)	422,904	((Won)	82,224)	(Won) 340,680
Balance, January 1, 2010	(Won)	1,003,145	((Won)	4,416)	(Won) 998,729
Changes		(41,691)		(5,309)	(47,000)
Tax effect		4,395		1,415	5,810
Balance, September 30, 2010	(Won)	965,849	((Won)	8,310)	(Won) 957,539

Details of change in fair value of available-for-sale financial assets for the nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	For the nine months ended							
	Before tax	September 30, 2011 Tax effect	After tax	Before tax	September 30, 2010 Tax effect	After tax		
Beginning balance	(Won) 1,032,888	((Won) 229,813)	(Won) 803,075	(Won) 1,288,839	((Won) 285,694)	(Won) 1,003,145		
Recognized in other comprehensive income								
during the period	(353,219)	77,926	(275,293)	(54,089)	7,123	(46,966)		
Reclassified from equity to profit or loss for the period	(137,569)	32,691	(104,878)	12,398	(2,728)	9,670		
Ending balance	(Won) 542,100	((Won) 119,196)	(Won) 422,904	(Won) 1,247,148	((Won) 281,299)	(Won) 965,849		

20. OTHER OPERATING INCOME AND EXPENSES

Details of other operating income and expenses for the three months and nine months ended September 30, 2011 and 2011 are as follows (in millions of Korean won):

	2	011	20	2010		
	Three months ended September, 30	Nine months ended September, 30	Three months ended September, 30	Nine months ended September, 30		
Other operating income:						
Reversal of allowance for doubtful accounts (Note)	(Won) 41	(Won) 41	(Won)	(Won)		
Gain on disposal of property and equipment and						
intangible assets (Note)	328	1,184	148	7,609		
Other (Note)	9,403	15,045	5,602	7,427		
	(Won) 9,772	(Won) 16,270	(Won) 5,750	(Won) 15,036		
Other operating expenses: Communication expenses	(Won) 14.626	(Won) 42,037	(Won) 14.007	(Won) 41,443		
Utilities	35,343	(woll) 42,037 91,896	32,534	(woll) 41,443 85,915		
Taxes and dues	16,152	29,634	24,061	35,064		
Repair	48,701	142,948	42,340	119,628		
Research and development	67,198	182,964	64,097	119,028		
Training	7,691	16,905	6,554	15,066		
Bad debt	8,736	29,295	13,039	40,672		
Supplies and other	15,169	42,692	13,095	39,322		
Loss on disposal of property and equipment and	15,105	12,072	15,075	57,522		
intangible assets (Note)	6,230	13,585	28,514	33,479		
Donations (Note)	15,480	60,075	18,754	95,728		
Other bad debt (Note)	1.614	4,524	3,153	4,259		
Other (Note)	1,866	7,062	1,069	6,576		
	(Won) 238,806	(Won) 663,617	(Won) 261,217	(Won) 697,223		

(Note) Under Korean GAAP, these were classified as other non-operating income and expenses. While, under K-IFRS, these are classified as other operating income and expenses.

21. FINANCE INCOME AND COSTS

Details of finance income and costs for the three months and nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	20	011	2010		
	Three months ended September, 30	Nine months ended September, 30	Three months ended September, 30	Nine months ended September, 30	
Finance income:					
Interest income	(Won) 35,184	(Won) 113,505	(Won) 57,533	(Won) 168,076	
Dividends	7,203	33,676	9,282	38,981	
Gain on foreign currency transactions	777	3,281	2,041	5,179	
Gain on foreign currency translation		225	15,482	15,403	
Gain on valuation of financial asset at FVTPL		1,067			
Gain on disposal of long-term investment securities		158,495	12,870	26,836	
Gain on valuation of derivatives	1,301	3,389			
Gain on transactions of derivatives			1,255	1,255	
Gain on valuation of financial liability at FVTPL	19,127	52,377			
	(Won) 63,592	(Won) 366,015	(Won) 98,463	(Won) 255,730	
Finance costs:					
Interest expenses	(Won) 48,465	(Won) 148,375	(Won) 65,893	(Won) 204,821	
Loss on foreign currency transactions	1,870	4,738	2,805	6,714	
Loss on foreign currency translation	22,092	9,283		179	
Loss on valuation of short-term investment securities			405	6,404	
Loss on disposal of long-term investment securities	300	302	61	62	
Loss on valuation of derivatives				20,806	
Loss on transactions of derivatives		5,136			
Loss on valuation of financial liability at FVTPL			7,596	9,287	
	(Won) 72,727	(Won) 167,834	(Won) 76,760	(Won) 248,273	

