Taiwan Mobile Co., Ltd. and Subsidiaries

Consolidated Financial Statements for the Nine Months Ended September 30, 2017 and 2016 and Independent Auditors' Review Report

Deloitte.



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INDEPENDENT AUDITORS' REVIEW REPORT

The Board of Directors and Shareholders Taiwan Mobile Co., Ltd.

We have reviewed the accompanying consolidated balance sheets of Taiwan Mobile Co., Ltd. and subsidiaries (the "Group") as of September 30, 2017 and 2016, and the related consolidated statements of comprehensive income for the three months and the nine months ended September 30, 2017 and 2016, respectively, and statements of changes in equity and cash flows for the nine months ended September 30, 2017 and 2017. These consolidated financial statements are the responsibility of the Group's management. Our responsibility is to issue a report on these consolidated financial statements based on our reviews.

We conducted our reviews in accordance with the Statement of Auditing Standards No. 36 "Engagements to Review Financial Statements" of Taiwan, the Republic of China ("ROC"). A review of financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with auditing standards generally accepted in the ROC and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Based on our reviews, nothing has come to our attention that causes us to believe that the consolidated financial statements referred to above are not prepared, in all material respects, in conformity with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and International Accounting Standard 34 "Interim Financial Reporting" endorsed and issued into effect by the ROC Financial Supervisory Commission.

Deloitte & Touche

Deloitte & Touche Taipei, Taiwan Republic of China

November 3, 2017

Notice to Readers

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

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

CONSOLIDATED BALANCE SHEETS (In Thousands of New Taiwan Dollars)

	September 30, 2017 (Reviewed)		December 31, 2 (Audited)		September 30, 2016 (Reviewed)		
ASSETS	Amount	%	Amount	%	Amount	%	
CURRENT ASSETS							
Cash and cash equivalents (Notes 6 and 28)	\$ 5,973,335	4	\$ 7,704,517	5	\$ 6,570,923	4	
Financial assets at fair value through profit or loss	353	-	-	-	-	-	
Available-for-sale financial assets (Notes 7 and 28)	1,118,783	1	1,231,871	1	1,256,946	1	
Debt instrument investment without active market	453,291	-	-	-	-	-	
Accounts and notes receivable, net (Note 8)	14,574,763	10	15,331,965	10	15,593,435	10	
Accounts receivable due from related parties							
(Note 28)	126,513	-	83,541	-	88,699	-	
Other receivables (Note 28)	1,223,826	1	1,287,274	1	1,117,546	1	
Inventories (Note 9)	3,153,737	2	4,071,748	3	2,946,229	2	
Prepayments (Note 28)	901,191	1	500,558	-	858,229	1	
Other financial assets (Notes 28 and 29)	2,932,895	2	4,018,764	3	3,925,461	3	
Other current assets	36,978		49,874		49,928		
Total current assets	30,495,665	21	34,280,112	23	32,407,396	22	
NON-CURRENT ASSETS							
Financial assets at fair value through profit or loss	-	-	42,030	-	58,393	-	
Available-for-sale financial assets (Note 7)	4,498,343	3	3,194,347	2	3,355,121	2	
Financial assets at cost	177,401	-	188,548	-	190,756	-	
Debt instrument investment without active market	-	-	423,481	-	393,013	-	
Investments accounted for using equity method							
(Note 10)	1,544,542	1	1,564,265	1	1,547,154	1	
Property, plant and equipment (Note 12)	42,092,522	29	42,415,229	28	44,053,285	29	
Investment properties, net (Note 13)	2,967,958	2	2,951,079	2	2,371,305	2	
Concessions (Notes 14 and 29)	35,821,329	24	37,864,311	25	38,532,849	26	
Goodwill (Note 14)	15,845,930	11	15,845,930	10	15,845,930	10	
Other intangible assets, net (Note 14)	5,869,253	4	5,967,741	4	5,942,124	4	
Deferred tax assets	674,000	-	708,656	1	691,200	-	
Other financial assets (Notes 28, 29 and 30)	128,819	-	125,953	-	126,945	-	
Other non-current assets (Notes 15 and 28)	6,298,018	5	5,805,723	4	5,746,816	4	
Total non-current assets	115,918,115	79	117,097,293	77	118,854,891	78	

September 30, (Reviewed LIABILITIES AND EQUITY Amount CURRENT LIABILITIES \$ 8,612,052 Short-term borrowings (Notes 16 and 28) Short-term notes and bills payable (Note 16) 4,997,820 Accounts and notes payable 7,597,810 Accounts payable due to related parties (Note 28) 72,034 Other payables (Note 28) 9,649,809 Current tax liabilities 607,426 Provisions (Note 18) 189,578 Advance receipts 2,345,702 Long-term liabilities, current portion (Notes 16 and 17) 8,253,475 Other current liabilities 2,216,184 Total current liabilities 44,541,890 NON-CURRENT LIABILITIES Financial liabilities at fair value through profit or loss (Note 17) 11,961 Bonds payable (Note 17) 18,626,617 Long-term borrowings (Note 16) 16,130,127 Provisions (Note 18) 1,347,312 Deferred tax liabilities 722,953 Net defined benefit liabilities 350,719 Guarantee deposits 970,087 Other non-current liabilities 656,537 38,816,313 Total non-current liabilities Total liabilities 83,358,203 EQUITY ATTRIBUTABLE TO OWNERS OF PARENT (Note 20) 34,208,328 Common stock Capital surplus 13,917,991 Retained earnings Legal reserve 26,138,846 690,034 Special reserve 12,375,989 Unappropriated earnings Other equity interests (230,837) (29,717,344) Treasury shares Total equity attributable to owners of parent 57,383,007 NON-CONTROLLING INTERESTS (Note 20) 5,672,570 63,055,577 Total equity TOTAL <u>\$ 146,413,780</u>

TOTAL

<u>\$ 146,413,780</u> 100

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

<u>\$ 151,377,405</u> 100

<u>\$ 151,262,287</u>

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, 2017 1)	December 31, (Audited)		September 30, (Reviewed	
%	Amount	%	Amount	%
C	\$ 7,363,005	5	\$ 13,870,109	0
6 3	\$ 7,363,005	5		9 5
5	- 7 114 164	- 5	7,696,897	5
	7,114,164 145,982		7,285,604 138,636	
- 7	9,822,578	- 6	9,371,937	- 6
	2,221,519	1	2,061,006	1
-	202,873		197,552	1
2		- 2		2
2	2,637,194	2	2,379,530	2
6	6,252,767	4	6,252,089	4
1	2,384,515	2	2,087,780	2
20	20 144 505	25	51 0 11 1 10	24
30	38,144,597	25	51,341,140	34
	41.061			
13	41,961 21,459,896	- 14	11,897,420	8
11	21,447,691	14	21,483,691	14
1	1,305,688	14	1,285,057	14
1	822,880	1	920,601	1
-	369,322	-	258,594	-
1	887,163	1	863,909	1
-	711,672	-	711,620	-
27	47,046,273	31	37,420,892	25
57	85,190,870	56	88,762,032	59
23	34,208,328	23	34,208,328	23
10	14,985,047	10	14,586,376	10
18	24,606,828	16	24,606,828	16
-	1,173,954	1	1,173,954	1
8	15,850,111	10	12,507,371	8
-	(690,034)	-	(485,752)	-
(20)	(29,717,344)	(20)	(29,717,344)	(20)
39	60,416,890	40	56,879,761	38
4	5,769,645	4	5,620,494	3
43	66,186,535	44	62,500,255	41
_100	<u>\$ 151,377,405</u>	_100	<u>\$ 151,262,287</u>	_100

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (In Thousands of New Taiwan Dollars, Except Earnings Per Share) (Reviewed, Not Audited)

	For the Three Months Ended September 30			For the Nine Months Ended September 30				
	2017		2016		2017		2016	
	Amount	%	Amount	%	Amount	%	Amount	%
OPERATING REVENUES (Notes 21 and 28) OPERATING COSTS (Notes 9, 28 and 31)	\$ 28,763,125 19,804,600	100 <u>69</u>	\$ 28,448,522 19,027,879	100 <u>67</u>	\$ 85,407,659 58,355,192	100 <u>68</u>	\$ 86,089,448 57,516,151	100 <u>67</u>
GROSS PROFIT FROM OPERATIONS OPERATING EXPENSES (Notes 28 and 31)	8,958,525	31	9,420,643	33	27,052,467	32	28,573,297	33
Marketing Administrative	3,030,514 1,282,147	11 4	3,131,121 1,281,512	11 4	9,117,032 3,833,312	11 4	9,629,660 3,898,455	11 4
Total operating expenses NET OTHER INCOME AND EXPENSES	<u>4,312,661</u> <u>175,145</u>	<u>15</u> <u>1</u>	<u>4,412,633</u> <u>82,819</u>		<u>12,950,344</u> <u>686,956</u>	<u> </u>	<u>13,528,115</u> 290,284	
OPERATING INCOME NON-OPERATING INCOME AND EXPENSES	4,821,009	17	5,090,829	18	14,789,079	17	15,335,466	18
Other income (Notes 22 and 28) Other gains and losses, net (Notes 22 and 28)	146,361 (76,309)	-	169,454 (132,622)	1 -	312,949 (232,618)	-	310,111 (321,280)	-
Finance costs (Note 22) Share of profit (loss) of associates accounted for using equity method	(152,373) (9,843)	(1)	(170,792) 8,473	(1)	(458,368) 38,077	-	(506,303) 33,563	(1)
	(9,845)							
Total non-operating income and expenses	(92,164)	(1)	(125,487)		(339,960)		(483,909)	(1)
PROFIT BEFORE TAX INCOME TAX EXPENSE (Note 23)	4,728,845 <u>615,859</u>	16 2	4,965,342 <u>839,327</u>	18 3	14,449,119 2,158,340	17 3	14,851,557 2,524,942	17 3
PROFIT OTHER COMPREHENSIVE INCOME (LOSS) Items that may be reclassified subsequently	4,112,986	14	4,126,015	15	12,290,779	14	12,326,615	14
to profit or loss Exchange differences on translation Unrealized gains (losses) on	15,966	-	(55,903)	-	(12,955)	-	(57,718)	-
available-for-sale financial assets Share of other comprehensive income	(235,975)	-	383,243	1	480,043	1	719,457	1
(loss) of associates accounted for using equity method	(1,085)		26,494		(28,523)	<u> </u>	3,783	
Other comprehensive income (loss) (after tax)	(221,094)		353,834	1	438,565	1	665,522	1
COMPREHENSIVE INCOME PROFIT ATTRIBUTABLE TO:	<u>\$ 3,891,892</u>	<u>14</u>	<u>\$ 4,479,849</u>	16	<u>\$ 12,729,344</u>	15	<u>\$ 12,992,137</u>	<u> 15</u>
Owners of the parent Non-controlling interests	\$ 3,961,394 151,592	14	\$ 3,988,258 <u>137,757</u>	14 1	\$ 11,750,575 540,204	14	\$ 11,879,570 447,045	14
	<u>\$ 4,112,986</u>	14	<u>\$ 4,126,015</u>	15	<u>\$ 12,290,779</u>	14	<u>\$ 12,326,615</u>	14
COMPREHENSIVE INCOME ATTRIBUTABLE TO:								
Owners of the parent Non-controlling interests	\$ 3,733,706 158,186	13 1	\$ 4,356,757 <u>123,092</u>	16	\$ 12,209,772 519,572	14 1	\$ 12,567,772 424,365	15
	<u>\$ 3,891,892</u>	14	<u>\$ 4,479,849</u>	16	<u>\$ 12,729,344</u>	<u> 15</u>	<u>\$ 12,992,137</u>	15
EARNINGS PER SHARE (Note 24) Basic earnings per share Diluted earnings per share	<u>\$ 1.46</u> <u>\$ 1.41</u>		<u>\$ 1.46</u> <u>\$ 1.46</u>		<u>\$ 4.32</u> <u>\$ 4.19</u>		<u>\$ 4.36</u> <u>\$ 4.35</u>	

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

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (In Thousands of New Taiwan Dollars) (Reviewed, Not Audited)

	Equity Attributable to Owners of Parent											
						0	Other Equi	ity Interests Unrealized Gain				
				Retained Earnings			hange	(Loss) on				
	Common Stock	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings		ences on slation	Available-for-sale Financial Assets	Treasury Shares	Total	Non-controlling Interests	Total Equity
BALANCE, JANUARY 1, 2016	\$ 34,208,328	\$ 14,586,376	\$ 23,038,209	\$ 302,986	\$ 18,311,104	\$	22,386	\$ (1,196,340)	\$ (29,717,344)	\$ 59,555,705	\$ 5,736,019	\$ 65,291,724
Distribution of 2015 earnings Legal reserve Special reserve Cash dividends	- - 	- - -	1,568,619 - -	870,968	(1,568,619) (870,968) (15,243,655)		- - -	- - -	- - 		- - 	-
Total distribution of earnings			1,568,619	870,968	(17,683,242)					(15,243,655)		(15,243,655)
Profit for the nine months ended September 30, 2016	-	-	-	-	11,879,570		-	-	-	11,879,570	447,045	12,326,615
Other comprehensive income for the nine months ended September 30, 2016	<u>-</u>	<u> </u>	<u> </u>	<u>-</u> _		((<u>25,977</u>)	714,179	<u> </u>	688,202	(22,680)	665,522
Total comprehensive income for the nine months ended September 30, 2016	<u> </u>		<u> </u>	<u>-</u>	11,879,570	((<u>25,977</u>)	714,179	<u> </u>	12,567,772	424,365	12,992,137
Changes in equity of associates accounted for using equity method	-	-	-	-	(61)		-	-	-	(61)	(75)	(136)
Cash dividends paid to non-controlling interests of subsidiaries	-	-	-	-	-		-	-	-	-	(539,625)	(539,625)
Decrease in non-controlling interests					<u> </u>				<u> </u>		(190)	(190)
BALANCE, SEPTEMBER 30, 2016	<u>\$ 34,208,328</u>	<u>\$ 14,586,376</u>	<u>\$ 24,606,828</u>	<u>\$ 1,173,954</u>	<u>\$ 12,507,371</u>	<u>\$</u>	(3,591)	<u>\$ (482,161</u>)	<u>\$ (29,717,344</u>)	<u>\$ 56,879,761</u>	<u>\$ 5,620,494</u>	<u>\$ 62,500,255</u>
BALANCE, JANUARY 1, 2017	\$ 34,208,328	\$ 14,985,047	\$ 24,606,828	\$ 1,173,954	\$ 15,850,111	\$	(9,133)	\$ (680,901)	\$ (29,717,344)	\$ 60,416,890	\$ 5,769,645	\$ 66,186,535
Distribution of 2016 earnings Legal reserve Reversal of special reserve Cash dividends	- - -		1,532,018	(483,920)	(1,532,018) 483,920 (14,176,599)		- - -	- - -	- - 	- (14,176,599)	-	- - - (14,176,599)
Total distribution of earnings	<u> </u>	<u> </u>	1,532,018	(483,920)	(15,224,697)			<u>-</u>	<u> </u>	(14,176,599)	<u>-</u> _	(14,176,599)
Cash dividends from capital surplus	-	(1,067,056)	-	-	-		-	-	-	(1,067,056)	-	(1,067,056)
Profit for the nine months ended September 30, 2017	-	-	-	-	11,750,575		-	-	-	11,750,575	540,204	12,290,779
Other comprehensive income for the nine months ended September 30, 2017	<u>-</u>	<u> </u>		<u>-</u> _			(7,613)	466,810	<u>-</u> _	459,197	(20,632)	438,565
Total comprehensive income for the nine months ended September 30, 2017	<u>-</u>	<u> </u>	<u> </u>	<u>-</u>	11,750,575		(7,613)	466,810	<u>-</u>	12,209,772	519,572	12,729,344
Cash dividends paid to non-controlling interests of subsidiaries	<u> </u>				<u> </u>				<u> </u>	<u> </u>	(616,647)	(616,647)
BALANCE, SEPTEMBER 30, 2017	<u>\$ 34,208,328</u>	<u>\$ 13,917,991</u>	<u>\$ 26,138,846</u>	<u>\$ 690,034</u>	<u>\$ 12,375,989</u>	<u>\$ (</u>	<u>(16,746</u>)	<u>\$ (214,091</u>)	<u>\$ (29,717,344</u>)	<u>\$ 57,383,007</u>	<u>\$ 5,672,570</u>	<u>\$ 63,055,577</u>

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

CONSOLIDATED STATEMENTS OF CASH FLOWS (In Thousands of New Taiwan Dollars) (Reviewed, Not Audited)

	For the Nine N Septem	
	2017	2016
CASH FLOWS FROM OPERATING ACTIVITIES		
Profit before tax	\$ 14,449,119	\$ 14,851,557
Adjustments	Ψ 11,119,119	φ 11,051,557
Depreciation expense	7,718,099	7,999,275
Amortization expense	2,491,399	2,376,026
Loss on disposal of property, plant and equipment, net	123,828	132,253
Provision for bad debt expense	227,718	291,985
Finance costs	458,368	506,303
Interest income	(122,429)	(122,679)
Dividend income	(72,407)	(80,168)
Share of profit of associates accounted for using equity method	(38,077)	(33,563)
Valuation loss on financial assets and liabilities at fair value through	(50,011)	(55,565)
profit or loss	8,973	94,167
Gain on disposal of investments	(3,000)	-
Others	31,404	26,573
Changes in operating assets and liabilities	51,101	20,070
Accounts and notes receivable	900,478	132,826
Accounts receivable due from related parties	(42,972)	(26,596)
Other receivables	243,945	68,514
Inventories	918,011	1,238,303
Prepayments	(397,257)	(430,705)
Other current assets	920	2,066
Other financial assets	(10,011)	4,720
Accounts and notes payable	564,698	875,199
Accounts payable due to related parties	(73,948)	47,150
Other payables	(732,935)	(1,090,276)
Provisions	(10,188)	44,156
Advance receipts	(291,492)	90,735
Other current liabilities	(168,331)	245,680
Net defined benefit liabilities	(18,603)	(16,042)
Net cash inflows generated by operating activities	26,155,310	27,227,459
Interest received	994	962
Interest paid	(946)	(2,093)
Income taxes paid	(3,824,094)	(3,332,113)
Net cash generated from operating activities	22,331,264	23,894,215
		(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS (In Thousands of New Taiwan Dollars) (Reviewed, Not Audited)