Details of interest income included in finance income for the three months and nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	20	011	2010		
	Three months ended September, 30	Nine months ended September, 30	Three months ended September, 30	Nine months ended September, 30	
Interest income on cash equivalents and deposits	(Won) 15,669	(Won) 33,390	(Won) 4,944	(Won) 18,145	
Interest income on installment receivables and other					
interest income	19,515	80,115	52,589	149,931	
	(Won) 35,814	(Won) 113,505	(Won) 57,533	(Won) 168,076	

Details of interest expenses included in finance costs for the three months and nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	2	011	2010		
	Three months ended September, 30	Nine months ended September, 30	Three months ended September, 30	Nine months ended September, 30	
Interest expense on borrowings	(Won) 6,783	(Won) 23,570	(Won) 13,104	(Won) 42,184	
Interest on bonds	37,678	115,946	48,803	148,065	
Other interest expenses	4,004	8,859	3,986	14,572	
	(Won) 48,465	(Won) 148,375	(Won) 65,893	(Won) 204,821	

Details of income and costs by type of financial assets or financial liabilities; exclusive of the effects of bad debt expense on trade receivables, loans and other receivables, which is disclosed note 5 for the three months and nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	2011 Financial income Financial costs				2010 Financial income Financial costs			
	Three months ended September, 30	Nine months ended September, 30	Three months ended September, 30	Nine months ended September, 30	Three months ended September, 30	Nine months ended September, 30	Three months ended September, 30	Nine months ended September, 30
Financial assets: Financial assets designated as at								
FVTPL	(Won)	(Won) 1,067	(Won)	(Won)	(Won) 1,255	(Won) 1,255	(Won) 405	(Won) 23,932
Available-for-sale								
financial assets Loans and	8,054	195,308	300	302	22,951	69,329	62	62
receivables	35,110	113,860	1,600	4,741	68,303	169,776	3,186	6,889
Sub-total	43,164	310,235	1,900	5,043	92,509	240,360	3,653	30,883
Financial liabilities:								
Financial liabilities designated as at								
FVTPL	20,428	55,766					7,337	12,566
Financial liabilities at			70.007	157.655	5.054	15 270	(5.771	204.024
amortized cost Derivatives designated as hedging		14	70,827	157,655	5,954	15,370	65,771	204,824
instruments				5,136				
Sub-total	20,428	55,780	70,827	162,791	5,954	15,370	73,107	217,390
Total	(Won) 63,592	(Won) 366,015	(Won) 72,727	(Won) 167,834	(Won) 98,463	(Won) 255,730	(Won) 76,760	(Won) 248,273

Details of impairment losses for each class of financial assets for the three months and nine months ended September 30, 2011 and 2010 are as follows (in millions of Korean won):

	20	011	2010		
	Three months ended September, 30	Nine months ended September, 30	Three months ended September, 30	Nine months ended September, 30	
Bad debt	(Won) 8,736	(Won) 29,295	(Won) 13,039	(Won) 40,672	
Other bad debt	1,614	4,525	3,153	4,259	
	(Won) 10,350	(Won) 33,820	(Won) 16,192	(Won) 44,931	

22. NET INCOME PER SHARE

Net income per share for the three months and nine months ended September 30, 2011 and 2010 are computed as follows (in millions of Korean won, except for share data):

Net income per share

	For the three months ended September 30, September 30, 2011 2010			For the nine months ended September 30, September 30 2011 2010				
Net income Weighted average number of common shares outstanding	(Won) 70	388,683),499,159	(Won) 7	513,904 1,965,408	. ,	1,423,741),894,202		1,388,904 2,217,080
Net income per share (in Korean won)	(Won)	5,513	(Won)	7,141	(Won)	20,083	(Won)	19,232

Net income per for the three months ended March 31, 2011 and 2010 is (Won)7,886 and (Won)5,710, respectively. In addition, net income per share for the three months ended June 30, 2011 and 2010 is (Won)6,673 and (Won)6,384, respectively.