	For the Nine Months Ended September 30		
	2017	2016	
CASH FLOWS FROM INVESTING ACTIVITIES			
Acquisition of property, plant and equipment	\$ (7,032,658)	\$ (7,809,508)	
Acquisition of intangible assets	(321,498)	(206,095)	
Increase in prepayments for equipment	(197,638)	(214,003)	
Proceeds from disposal of property, plant and equipment	29,175	28,523	
Acquisition of available-for-sale financial assets	(1,030,865)	(200,000)	
Proceeds from disposal of available-for-sale financial assets	320,692	(200,000)	
Proceeds from disposal of financial assets at cost	9,081	-	
Proceeds from capital reduction of financial assets at cost	4,374	1,944	
Increase in refundable deposits	(1,165,002)	(170,892)	
Decrease in refundable deposits	158,853	160,048	
Increase in other financial assets	(57,736)	(2,739,072)	
Decrease in other financial assets	1,151,338	1,793,960	
Interest received	65,696	67,882	
Dividend received	91,942	117,809	
Net cash used in investing activities	(7,974,246)	(9,169,404)	
CASH FLOWS FROM FINANCING ACTIVITIES			
Increase (decrease) in short-term borrowings	1,250,000	(346,808)	
Increase (decrease) in short-term notes and bills payable	4,997,820	(3,095,784)	
Repayments of bonds payable	(2,900,000)	-	
Proceeds from long-term borrowings	-	13,130,000	
Repayment of long-term borrowings	(3,318,000)	(10,246,000)	
Increase in guarantee deposits received	212,208	203,218	
Decrease in guarantee deposits received	(126,398)	(136,317)	
Cash dividends paid to non-controlling interests of subsidiaries	(15,860,290)	(15,783,271)	
Interest paid	(340,358)	(452,720)	
Net cash used in financing activities	(16,085,018)	(16,727,682)	
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND			
EQUIVALENTS	(3,182)	(5,628)	
NET DECREASE IN CASH AND CASH EQUIVALENTS	(1,731,182)	(2,008,499)	
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	7,704,517	8,579,422	
CASH AND CASH EQUIVALENTS AT END OF PERIOD	<u>\$ 5,973,335</u>	<u>\$ 6,570,923</u>	

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

(Concluded)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2017 AND 2016 (In Thousands of New Taiwan Dollars, Unless Stated Otherwise) (Reviewed, Not Audited)

1. ORGANIZATION AND OPERATIONS

Taiwan Mobile Co., Ltd. ("TWM") was incorporated in Taiwan, the ROC on February 25, 1997. TWM's shares were listed on the ROC Over-the-Counter ("OTC") Securities Exchange (known as The Taipei Exchange, TPEx) on September 19, 2000. On August 26, 2002, TWM's shares were shifted to be listed on the Taiwan Stock Exchange. TWM is mainly engaged in rendering wireless communication services, sales of mobile phones and accessories, games and e-books.

TWM's received a second-generation ("2G") mobile telecommunications concession operation license issued by the Directorate General of Telecommunications ("DGT") of the ROC. The license allows TWM to provide services for 15 years from 1997 onwards. The 2G license had been renewed by the National Communications Commission ("NCC") and terminated on June 30, 2017. In March 2005, TWM received a third-generation ("3G") concession operation license issued by the DGT. The 3G license shall be valid until December 2018. TWM participated in the fourth-generation ("4G") mobile spectrum auction held by NCC for the need of long-term business development and acquired the concession license for the Mobile Broadband Spectrum in the 700 and 1800 MHz frequency bands in April 2014. The 4G license shall be valid until December 2030.

The consolidated financial statements of TWM comprise TWM and its subsidiaries.

2. APPROVAL DATE AND PROCEDURES OF THE CONSOLIDATED FINANCIAL STATEMENTS

The Board of Directors approved the consolidated financial statements on November 3, 2017.

3. ADOPTION OF NEW AND AMENDED STANDARDS AND INTERPRETATIONS

a. Application of the amendments to the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards ("IFRS"), International Accounting Standards ("IAS"), Interpretations of IFRS ("IFRIC"), and Interpretations of IAS ("SIC") (collectively, the "IFRSs") endorsed and issued into effect by the ROC Financial Supervisory Commission ("FSC")

Except for the following, whenever applied, the initial application of the amendments to the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the IFRSs endorsed and issued into effect by the FSC would not have any material impact on the Group's accounting policies:

Amendments to the Regulations Governing the Preparation of Financial Reports by Securities Issuers

The amendments include additions of several accounting items and requirements for disclosures of impairment of non-financial assets as a consequence of the IFRSs endorsed and issued into effect by the FSC. In addition, as a result of the post implementation review of IFRSs in Taiwan, the amendments also include emphasis on certain recognition and measurement considerations and add requirements for disclosures of related party transactions and goodwill.

The amendments stipulate that other companies or institutions of which the chairman of the board of directors or president serves as the chairman of the board of directors or the president, or is the spouse or second immediate family of the chairman of the board of directors or president of the Group are deemed to have a substantive related party relationship, unless it can be demonstrated that no control, joint control, or significant influence exists. Furthermore, the amendments require the disclosure of the name of the related party and the relationship with whom the Group has transaction. If the transaction amount or balance with a specific related party reaches 10% or more of the Group's respective total transaction amount or balance, such transaction should be separately disclosed by the name of each related party.

The amendments also require additional disclosure if there is a significant difference between the actual operation after business combination and the expected benefit at the time of acquisition.

When the amendments are applied retrospectively from January 1, 2017, the disclosures of related party transactions are enhanced. Refer to Note 28 for related disclosures.

b. The Regulations Governing the Preparation of Financial Reports by Securities Issuers and the IFRSs endorsed by the FSC for application starting from 2018:

New, Revised or Amended Standards and Interpretations	Effective Date Issued by International Accounting Standards Board ("IASB") (Note 1)
Annual Improvements to IFRSs 2014-2016 Cycle	Note 2
Amendment to IFRS 2 "Classification and Measurement of	January 1, 2018
Share-based Payment Transactions"	
Amendments to IFRS 4 "Applying IFRS 9 Financial Instruments with	January 1, 2018
IFRS 4 Insurance Contracts"	
IFRS 9 "Financial Instruments"	January 1, 2018
Amendments to IFRS 9 and IFRS 7 "Mandatory Effective Date of	January 1, 2018
IFRS 9 and Transition Disclosures"	
IFRS 15 "Revenue from Contracts with Customers"	January 1, 2018
Amendment to IFRS 15 "Clarifications to IFRS 15"	January 1, 2018
Amendment to IAS 7 "Disclosure Initiative"	January 1, 2017
Amendments to IAS 12 "Recognition of Deferred Tax Assets for	January 1, 2017
Unrealized Losses"	
Amendments to IAS 40 "Transfers of investment property"	January 1, 2018
IFRIC 22 "Foreign Currency Transactions and Advance	January 1, 2018
Consideration"	

Note 1: Unless stated otherwise, the above New, Revised or Amended IFRSs are effective for annual periods beginning on or after their respective effective dates.

- Note 2: The amendment to IFRS 12 is retrospectively applied for annual periods beginning on or after January 1, 2017; the amendment to IAS 28 is retrospectively applied for annual periods beginning on or after January 1, 2018.
- 1) IFRS 9 "Financial Instruments"

Recognition, measurement and impairment of financial assets

With regards to financial assets, all recognized financial assets that are within the scope of IAS 39 "Financial Instruments: Recognition and Measurement" are subsequently measured at amortized cost or fair value. Under IFRS 9, the requirement for the classification of financial assets is stated below.

For the Group's debt instruments that have contractual cash flows that are solely payments of principal and interest on the principal amount outstanding, their classification and measurement are as follows:

- a) If they are held within a business model whose objective is to collect the contractual cash flows, the financial assets are measured at amortized cost and are assessed for impairment continuously with impairment loss recognized in profit or loss, if any. Interest revenue is recognized in profit or loss by using the effective interest method;
- b) If they are held within a business model whose objective is achieved by both the collecting of contractual cash flows and the selling of financial assets, the financial assets are measured at fair value through other comprehensive income (FVTOCI) and are assessed for impairment. Interest revenue is recognized in profit or loss by using the effective interest method, and other gain or loss shall be recognized in other comprehensive income, except for impairment gains or losses and foreign exchange gains and losses. When the debt instruments are derecognized or reclassified, the cumulative gain or loss previously recognized in other comprehensive income is reclassified from equity to profit or loss.

Except for the above, all other financial assets are measured at fair value through profit or loss. However, the Group may make an irrevocable election to present subsequent changes in the fair value of an equity investment (that is not held for trading) in other comprehensive income, with only dividend income generally recognized in profit or loss. No subsequent impairment assessment is required, and the cumulative gain or loss previously recognized in other comprehensive income cannot be reclassified from equity to profit or loss.

The Group analyzed the facts and circumstances of its financial assets that existed at September 30, 2017 and performed a preliminary assessment of the impact of IFRS 9 on the classification and measurement of financial assets. Under IFRS 9:

- a) Listed and unlisted, domestic and foreign, shares and limited partnerships classified as available-for-sale will be designated as at fair value through other comprehensive income and the fair value gains or losses accumulated in other equity will be transferred directly to retained earnings instead of being reclassified to profit or loss on disposal. Besides, unlisted shares measured at cost will be measured at fair value instead.
- b) Mutual funds classified as available-for-sale will be classified as at fair value through profit or loss because the contractual cash flows are not solely payments of principal and interest on the principal outstanding and they are not equity instruments.
- c) Investments in debt instruments, which are classified as debt instrument investments without active market and measured at amortized cost, will be classified as at fair value through profit or loss since, on its initial recognition, the contractual cash flow was not solely for repaying the outstanding principal and the interest derived from such principal.

IFRS 9 requires impairment loss on financial assets to be recognized by using the "Expected Credit Losses Model". The credit loss allowance is required for financial assets measured at amortized cost, lease receivables, contract assets arising from IFRS 15 "Revenue from Contracts with Customers", certain written loan commitments and financial guarantee contracts. A loss allowance for the 12-month expected credit losses is required for a financial asset if its credit risk has not increased significantly since initial recognition. A loss allowance for full lifetime expected credit losses is required for a financial significantly since initial recognition and is not low. However, a loss allowance for full lifetime expected credit losses is required for trade receivables that do not constitute a financing transaction.

For purchased or originated credit-impaired financial assets, the Group takes into account the expected credit losses on initial recognition in calculating the credit-adjusted effective interest rate. Subsequently, any changes in expected losses are recognized as a loss allowance with a corresponding gain or loss recognized in profit or loss.

The Group has performed a preliminary assessment that the Group will apply the simplified approach to recognize lifetime expected credit losses for trade receivables and contract assets.

The Group elects to restate comparative information in 2017 when applying the requirements for the recognition, measurement and impairment of financial assets under IFRS 9 and will provide the disclosures related to the classification and the adjustment information upon initial application of IFRS 9.

2) IFRS 15 "Revenue from Contracts with Customers" and related amendment

IFRS 15 establishes the principles that apply to report revenue arising from a contract with a customer. This standard will replace IAS 18 Revenue, IAS 11 Construction Contracts, and related interpretations.

When adopting IFRS 15, the Group recognizes revenue by the following steps:

- a) Identify the contract with the customer;
- b) Identify the performance obligations in the contract;
- c) Determine the transaction price;
- d) Allocate the transaction price to the performance obligations in the contract; and
- e) Recognize revenue when the entity satisfies a performance obligation.

Incremental costs of obtaining a contract will be capitalized and recognized as an asset to the extent the Group expects to cover those costs. Such asset will be amortized on a basis that is consistent with the transfer to the customer of the goods or services during the contract period to which the asset relates. Before adopting IFRS 15, related costs are recognized as expense immediately.

IFRS 15 and related amendment require that when another party is involved in providing goods or services to a customer, the Group is a principal if it controls the specified good or service before that good or service is transferred to a customer.

When retrospectively applying IFRS 15 and restating comparative information in 2017, the Group will apply the following practical expedients:

The Group will identify the performance obligations in the manner that reflects the aggregate effect of all incomplete contractual modifications that occurred before December 31, 2016.

In addition, the Group will elect only to disclose the effect in 2017 of the initial application of IFRS 15.

Except for the above potential impact, as of the date the consolidated financial statements were authorized for issue, the Group is continuously assessing the possible impact that the application of other standards and interpretations will have on the Group's financial position and financial performance, and will disclose the relevant impact when the assessment is completed.

c. New IFRSs in issue but not yet endorsed and issued into effect by the FSC:

New IFRSs	Effective Date <u>Issued by IASB (Note)</u>
A man descents to IEDS 0 "Descrete and Easternes with Nassting	Jamuary 1, 2010
Amendments to IFRS 9 "Prepayment Features with Negative Compensation"	January 1, 2019
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets	To be determined by IASB
between an Investor and its Associate or Joint Venture"	
IFRS 16 "Leases"	January 1, 2019
IFRS 17 "Insurance Contracts"	January 1, 2021
Amendments to IAS 28 "Long-term Interests in Associates and Joint	January 1, 2019
Ventures"	
IFRIC 23 "Uncertainty Over Income Tax Treatments"	January 1, 2019

Note: Unless stated otherwise, the above New IFRSs are effective for annual periods beginning on or after their respective effective dates.

IFRS 16 "Leases"

IFRS 16 sets out the accounting standards for leases that will supersede IAS 17 and a number of related interpretations.

Under IFRS 16, if the Group is a lessee, it shall recognize right-of-use assets and lease liabilities for all leases on the consolidated balance sheets except for low-value and short-term leases. The Group may elect to apply the accounting method similar to the accounting for operating lease under IAS 17 to the low-value and short-term leases. On the consolidated statements of comprehensive income, the Group should present the depreciation expense charged on the right-of-use asset separately from interest expense accrued on the lease liability; interest is computed by using effective interest method. On the consolidated statements of cash flows, cash payments for the principal portion of the lease liability and for interest portion are classified within financing activities.

The application of IFRS 16 is not expected to have a material impact on the accounting of the Group as lessor.

When IFRS 16 becomes effective, the Group may elect to apply this Standard either retrospectively to each prior reporting period presented or retrospectively with the cumulative effect of the initial application of this Standard recognized at the date of initial application.

Except for the above potential impact, as of the date the consolidated financial statements were authorized for issue, the Group is continuously assessing the possible impact that the application of other standards and interpretations will have on the Group's financial position and financial performance, and will disclose the relevant impact when the assessment is completed.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Except for the following description, the significant accounting policies adopted for the consolidated financial statements are the same as those adopted for the consolidated financial statements for the year ended December 31, 2016.

Statement of Compliance

The consolidated financial statements have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and IAS 34 Interim Financial Reporting endorsed and issued into effect by the FSC. The consolidated financial statements do not include all the information which should be disclosed in the annual consolidated financial statements in accordance with the IFRSs endorsed and issued into effect by the FSC.

Basis of Consolidation

- a. The basis of preparing the consolidated financial statements is the same as that of the consolidated financial statements for the year ended December 31, 2016.
- b. The subsidiaries included in the consolidated financial statements were as follows:

	Percentage of Ownership						
Investor	Subsidiary	Main Business and Products	September 30, 2017	December 31, 2016	September 30, 2016	Note	
TWM	Taiwan Cellular Co., Ltd. (TCC)	Investment	100.00%	100.00%	100.00%	-	
	Wealth Media Technology Co., Ltd. (WMT)	Investment	100.00%	100.00%	100.00%	-	
	Taipei New Horizon Co., Ltd. (TNH)	Building and operating Songshan Cultural and Creative Park BOT project	49.90%	49.90%	49.90%	-	
TCC	Taiwan Fixed Network Co., Ltd. (TFN)	Fixed-line service provider	100.00%	100.00%	100.00%	-	
	Taiwan Teleservices & Technologies Co., Ltd. (TT&T)	Call center service and telephone marketing	100.00%	100.00%	100.00%	-	
	TWM Holding Co., Ltd. (TWM Holding)	Investment	100.00%	100.00%	100.00%	-	
	TCC Investment Co., Ltd. (TCCI)	Investment	100.00%	100.00%	100.00%	Note 1	
	Taiwan Digital Communications Co., Ltd. (TDC)	Mobile phone wholesaling and TV program production	100.00%	100.00%	100.00%	-	
	Taiwan Digital Service Co., Ltd. (TDS)	Commissioned maintenance service	100.00%	100.00%	100.00%	-	
WMT	TFN Media Co., Ltd. (TFNM)	Cable broadband and value-added services provider	100.00%	100.00%	100.00%	-	
	Global Forest Media Technology Co., Ltd. (GFMT)	Investment	100.00%	100.00%	100.00%	-	
	Global Wealth Media Technology Co., Ltd. (GWMT)	Investment	100.00%	100.00%	100.00%	-	
	Win TV Broadcasting Co., Ltd. (WTVB)	TV program provider	100.00%	100.00%	100.00%	-	
	momo.com Inc. (momo)	Wholesale and retail sales	45.01%	45.01%	45.01%	-	
TFN	TFN Union Investment Co., Ltd. (TUI)	Investment	100.00%	100.00%	100.00%	Note 1	
	TFN HK Ltd.	Telecommunication service provider	100.00%	100.00%	100.00%	-	
TT&T	TT&T Holdings Co., Ltd. (TT&T Holdings)	Investment	100.00%	100.00%	100.00%	-	
TWM Holding	TWM Communications (Beijing) Co., Ltd. (TWMC)	Mobile application development and design	100.00%	100.00%	100.00%	-	
TCCI	TCCI Investment and Development Co., Ltd. (TID)	Investment	100.00%	100.00%	100.00%	Note 1	
TFNM	Taiwan Kuro Times Co., Ltd. (TKT)	Online music service	100.00%	100.00%	100.00%	-	
	Yeong Jia Leh Cable TV Co., Ltd. (YJCTV)	Cable TV service provider	100.00%	100.00%	100.00%	-	
	Mangrove Cable TV Co., Ltd. (MCTV)	Cable TV service provider	29.53%	29.53%	29.53%	Note 2	
	Phoenix Cable TV Co., Ltd. (PCTV)	Cable TV service provider	100.00%	100.00%	100.00%	-	
	Union Cable TV Co., Ltd. (UCTV)	Cable TV service provider	99.22%	99.22%	99.22%	-	
	Globalview Cable TV Co., Ltd. (GCTV)	Cable TV service provider	92.38%	92.38%	92.38%	-	
GFMT	UCTV	Cable TV service provider	0.76%	0.76%	0.76%	-	
GWMT	GCTV	Cable TV service provider	6.83%	6.83%	6.83% (Coni	- tinued)	

⁽Continued)

			Percentage of Ownership			
Investor	Subsidiary	Main Business and Products	September 30, 2017	December 31, 2016	September 30, 2016	Note
momo	Asian Crown International Co., Ltd. (Asian Crown (BVI))	Investment	76.26%	76.26%	76.26%	-
	Honest Development Co., Ltd. (Honest Development)	Investment	100.00%	100.00%	100.00%	-
	Fuli Life Insurance Agent Co., Ltd. (FLI)	Life insurance agent	100.00%	100.00%	100.00%	-
	Fuli Property Insurance Agent Co., Ltd. (FPI)	Property insurance agent	100.00%	100.00%	100.00%	-
	Fu Sheng Travel Service Co., Ltd (FST)	Travel agent	100.00%	100.00%	100.00%	-
Asian Crown (BVI)	Fortune Kingdom Corporation (Fortune Kingdom)	Investment	100.00%	100.00%	100.00%	-
Honest Development	Hongkong Yue Numerous Investment Co., Ltd. (HK Yue Numerous)	Investment	100.00%	100.00%	100.00%	-
Fortune Kingdom	Hong Kong Fubon Multimedia Technology Co., Ltd. (HK Fubon Multimedia)	Investment	100.00%	100.00%	100.00%	-
HK Yue Numerous	Haobo Information Consulting (Shenzhen) Co., Ltd. (Haobo)	Investment	100.00%	100.00%	100.00%	-
HK Fubon Multimedia	Fubon Gehua (Beijing) Enterprise Ltd. (FGE)	Wholesaling	91.30%	91.30%	91.30%	-
					(Conc	luded)

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Note 1: TCCI, TUI and TID collectively owned 698,752 thousand shares of TWM representing 20.42% of total outstanding shares as of September 30, 2017.