The weighted average number of common shares outstanding for the three months and nine months ended September 30, 2011 and 2010 are calculated as follows:

	Number of shares	Weighted number of days	Weighted number of shares
For the three months ended September 30, 2011			
Outstanding common stocks at April 1, 2011	80,745,711	92 / 92	80,745,711
Treasury stocks at July 1, 2011	(9,650,712)	92 / 92	(9,650,712)
Acquisition of treasury stock	(1,400,000)	39 / 92 (Note)	(595,840)
Total	69,694,999		70,499,159
For the nine months ended September 30, 2011			
Outstanding common stocks at January 1, 2011	80,745,711	273 / 273	80,745,711
Treasury stocks at January 1, 2011	(9,650,712)	273 / 273	(9,650,712)
Acquisition of treasury stock	(1,400,000)	39 / 273 (Note)	(200,797)
Total	69,694,999		70,894,202
			,

	Number of Shares	Weighted number of days	Weighted number of shares
For the three months ended September 30, 2010			
Outstanding common stocks at April 1, 2010	80,745,711	92 / 92	80,745,711
Treasury stocks at July 1, 2010	(8,400,712)	92 / 92	(8,400,712)
Acquisition of treasury stock	(940,074)	37 / 92 (Note)	(379,591)

Total	71,404,925		71,965,408
For the nine months ended September 30, 2010			
Outstanding common stocks at January 1, 2010	80,745,711	273 / 273	80,745,711
Treasury stocks at January 1, 2010	(8,400,712)	273 / 273	(8,400,712)
Acquisition of treasury stock	(940,074)	37 / 273 (Note)	(127,919)
Total	71,404,925		72,217,080

(Note) The Company acquired treasury stocks on many different dates, and weighted number of shares was calculated considering each transaction date.

Diluted net income per share amounts for the three months and nine months ended September 30, 2011 and 2010 are computed as follows (in millions of Korean won, except for share data):

Diluted net income per share

			the ths ended			For nine mon	the ths ended		
	September 30, 2011		September 30, 2010		September 30, 2011		September 30, 2010		
Adjusted net income Adjusted weighted average number of common shares outstanding	(Won) 7	390,093 2,676,548	(Won) 74	515,364 4,056,404		1,427,285 3,071,591		1,392,827 4,308,076	
Diluted net income per share (in Korean won)	(Won)	5,368	(Won)	6,959	(Won)	19,533	(Won)	18,744	

Diluted net income per share for the three months ended September 30, 2011 and 2010 is (Won)7,665 and (Won)5,570, respectively. In addition, diluted net income per share for the three months ended June 30, 2011 and 2010 is (Won)6,490 and (Won)6,220, respectively.

Adjusted net income per share and the adjusted weighted average number of common shares outstanding for the three months and nine months ended September 30, 2011 and 2010 are calculated as follows (In millions of Korean won, except for share data):

			the ths ended		For the nine months ended			
	-	nber 30, 011	September 30, 2010		September 30, 2011			ember 30, 2010
Net income and ordinary income	(Won)	388,683	(Won)	513,904	(Won)	1,423,741	(Won)	1,388,904
Effect of convertible bonds (Note)		1,410		1,460		3,544		3,923
Adjusted net income and ordinary income	(Won)	390,093	(Won)	515,364	(Won)	1,427,285	(Won)	1,392,827
Weighted average number of common								
shares outstanding	7	0,499,159	71,965,408		70,894,202		,	72,217,080
Effect of exchangeable bonds (Note)	2,177,389		2,090,996		2,177,389		2,090,996	
Adjusted weighted average number of common shares outstanding	7	2,676,548	7	4,056,404	7	3,071,591	,	74,308,076

(Note)

Assuming the conversion of the convertible bonds occurred at the beginning of the period, related interest expense would not have been incurred, resulting in an increase in net income and an increase in the weighted average number of common shares outstanding would have occurred.