Note 2: The other 70.47% of shares were held under trustee accounts.

c. Subsidiaries excluded from the consolidated financial statements: None.

Employee Benefits

Defined benefit pension cost for an interim period is calculated on a year-to-date basis by using the actuarially determined pension cost rate at the end of the prior fiscal year.

Income Tax

Income tax expense represents the sum of the tax currently payable and deferred tax. The interim-period income tax expense is accrued using the tax rate that would be applicable to expected total annual earnings, that is, the estimated average annual effective income tax rate applied to the profit before tax of the interim-period.

5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

The same critical accounting judgments and key sources of estimation uncertainty have been followed when preparing these interim consolidated financial statements as those that were applied in the preparation of the consolidated financial statements for the year ended December 31, 2016.

6. CASH AND CASH EQUIVALENTS

	September 30, 2017	December 31, 2016	September 30, 2016
Cash on hand and revolving funds	\$ 74,928	\$ 149,138	\$ 163,036
Cash in banks	1,748,631	2,098,137	1,751,567
Time deposits	2,006,265	2,394,640	2,325,658
Government bonds with repurchase rights and short-term notes and bills	2,143,511	3,062,602	2,330,662
	<u>\$ 5,973,335</u>	<u>\$ 7,704,517</u>	<u>\$ 6,570,923</u>

7. AVAILABLE-FOR-SALE FINANCIAL ASSETS

	September 30,	December 31,	September 30,
	2017	2016	2016
Domestic listed stock Limited Partnerships Beneficiary certificates Foreign unlisted stock	\$ 3,920,865 804,610 859,281 32,370	\$ 3,414,959 965,833 45,426	\$ 1,782,025 969,104 47,669
Domestic emerging stock	<u>\$ 5,617,126</u> \$ 1,118,783	<u>\$ 4,426,218</u> \$ 1,231,871	<u>1,813,269</u> <u>\$ 4,612,067</u> \$ 1,256,946
Non-current	\$ 1,118,785	\$ 1,231,871	\$ 1,230,940
	4,498,343	3,194,347	3,355,121
	<u>\$ 5,617,126</u>	<u>\$ 4,426,218</u>	<u>\$ 4,612,067</u>

8. ACCOUNTS AND NOTES RECEIVABLE, NET

	September 30,	December 31,	September 30,
	2017	2016	2016
Notes receivable	<u>\$ 217,269</u>	<u>\$ 265,974</u>	<u>\$ 267,725</u>
Accounts receivable	14,923,553	15,681,563	15,956,767
Less: Allowance for doubtful accounts	<u>(566,059</u>)	(615,572)	<u>(631,057</u>)
Accounts receivable, net	14,357,494	15,065,991	15,325,710
	<u>\$ 14,574,763</u>	<u>\$ 15,331,965</u>	<u>\$ 15,593,435</u>

The net accounts receivable aging analysis of the Group were as follows:

	September 30, 2017	December 31, 2016	September 30, 2016
Neither past due nor impaired	\$ 14,074,092	\$ 14,730,088	\$ 14,967,447
Past due but not impaired			
Past due within 30 days	216,217	217,750	243,617
Past due 31-60 days	34,545	77,494	54,755
Past due 61-120 days	20,652	24,391	28,922
Past due 121-180 days	6,233	9,833	12,094
Past due over 181 days	5,755	6,435	18,875
	<u>\$ 14,357,494</u>	<u>\$ 15,065,991</u>	<u>\$ 15,325,710</u>

Movements of allowance for doubtful receivables by individual and collective assessment were as follows:

	For the Nine Months Ended September 30			
	2017	2016		
Beginning balance (after reclassified) Add: Provision Recovery Less: Write-off	\$ 615,572 233,930 62,157 (345,600)	\$ 592,741 295,889 47,203 (304,776)		
Ending balance	<u>\$ 566,059</u>	<u>\$ 631,057</u>		

The Group entered into accounts receivable factoring contracts with the asset management company. The Group sold to the asset management company those overdue accounts receivable that had been written off. Under the contracts, the Group would no longer assume the risk on the receivables. The related factored accounts receivable information was as follows:

Counterparty	Amount of Accounts Receivable Sold	Proceeds from the Sale of Accounts Receivable
<u>May 2017</u>		
Long Sun Asset Management Co., Ltd.	<u>\$ 727,245</u>	<u>\$ 44,000</u>
February 2016		
Long Sun Asset Management Co., Ltd.	<u>\$ 845,385</u>	<u>\$ 46,644</u>

9. INVENTORIES

	September 30,	December 31,	September 30,
	2017	2016	2016
Merchandise	\$ 3,127,314	\$ 4,041,274	\$ 2,914,348
Materials for maintenance		<u>30,474</u>	<u>31,881</u>
	<u>\$ 3,153,737</u>	<u>\$ 4,071,748</u>	<u>\$ 2,946,229</u>

For the three months and the nine months ended September 30, 2017, the cost of goods sold recognized in consolidated comprehensive income were \$11,527,543 thousand and \$33,855,957 thousand, respectively, including the reversal of inventory write-down, totaling \$34,852 thousand and \$77,451 thousand, respectively.

For the three months and the nine months ended September 30, 2016, the cost of goods sold recognized in consolidated comprehensive income were \$10,754,299 thousand and \$32,747,773 thousand, respectively, including the inventory write-down, totaling \$15,149 thousand, and the reversal of inventory write-down, totaling \$56,822 thousand, respectively.

10. INVESTMENTS ACCOUNTED FOR USING EQUITY METHOD

Associates that are not individually material and are accounted for using equity method were as follows:

	September 30, 2017			December 3	31, 2016	September 30, 2016			
Investee Company	I	Amount	% of Owner- ship	I	Amount	% of Owner- ship	I	Amount	% of Owner- ship
Beijing Global Guoguang Media									
Technology Co., Ltd. (GHS)	\$	774,096	20.00	\$	736,742	20.00	\$	725,624	20.00
Taiwan Pelican Express Co., Ltd.									
(TPE)		402,926	17.70		402,464	17.70		407,679	17.70
Kbro Media Co., Ltd. (Kbro Media)		195,070	32.50		243,670	32.50		258,757	32.50
TVD Shopping Co., Ltd.									
(TVD Shopping)		144,857	35.00		147,521	35.00		147,021	35.00
Alliance Digital Tech Co., Ltd. (ADT)		27,593	14.40		33,868	14.40		8,073	13.33
	\$	1,544,542		\$	1,564,265		\$	1,547,154	

a. GHS

In June 2015, momo's subsidiary acquired 20% equity interests of GHS.

Due to non-participation in GHS's capital increase in October 2015, momo's subsidiary's percentage of ownership interests in GHS decreased to 18%. In January 2016, momo's subsidiary's percentage of ownership interests in GHS increased to 20% due to acquisition of additional 2% equity interests of GHS.

b. TPE

In August 2012, momo acquired 20% equity interests of TPE.

As of December 2013, momo held 17.70% equity interests of TPE due to not subscribing for new shares issued by TPE and selling part of its shares when TPE went public. momo still has significant influence on TPE due to its having two seats on TPE's board of directors.

c. TVD Shopping

In April 2014, momo acquired 35% equity interests of TVD Shopping.

d. ADT

In November 2013, TWM acquired 19.23% equity interests of ADT.

In 2014, TWM's percentage of ownership interests in ADT decreased to 13.33% as TWM did not subscribe for any newly issued ADT shares. In December 2016, TWM increased its percentage of ownership interests in ADT to 14.40% by paying \$30,000 thousand to subscribe for new shares issued by ADT. TWM still has significant influence on ADT due to having a seat on ADT's board of directors.

11. SUBSIDIARIES WITH MATERIAL NON-CONTROLLING INTERESTS

	Proportion of Non-controlling Interests' Ownership and Voting Rights					
Subsidiary	September 30, 2017	December 31, 2016	September 30, 2016			
momo	54.99%	54.99%	54.99%			

For information on the principal place of business and the company's country of registration, see Table 8.

momo and its subsidiaries' summary financial information has taken into account the adjustments to acquisition-date fair value, and reflects the amounts before eliminations of intercompany transactions:

	September 30, 2017	December 31, 2016	September 30, 2016
Current assets Non-current assets Current liabilities Non-current liabilities	\$ 4,191,968 12,922,135 (3,857,999) (260,313)	\$ 5,715,073 11,869,693 (4,066,357) (265,341)	\$ 4,997,207 11,669,015 (3,414,237) (264,296)
Equity	<u>\$ 12,995,791</u>	<u>\$ 13,253,068</u>	<u>\$ 12,987,689</u>
Equity attributable to: Owners of the parent Non-controlling interests of momo Non-controlling interests of momo's subsidiaries	\$ 9,039,578 3,963,730	\$ 9,152,791 4,102,018	\$ 9,032,003 3,954,478
subsidiaries	(7,517)	<u>(1,741</u>)	1,208
	<u>\$ 12,995,791</u>	<u>\$ 13,253,068</u>	<u>\$ 12,987,689</u>