Ownership

23. TRANSACTIONS WITH RELATED PARTIES

As of June 30, 2011, the parent company and subsidiaries of the Company are as follows:

		Ownership	
Туре	Company	percentage (%)	Types of business
Ultimate parent	SK C&C Co., Ltd.	31.8 (Note a)	Information technology and software production
company			
Parent company	SK Holdings Co., Ltd.	23.2 (Note b)	Holding company
Subsidiary	SK Telink Co., Ltd.	83.5	Telecommunication service
,	SK Communications Co., Ltd.	64.6	Internet website services
	PAXNet Co., Ltd.	59.7	Internet website services
	Loen Entertainment, Inc.	63.5	Release of music disc
	Stonebridge Cinema Fund	45.6	Investment association
	Ntreev Soft Co., Ltd.	63.7	Game software production
	SK i-media Co., Ltd.	100.0 (Note c)	Game software production
	Commerce Planet Co., Ltd.	100.0	Online shopping mall operation agency
	SK Broadband Co., Ltd.	50.6	Telecommunication service
	Broadband D&M Co., Ltd.	100.0 (Note c)	Base station maintenance service
	Broadband Media Co., Ltd.	100.0 (Note c)	Multimedia TV portal service
	Broadband CS Co., Ltd.		Customer Q&A and Service
	K-net Culture and Contents Venture Fund	59.0	Investment association
	2nd BMC Focus Investment Fund	66.7	Investment association
	Open Innovation Fund	98.9	Investment association
	PS&Marketing Corporation	100.0	Communications device retail business
	Service Ace Co., Ltd.	100.0	Customer center management service
	Service Top Co., Ltd.	100.0	Customer center management service
	Network O&S Co., Ltd.	100.0	Base station maintenance service
	BNCP Co.,Ltd.	100.0 (Note c)	Internet website services
	Service-In Co.,Ltd.	100.0 (Note c)	Database & on-line information service
	SK Telecom China Holdings Co., Ltd.	100.0	Equity investment (Holding company)
	Sky Property Mgmt., Ltd.	60.0	Real estate investment
	Shenzhen E-eye High Tech Co., Ltd.	65.5 (Note c)	Manufacturing
	SK China Real Estate Co., Ltd.	99.4	Real estate investment
	SKT Vietnam PTE., Ltd.	73.3	Telecommunication service
	SKT Americas, Inc.	100.0	Information gathering and consulting
	YTK Investment Ltd.	100.0	Investment association
	Technology Innovation Partners, LP	100.0 (Note c)	Investment association
	reemology milovation rathers, Er		
	Atlas Investment	46.4	Investment association
		46.4 100.0	Investment association Investment association

(Note a) The ownership percentage represents the ultimate parent Company s ownership over the parent company.

(Note b) The ownership percentage represents the parent company s ownership over the Company.

(Note c) The ownership percentage represents subsidiaries ownership over their subsidiaries, in which the Company has no direct investment.

a. Transactions and balances with related parties

Significant related party transactions for the three months and nine months ended September 30, 2011 and 2010, and account balances as of September 30, 2011 and December 31, 2010 are as follows (In millions of Korean won):