	For the Three Months Ended September 30				For the Nine Months Ended September 30			
		2017		2016		2017		2016
Operating revenues	<u>\$</u>	8,023,755	<u>\$</u>	6,764,922	<u>\$</u>	<u>23,298,575</u>	<u>\$</u>	<u>20,460,089</u>
Profit Other comprehensive income (loss)	\$	241,370 12,102	\$	249,494 (26,565)	\$	900,681 (37,490)	\$	878,931 (41,114)
Comprehensive income	<u>\$</u>	253,472	<u>\$</u>	222,929	<u>\$</u>	863,191	<u>\$</u>	837,817
Profit attributable to: Owners of the parent Non-controlling interests of	\$	109,550	\$	113,724	\$	408,023	\$	401,578
momo		133,814		138,913		498,394		491,011
Non-controlling interests of momo's subsidiaries		(1,994)		(3,143)		(5,736)		(13,658)
	\$	241,370	<u>\$</u>	249,494	\$	900,681	\$	<u>878,931</u>

(Continued)

	For the Three Months Ended September 30			For the Nine Months Ended September 30				
		2017		2016		2017		2016
Comprehensive income attributable								
to:								
Owners of the parent	\$	115,058	\$	101,823	\$	391,165	\$	383,143
Non-controlling interests of momo		140,541		124,377		477,802		468,493
Non-controlling interests of								
momo's subsidiaries		(2,127)		(3,271)		(5,776)		(13,819)
	<u>\$</u>	253,472	\$	222,929	\$	863,191	\$	837,817

	For the Nine Months Ended September 30			
	2017	2016		
Net cash from operating activities Net cash from investing activities Net cash from financing activities Effect of exchange rate changes	\$ 450,696 (165,366) (1,126,382) (541)	\$ 536,675 (318,694) (980,314) <u>218</u>		
Net decrease in cash	<u>\$ (841,593</u>)	<u>\$ (762,115</u>)		
Dividends paid to non-controlling interests	<u>\$ (616,090</u>)	<u>\$ (539,079</u>) (Concluded)		

12. PROPERTY, PLANT AND EQUIPMENT

	Land	Buildings	Telecommuni- cation Equipment and Machinery	Miscellaneous Equipment	Construction in Progress and Equipment to Be Inspected	Total
Cost						
Balance, January 1, 2017 Additions Reclassification Disposals and retirements Effect of exchange rate changes	\$ 8,291,858 (29,969) (9,724)	\$ 3,898,840 (11,162) (9,197)	\$ 89,243,221 253,439 5,323,867 (11,027,581) (2,057)	\$ 8,110,323 868,269 296,801 (680,107) (81)	\$ 2,999,439 6,470,983 (5,647,469) (524)	\$ 112,543,681 7,592,691 (67,932) (11,727,133) (2,138)
Balance, September 30, 2017	<u>\$ 8,252,165</u>	<u>\$ 3,878,481</u>	<u>\$ 83,790,889</u>	<u>\$ 8,595,205</u>	<u>\$ 3,822,429</u>	<u>\$ 108,339,169</u>
Accumulated depreciation and impairment						
Balance, January 1, 2017 Depreciation Reclassification Disposals and retirements Effect of exchange rate changes	\$ 83,426	\$ 1,272,965 77,330 (4,807) (3,416)	\$ 62,639,823 6,815,790 (10,898,912) (1,722)	\$ 6,132,238 805,533 223 (671,802) (22)	\$ - - - -	\$ 70,128,452 7,698,653 (4,584) (11,574,130) (1,744)
Balance, September 30, 2017	<u>\$ 83,426</u>	<u>\$ 1,342,072</u>	<u>\$ 58,554,979</u>	<u>\$ 6,266,170</u>	<u>\$</u>	<u>\$ 66,246,647</u>
Carrying amount, January 1, 2017 Carrying amount,	<u>\$ 8,208,432</u>	<u>\$ 2,625,875</u>	<u>\$ 26,603,398</u>	<u>\$ 1,978,085</u>	<u>\$ 2,999,439</u>	<u>\$ 42,415,229</u>
September 30, 2017	<u>\$ 8,168,739</u>	<u>\$ 2,536,409</u>	<u>\$ 25,235,910</u>	<u>\$ 2,329,035</u>	<u>\$ 3,822,429</u>	<u>\$ 42,092,522</u> (Continued)

	Land	Buildings	Telecommuni- cation Equipment and Machinery	Miscellaneous Equipment	Construction in Progress and Equipment to Be Inspected	Total
Cost						
Balance, January 1, 2016 Additions Reclassification Disposals and retirements Effect of exchange rate	\$ 10,306,780 (1,568,257)	\$ 4,905,637 (737,412) (2,479)	\$ 86,948,140 171,674 5,962,994 (1,310,519) (10,398)	\$ 7,433,581 278,062 392,738 (242,705) (160)	\$ 2,821,435 6,565,114 (6,393,486) (2,954)	\$ 112,415,573 7,014,850 (2,343,423) (1,558,657) (10,558)
changes			(10,398)	(100)		(10,558)
Balance, September 30, 2016	<u>\$ 8,738,523</u>	<u>\$ 4,165,746</u>	<u>\$ 91,761,891</u>	<u>\$ 7,861,516</u>	<u>\$ 2,990,109</u>	<u>\$ 115,517,785</u>
Accumulated depreciation and impairment						
Balance, January 1, 2016 Depreciation Reclassification Disposals and retirements Effect of exchange rate changes	\$ 83,426 	\$ 1,529,090 103,346 (259,036) (2,479)	\$ 58,103,733 7,155,054 (1,353) (1,199,741) (7,007)	\$ 5,452,203 735,382 (665) (227,342) (111)	\$ - - - -	\$ 65,168,452 7,993,782 (261,054) (1,429,562)
Balance, September 30, 2016	<u>\$ 83,426</u>	<u>\$ 1,370,921</u>	<u>\$ 64,050,686</u>	<u>\$ </u>	<u>\$</u>	<u>\$ 71,464,500</u>
Carrying amount, September 30, 2016	<u>\$ 8,655,097</u>	<u>\$ 2,794,825</u>	<u>\$ 27,711,205</u>	<u>\$ 1,902,049</u>	<u>\$ 2,990,109</u>	<u>\$ 44,053,285</u> (Concluded)

a. The estimated useful lives, for the current and comparative years, of significant items of property, plant and equipment are as follows:

Buildings	
Primary buildings	20-55 years
Mechanical and electrical equipment	15 years
Telecommunication equipment and machinery	2-20 years
Miscellaneous equipment	2-20 years

b. The non-cash investing activities of the Group for the nine months ended September 30, 2017 and 2016 were as follows:

	For the Nine Months Ended September 30	
	2017	2016
Acquisition of property, plant and equipment Non-cash investing activities	\$ 7,592,691	\$ 7,014,850
Changes in other payables Changes in provisions	(530,163) (29,870)	826,631 (31,973)
Cash paid for acquisition of property, plant and equipment	<u>\$ 7,032,658</u>	<u>\$ 7,809,508</u>

13. INVESTMENT PROPERTIES

The Group leases its properties to others and thus reclassifies them from property, plant and equipment to investment property.

Fair value of an investment property was measured by Level 3 inputs, using income approach, comparative approach, and cost approach by HomeBan Appraisers Joint Firm. As of September 30, 2017, December 31, 2016 and September 30, 2016, the fair values of investment properties were \$6,709,162 thousand, \$6,691,275 thousand and \$5,307,238 thousand, respectively, and the capitalization rates were 0.94%-5.23%, 0.94%-5.23% and 0.8%-4.42%, respectively.

14. INTANGIBLE ASSETS

The cost, amortization, and impairment of intangible assets of the Group for the nine months ended September 30, 2017 and 2016, were as follows:

	Conce	ssions			Other Intan	gible Assets		
	Concession License	Service Concession	Goodwill	Computer Software	Customer Relationship	Operating Rights	Trademarks	Total
Cost								
Balance, January 1, 2017 Addition Disposals and retirements Reclassification Effect of exchange rate changes	\$42,724,375	\$ 8,180,078 - - - -	\$15,845,930 - - - -	\$ 3,289,415 171,730 (160,859) 178,096 (344)	\$ 2,654,089 - - - -	\$ 1,382,000 - - -	\$ 2,517,866 - - - -	\$76,593,753 171,730 (160,859) 178,096 (344)
Balance, September 30, 2017	<u>\$42,724,375</u>	<u>\$ 8,180,078</u>	<u>\$15,845,930</u>	<u>\$ 3,478,038</u>	<u>\$ 2,654,089</u>	<u>\$ 1,382,000</u>	<u>\$ 2,517,866</u>	<u>\$76,782,376</u>
Accumulated amortization and impairment								
Balance, January 1, 2017 Amortization Disposals and retirements Reclassification Effect of exchange rate changes	\$12,366,275 1,908,943 	\$ 673,867 134,039 - -	\$ - - - -	\$ 2,636,599 345,990 (160,859) (223) (224)	\$ 1,237,863 102,300 	\$ - - - -	\$ 1,167 127 	\$16,915,771 2,491,399 (160,859) (223) (224)
Balance, September 30, 2017	<u>\$14,275,218</u>	<u>\$ 807,906</u>	<u>\$ -</u>	<u>\$ 2,821,283</u>	<u>\$ 1,340,163</u>	<u>\$ -</u>	<u>\$ 1,294</u>	<u>\$19,245,864</u>
Carrying amount, January 1, 2017 Carrying amount, September 30, 2017	<u>\$30,358,100</u> <u>\$28,449,157</u>	<u>\$ 7,506,211</u> <u>\$ 7,372,172</u>	<u>\$15,845,930</u> <u>\$15,845,930</u>	<u>\$ 652,816</u> <u>\$ 656,755</u>	<u>\$ 1,416,226</u> <u>\$ 1,313,926</u>	<u>\$ 1,382,000</u> <u>\$ 1,382,000</u>	<u>\$ 2,516,699</u> <u>\$ 2,516,572</u>	<u>\$59,677,982</u> <u>\$57,536,512</u>
Cost								
Balance, January 1, 2016 Addition Disposals and retirements Adjustment and reclassification Effect of exchange rate changes Balance, September 30, 2016	\$42,724,375 - - - - - - - - - - - - - - - - - - -	\$ 8,180,697 (619) \$ 8,180,078	\$15,845,930 - - - - - - - - - - - - - - - - - - -	\$ 2,948,499 111,732 (114,279) 183,855 (1,386) \$ 3,128,421	\$ 2,654,089 - - - - - - - - - - - - - - - - - - -	\$ 1,382,000 	\$ 2,517,866 - - - - - - - - - - - - - - - - - -	\$76,253,456 111,732 (114,279) 183,236 (1,386) \$76,432,759
Accumulated amortization and impairment	<u>v 12,121,212</u>	<u>* 0,100,070</u>	<u> </u>	<u>w, 120, 121</u>	<u>w 2,00 1,002</u>	<u>w 1,</u>	<u> </u>	<u>* 10, 13#,137</u>
Balance, January 1, 2016 Amortization Disposals and retirements Effect of exchange rate changes	\$ 9,964,550 1,777,867	\$ 495,181 134,006	\$ - - - -	\$ 2,288,861 361,707 (114,279) (923)	\$ 1,101,463 102,300	\$ - - - -	\$ 977 146 	\$13,851,032 2,376,026 (114,279) (923)
Balance, September 30, 2016	<u>\$11,742,417</u>	<u>\$ 629,187</u>	<u>\$</u>	<u>\$ 2,535,366</u>	<u>\$ 1,203,763</u>	<u>\$</u>	<u>\$ 1,123</u>	<u>\$16,111,856</u>
Carrying amount, September 30, 2016	\$30,981,958	<u>\$ 7,550,891</u>	<u>\$15,845,930</u>	<u>\$ 593,055</u>	<u>\$ 1,450,326</u>	<u>\$ 1,382,000</u>	<u>\$ 2,516,743</u>	\$60,320,903

The estimated useful lives for the current and comparative periods are as follows:

Concession license	14-17 years
Service concession	44-50 years
Computer software	2-10 years
Customer relationship	20 years
Trademarks	10 years

a. Service concession

On January 15, 2009, TNH signed the BOT contract with the Department of Cultural Affairs of Taipei City Government. Under the BOT contract, TNH obtained the right to build and operate the development project on the location of old Songshan Tobacco Plant. The development concession premium of superficies is amortized on a straight-line basis during the contract period, and the construction costs are amortized on a straight-line basis from the completion date of the construction to the BOT contract expiry date.

b. Customer relationship, trademarks, and operating rights

The Group measures the fair value of the acquired assets when acquisition occurs, and identifies the fair value and amortization periods of the intangible assets which conform to materiality and related standards. Although some of the intangible assets such as operating rights and trademarks have a legal useful life, which can be extended, the Group regards these assets as intangible assets with indefinite useful life.

- On April 17, 2007, TFN, one of TWM's wholly-owned subsidiaries, acquired more than 50% of the former Taiwan Fixed Network Co., Ltd. (the former "TFN") through a public tender offer. TWM split the former TFN and its subsidiaries into two cash-generating units, i.e., fixed network service and cable television business. Accordingly, customer relationship and operating rights are identified as major intangible assets.
- 2) On September 1, 2010, TFNM, one of TWM's wholly-owned subsidiaries, acquired 55% of TKT. On August 12, 2011, TFNM acquired 45% of TKT. TWM measured the fair value of the acquired net assets and viewed TKT's wireless services as one cash-generating unit. Accordingly, trademarks and customer relationship are identified as major intangible assets.
- On July 13, 2011, WMT, one of TWM's wholly-owned subsidiaries, acquired more than 50% of momo. TWM measured the fair value of the acquired assets and viewed momo's retail business as one cash-generating unit. Accordingly, trademarks are identified as major intangible assets.
- c. Goodwill

The carrying amounts of goodwill allocated to the above units were as follows:

	September 30,	December 31,	September 30,
	2017	2016	2016
Mobile communication service	\$ 7,238,758	\$ 7,238,758	\$ 7,238,758
Fixed-line service	357,970	357,970	357,970
Cable television business	3,269,636	3,269,636	3,269,636
Retail business	<u>4,979,566</u>	4,979,566	4,979,566
	<u>\$ 15,845,930</u>	<u>\$ 15,845,930</u>	<u>\$ 15,845,930</u>

d. Impairment of assets

See Note 15 (d) to the consolidated financial statements for the year ended December 31, 2016 for the related information on impairment of assets. There was no significant evidence indicating impairment of intangible assets as of September 30, 2017.

15. OTHER NON-CURRENT ASSETS

	September 30, 2017	December 31, 2016	September 30, 2016
Long-term accounts receivable	\$ 4,092,168	\$ 4,648,593	\$ 4,535,077
Refundable deposits	1,603,728	596,781	591,108
Prepayments for equipment	103,693	58,546	107,843
Others	498,429	501,803	512,788
	<u>\$ 6,298,018</u>	<u>\$ 5,805,723</u>	<u>\$ 5,746,816</u>

In August 2017, the Board of Directors resolved to apply for the participation in the 1800 MHz (C6) and 2100 MHz spectrum auction announced by the NCC, and TWM paid \$1,000,000 thousand as bid bond.

16. BORROWINGS

c.

a. Short-term borrowings

	September 30, 2017	December 31, 2016	September 30, 2016
Unsecured loans	<u>\$ 8,612,052</u>	<u>\$ 7,363,005</u>	<u>\$ 13,870,109</u>
Annual interest rate	0.73%-5.22%	0.7%-5.22%	0.65%-4.57%

For the information on endorsements, guarantees and pledged deposits, see Note 29, Note 30(b) and Table 2.

b. Short-term notes and bills payable

	September 30, 2017	December 31, 2016	September 30, 2016
Short-term notes and bills payable	\$ 5,000,000	\$ -	\$ 7,700,000
Less: Discount on short-term notes and bills payable	(2,180)		(3,103)
	<u>\$ 4,997,820</u>	<u>\$ </u>	<u>\$ 7,696,897</u>
Annual interest rate	0.508%-0.518%	-	0.438%-0.818%
. Long-term borrowings			
	September 30, 2017	December 31, 2016	September 30, 2016
Unsecured loans	\$ 18,720,000	\$ 21,828,000	\$ 21,864,000
Secured loans Less: Current portion	2,763,800 (5,353,673)	2,972,582 (3,352,891)	2,972,027 (3,352,336)
	<u>\$ 16,130,127</u>	<u>\$ 21,447,691</u>	<u>\$ 21,483,691</u>
Annual interest rate: Unsecured loans Secured loans	0.72%-1.9926%	0.71%-1.9926%	0.71%-1.9926%

1) Unsecured loans

The Group entered into credit facility agreements with a group of banks for mid-term requirements of operating capital. The credit facilities last from 2 to 7 years from the date of drawing or contracting, and the interests are paid periodically. Under certain credit agreements, loans are treated as revolving credit facilities, and the maturity dates of loans are based on terms under the agreements. In addition, the loans are repayable from April 2018 to June 2021, and some credit facilities are subject to financial covenants regarding debt ratio and interest protection multiples during the credit facility period.

2) Secured loans

On January 22, 2010, TNH entered into a syndicated loan agreement, with respect to the investment under the aforementioned BOT contract, with a group of banks for which credit facility is managed by Bank of Taiwan. The aggregate credit and guarantee amount were up to \$3,565,000 thousand for 7 years, including the grace period of 4 years, with interest payments on a monthly basis. In addition, TNH signed the supplementary agreement on December 29, 2015 to extend the credit period to 10 years starting from the date of the initial drawdown and the maturity date of the loan is in July 2020. In accordance with the loan agreement, the financial covenants of current ratio, equity ratio, and interest protection multiples must be complied with during the credit facility period. For property under the BOT contract and its superficies that have been pledged as collateral, see Note 29.

17. BONDS PAYABLE

	September 30,	December 31,	September 30,
	2017	2016	2016
3rd domestic unsecured bonds4th domestic unsecured bonds3rd domestic unsecured convertible bondsLess: Current portion	\$ 8,998,770	\$ 8,998,203	\$ 8,998,014
	2,899,802	5,799,381	5,799,159
	9,627,847	9,562,188	-
	(2,899,802)	(2,899,876)	(2,899,753)
	<u>\$ 18,626,617</u>	<u>\$ 21,459,896</u>	<u>\$ 11,897,420</u>

a. 3rd domestic unsecured bonds

On December 20, 2012, TWM issued \$9,000,000 thousand of seven-year 3rd domestic unsecured bonds; each bond had a face value of \$10,000 thousand and a coupon rate of 1.34% per annum, with simple interest due annually. Repayment will be made in the sixth and seventh years in equal installments, i.e., \$4,500,000 thousand. As of September 30, 2017, the amount of unamortized bond issue cost was \$1,230 thousand. The trustee of bond issuers is Hua Nan Commercial Bank.