a-(1) Transactions

	For three mo	onths ended Septemb	er 30, 2011	For nine months ended September 30, 2011				
	Purchases of	Commissions	Commissions	Purchases of	Commissions	Commissions		
	property and	paid and	earned and	property and	paid and	earned and		
	equipment	other expenses	other income	equipment	other expenses	other income		
Ultimate parent company:								
SK C&C Co., Ltd.	(Won) 59,645	(Won) 71,337	(Won) 1,500	(Won) 141,829	(Won) 205,064	(Won) 3,478		
Parent Company:								
SK Holdings Co., Ltd.		6,438	250		19,325	614		
Subsidiaries:								
SK Telink Co., Ltd.		25,305	16,709		77,401	50,989		
SK Communications Co., Ltd.	1,947	21,116	1,849	1,947	32,200	5,712		
Loen Entertainment, Inc.		9,305	1,190		30,048	3,686		
Ntreev Soft Co., Ltd.			3,257			10,622		
Commerce Planet Co., Ltd.	2,711	42,281	7,453	2,757	120,941	22,458		
SK Broadband Co., Ltd.	28,088	87,231	26,154	40,384	208,418	69,879		
PS&Marketing Corporation		77,272	1,016		190,691	2,308		
Service Ace Co., Ltd.		36,989	2,084		94,100	6,868		
Service Top Co., Ltd.		34,137	1,567		88,814	5,275		
Network O&S Co., Ltd.	8,324	36,349	523	15,391	87,823	1,517		
SK Telecom China Holdings Co.,	,	,		,	,	,		
Ltd.					9,639			
SKT Americas, Inc.		1,750			6,448			
Others	115	925	42	115	1,530	174		
Associates:								
SK Marketing & Company Co.,								
Ltd.	4,430	36,214	1,669	6,613	89,012	5,412		
F&U Credit Information Co., Ltd.	,	11,768	364	-,	32,505	1,074		
SK Wyverns Baseball Club Co.,		,			- ,	, - ·		
Ltd.		4,910	4		15,904	17		
HanaSK Card Co., Ltd.	3	86,150	24,126	13	210,127	62,609		
Others		2,947		29	4,944	1		
Others:								
SK Energy Co.,Ltd.		111	329		136	816		
SK MNS Co., Ltd.		3,038	1,587		9,008	2,856		
SK Engineering & Construction								
Co., Ltd.	67,626	6,005	912	127,491	9,178	2,310		
SK Telesys Co., Ltd.	45,286	4,017	194	124,702	9,194	496		
SK Networks Co., Ltd.	1,829	67,648	1,872	4,743	235,216	9,438		
MRO Korea Co., Ltd.	2,662	1,027	1	4,721	3,230	4		
SK Networks Service Co., Ltd.	2,002	10,224	42	.,, 21	25,749	121		
Others	1,112	21,621	4,901	2,371	47,720	7,857		
	-,112	21,021	.,201	2,571	,720	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		

Total

(Won) 223,778 (Won) 706,115 (Won) 99,595 (Won) 473,106 (Won) 1,864,365 (Won) 276,591

	For three mo	onths ended Septemb	er 30, 2010	For nine n	nonths ended September 30, 2010			
	Purchases of Commissions		Commissions	Purchases of	Commissions	Commissions		
	property and	paid and	earned and	property and	paid and	earned and		
	equipment	other expenses	other income	equipment	other expenses	other income		
Ultimate parent company:								
SK C&C Co., Ltd.	(Won) 59,757	(Won) 70,300	(Won) 1,370	(Won) 89,672	(Won) 189,924	(Won) 6,323		
Parent Company:								
SK Holdings Co., Ltd.	49	6,178	333	118	18,504	72.		
Subsidiaries:								
SK Telink Co., Ltd.		28,528	16,115		85,100	49,96		
SK Communications Co., Ltd.		9,404	2,320	229	14,446	7,66		
Loen Entertainment, Inc.		8,537	603		25,375	2,46		
Ntreev Soft Co., Ltd.	94	1,588	74	94	4,067	7		
Commerce Planet Co., Ltd.	60	22,398	2,730	3,486	71,912	6,65		
SK Broadband Co., Ltd.	10,928	49,144	18,820	10,928	108,569	50,15		
PS&Marketing Corporation		80,523	547	1	242,322	1,54		
Service Ace Co., Ltd.		30,364	1,375		30,364	1,37		
Service Top Co., Ltd.		28,637	1,260		28,637	1,26		
Network O&S Co., Ltd.		22,105	488		22,104	48		
SK Telecom China Holdings Co.,		,						
Ltd.		2,266			7,536			
SKT Americas, Inc.		9,890			13,090			
Others	10	3,131	462	10	3,131	46		
Associates:								
SK Marketing & Company Co.,								
Ltd.	681	40,900	1,897	2,691	124,416	4,87		
F&U Credit Information Co., Ltd.		9,258	546		29,820	1,63		
SK Wyverns Baseball Club Co.,		,						
Ltd.		4,500	11		12,900	4		
HanaSK Card Co., Ltd.		15,970			15,970			
Others		2,695	3		7,527			
Others:								
SK Energy Co., Ltd.		263	1,740		700	3,91		
SK MNS Co., Ltd.	9	2,743	73	649	7,178	21		
SK Engineering & Construction								
Co., Ltd.	89,397	4,433	665	117,133	5,552	4,52		
SK Telesys Co., Ltd.	89,890	1,303	137	176,760	3,757	94		
SK Networks Co., Ltd.	2,734	120,100	4,653	3,257	358,633	13,28		
MRO Korea Co., Ltd.	538	1,324	11	4,419	2,578	3		
SK Networks Service Co., Ltd.	200	6,461	80	.,,	17,838	21		
Others	13,074	27,057	1.275	14.158	37,682	4,11		

Total

(Won) 267,221 (Won) 610,000 (Won) 57,588 (Won) 423,605 (Won) 1,489,632 (Won) 162,952

a-(2) Account balances

	As of September 30, 2011							
	Accounts Receivable and loans	Short-term loans	Long-term loans	Guarantee deposits	Accounts payable	Guarantee deposits received		
Ultimate parent company:								
SK C&C Co., Ltd.	(Won) 2,828	(Won)	(Won)	(Won)	(Won) 72,283	(Won) 197		
Parent Company:								
SK Holdings Co., Ltd.	194							
Subsidiaries:								
SK Telink Co., Ltd.	3,187				7,840	3,281		
SK Communications Co., Ltd.	2,620				15,596	5,524		
Loen Entertainment, Inc.	326				3,017			
Ntreev Soft Co., Ltd.	4,799							
Commerce Planet Co., Ltd.	10,413				20,055			
SK Broadband Co., Ltd.	356			1,151	34,264	40,388		
PS&Marketing Corporation					35,540	6,061		
Service Ace Co., Ltd.					13,923	3,997		
Service Top Co., Ltd.					11,979	3,367		
Network O&S Co., Ltd.	292				2,952	170		
SKT Vietnam PTE., Ltd.	3,874							
Others	1				587	150		
Associates:								
SK Marketing & Company Co., Ltd.	3,606				21,504			
F&U Credit Information Co., Ltd.	23				3,760			
Wave City Development Co., Ltd.	38,412							
HanaSK Card Co., Ltd.	6,741				895			
Daehan Kanggun BcN Co., Ltd.			14,786					
Others		575	1,832		1,027			
Others:								
SK MNS Co., Ltd.	993				1,425			
SK Engineering & Construction Co., Ltd.	1,078				2,672	82		
SK Telesys Co., Ltd.	489				7,601			
SK Networks Co., Ltd.	949			5,513	16,677	696		
MRO Korea Co., Ltd.					2,355			
Others	2,463			91	11,647	47		

Total

(Won) 83,644 (Won) 575 (Won) 16,618 (Won) 6,755 (Won) 287,599 (Won) 63,960

	As of December 31, 2010								
	Accounts Receivable and loans		Short-term loans	Long-term loans	Guarantee deposits	Accounts payable	Guara depos receiv	sits	
Ultimate parent company:									
SK C&C Co., Ltd.	(Won)	843	(Won)	(Won)	(Won)	(Won) 163,154	(Won)	197	
Parent Company:									
SK Holdings Co., Ltd.		524							
Subsidiaries:									
SK Telink Co., Ltd.		4,573			9,08		3,439		
SK Communications Co., Ltd.		2,239				8,706		5,524	
Loen Entertainment, Inc.		665				4,058			
Ntreev Soft Co., Ltd.		6,622				75			
Commerce Planet Co., Ltd.	1	0,927				19,359			
SK Broadband Co., Ltd.		3,373			1,151	63,917	3	9,462	
PS&Marketing Corporation		1,085				27,133		5,913	
Service Ace Co., Ltd.		164				10,078		3,890	
Service Top Co., Ltd.		542				9,672		3,367	
Network O&S Co., Ltd.		184				10,627		170	
SK Telecom China Co., Ltd.						6,984			
SKT Vietnam PTE., Ltd.		4,205							