Future repayments of the above-mentioned corporate bonds are as follows:

Year	Amount
2018 2019	\$ 4,500,000
	\$ 9,000.000

b. 4th domestic unsecured bonds

On April 25, 2013, TWM issued \$5,800,000 thousand of five-year 4th domestic unsecured bonds, each having a face value of \$10,000 thousand and a coupon rate of 1.29% per annum, with simple interest due annually. Repayment will be made in the fourth and fifth years with equal installments, i.e., \$2,900,000 thousand. As of September 30, 2017, the amount of unamortized bond issue cost was \$198 thousand. The trustee of bond issuers is Hua Nan Commercial Bank.

Future repayment of the above-mentioned corporate bonds is as follows:

Year

Amount

2018

\$ 2,900,000

c. 3rd domestic unsecured convertible bonds

On November 22, 2016, TWM issued its 3rd domestic five-year unsecured zero-coupon convertible bonds with an aggregate principal amount of \$10,000,000 thousand and a par value of \$100 thousand per bond certificate. The conversion price is set initially at \$116.1 per share. The conversion price should be adjusted according to the prescribed formula and has adjusted to \$110.3 per share since July 17, 2017. Except for the book closure period, bondholders are entitled to convert bonds into TWM's common stock from December 23, 2016 to November 22, 2021. The trustee of bond issuers is Bank of Taiwan.

If the closing price of TWM's common shares continues being at least 130% of the conversion price then in effect for 30 consecutive trading days or the aggregate outstanding balance of bonds payable is less than 10% of the original issuance amount, TWM has the right to redeem the outstanding bonds payable at par value in cash during the period from one month after the issuance date to the date 40 days prior to the maturity date.

At the end of the third year from the bond issuance date, bondholders have the right to request TWM to redeem the convertible bonds at par value in cash.

The convertible bonds contain both liability and equity components. The equity component was presented in equity under the heading of capital surplus - option. The effective interest rate of the liability component was 0.9149% per annum on initial recognition.

Proceeds of the issuance (minus transaction costs \$10,870 thousand)	\$ 9,989,130
Equity component	(400,564)
Financial liabilities	(35,961)
Liability component at the date of issuance	9,552,605
Interest charged at an effective interest rate	9,583
Liability component at December 31, 2016	9,562,188
Interest charged at an effective interest rate	65,659
Liability component at September 30, 2017	<u>\$ 9,627,847</u>

As of September 30, 2017, the amount of unamortized bond issue cost was \$372,153 thousand.

18. PROVISIONS

	September 30,	December 31,	September 30,
	2017	2016	2016
Restoration	\$ 1,196,270	\$ 1,186,572	\$ 1,177,944
Decommissioning	200,340	160,923	148,411
Warranties	<u>140,280</u>	<u>161,066</u>	<u>156,254</u>
	<u>\$ 1,536,890</u>	<u>\$ 1,508,561</u>	<u>\$ 1,482,609</u>
Current	\$ 189,578	\$ 202,873	\$ 197,552
Non-current	<u>1,347,312</u>	<u>1,305,688</u>	<u>1,285,057</u>
	\$ 1,536,890	\$ 1,508,561	\$ 1,482,609

	Restoration	Decom- missioning	Warranties	Total
Balance, January 1, 2017 Provision Payment/Reversal Unwinding of discount	\$ 1,186,572 51,537 (46,858) 5,019	\$ 160,923 35,790 3,627	\$ 161,066 124,441 (145,227)	\$ 1,508,561 211,768 (192,085) <u>8,646</u>
Balance, September 30, 2017	<u>\$ 1,196,270</u>	<u>\$ 200,340</u>	<u>\$ 140,280</u>	<u>\$ 1,536,890</u>
Balance, January 1, 2016 Provision Payment/Reversal Unwinding of discount	\$ 1,160,809 61,571 (50,803) <u>6,367</u>	\$ 110,876 34,883 	\$ 125,776 177,061 (146,583)	\$ 1,397,461 273,515 (197,386) <u>9,019</u>
Balance, September 30, 2016	<u>\$ 1,177,944</u>	<u>\$ 148,411</u>	<u>\$ 156,254</u>	<u>\$ 1,482,609</u>

19. RETIREMENT BENEFIT PLANS

a. Defined contribution plans

Domestic firms of the Group adopted a pension plan under the Labor Pension Act (the "LPA"), which is a state-managed and defined contribution plan. Under the LPA, an entity makes monthly contributions to employees' individual pension accounts at 6% of monthly salaries and wages. The employees of the Group's subsidiaries in other countries are participants of state-managed retirement benefit plans operated by local governments. In accordance with the above provision, the Group's contribution to the pension plan amounted to \$73,288 thousand and \$72,524 thousand for the three months ended September 30, 2017 and 2016, respectively, and \$220,065 thousand and \$212,745 thousand for the nine months ended September 30, 2017 and 2017 and 2016, respectively.

b. Defined benefit plan

The Group recognized pension amount of \$1,829 thousand and \$1,534 thousand for the three months ended September 30, 2017 and 2016, respectively, and \$5,488 thousand and \$4,602 thousand for the nine months ended September 30, 2017 and 2016, respectively, by using the actuarially determined pension cost rate.

20. EQUITY

a. Common stock

As of September 30, 2017, December 31, 2016, and September 30, 2016, the TWM's capital authorized was \$60,000,000 thousand and capital issued and outstanding was \$34,208,328 thousand. The issued capital was divided into 3,420,833 thousand shares, which were all common stocks, at par value of \$10 per share.

b. Capital surplus

	Sep	otember 30, 2017	De	cember 31, 2016	Sej	otember 30, 2016
Additional paid-in capital from convertible corporate bonds Treasury share transactions	\$	7,708,764 5,159,704	\$	8,775,820 5,159,704	\$	8,775,820 5,159,704
Difference between consideration and carrying amount arising from the disposal		3,139,704		3,139,704		3,139,704
of subsidiaries' shares		85,965		85,965		85,965
Changes in equity of subsidiaries		511,562		511,562		511,562
Convertible bonds payable options Changes in equity of associates accounted for using equity method		400,564 36,014		400,564 36,014		- 37,907
Others		15,418		15,418		15,418
	<u>\$</u>	<u>13,917,991</u>	<u>\$</u>	14,985,047	<u>\$</u>	14,586,376

Under the ROC Company Act, capital surplus generated from the excess of the issue price over the par value of capital stock, including the stock issued for new capital, the conversion premium from convertible corporate bonds, the difference between consideration and carrying amount of subsidiaries' shares acquired or disposed of, and treasury share transactions, may be applied to make-up accumulated deficit, if any, or be transferred to capital as stock dividends, or be distributed as cash dividends when there is no accumulated deficit, and this transfer is restricted to a certain percentage of the paid-in capital. The capital surplus arising from changes in equity of subsidiaries and changes in equity of associates accounted for using equity method could also be applied to make-up accumulated deficit, if any. And the other capital surplus cannot be used by any means.

c. Appropriation of earnings and dividend policy

In accordance with the amendments to the ROC Company Act made in May 2015, the recipients of dividends and bonuses are limited to shareholders and do not include employees. The shareholders held the annual general shareholders' meeting ("AGM") on June 15, 2016 and, in that meeting, had resolved to make amendments to TWM's Articles of Incorporation (the "Articles"), particularly the amendment to the policy on dividend distribution and the addition of the policy on distribution of employees' compensation and remuneration to directors.

The policy on appropriation of earnings and dividend distribution in amended the Articles provided that, in the event that TWM, according to the final settlement, earns profits in a fiscal year, such profits shall first be set aside to pay the applicable taxes, offset losses, set aside for legal reserve pursuant to laws and regulations, unless the legal reserve has reached TWM's total paid-up capital. The remaining profits shall be set aside for special reserve in accordance with the laws, regulations, or the business requirements. Any further remaining profits plus unappropriated earnings shall be distributed in accordance with the proposal submitted by the Board of Directors, for approval at a shareholders' meeting.

TWM adopts a dividend distribution policy whereby only surplus profits of TWM shall be distributed to shareholders. That is, after setting aside amounts for retained earnings based on TWM's capital budget plan, the residual profits shall be distributed as cash dividends. Stock dividends in a particular year shall be capped at no more than 80% of total dividends to be distributed for that year. The amount of the distributable dividends, the forms in which dividends shall be distributed, and the ratio thereof shall depend on the actual profit and cash positions of TWM and shall be approved by resolutions of the Board, who shall, upon such approval, recommend the same to the shareholders for approval by resolution at the shareholders' meetings.

The above appropriation of earnings should be resolved by the AGM held in the following year.

According to the ROC Company Act, a company shall first set aside its earning for legal reserve until it equals the paid-in capital. The legal reserve may offset losses. After offsetting any deficit, the legal reserve may be transferred to capital and distributed as stock dividends or cash dividends for the amount in excess of 25% of the paid-in capital pursuant to a resolution adopted by the shareholders' meeting.

TWM distributes and reverses special reserve in accordance with Decree No. 1010012865, Decree No. 1010047490, and "The Q&A for special reserve recognition after adopting IFRS" issued by the FSC.

The 2016 and 2015 earnings appropriations having been approved by the AGM on June 14, 2017 and June 15, 2016, respectively, were as follows:

	Appropriation	n of Earnings		Per Share Γ\$)
	For Fiscal Year 2016	For Fiscal Year 2015	For Fiscal Year 2016	For Fiscal Year 2015
Appropriation of legal reserve Appropriation of special reserve Cash dividends to shareholders	\$ 1,532,018 (483,920) 14,176,599	\$ 1,568,619 870,968 15,243,655	\$ 5.208	\$ 5.60

The cash dividends of \$5.208 per share mentioned above will be distributed from unappropriated earnings. In addition, the AGM resolved another cash appropriation from the capital surplus generated from the excess of the issuance price over the par value of capital stock amounting to \$1,067,056 thousand, that is, \$0.392 per share. Total appropriation distributed was \$5.6 per share for 2016.

Information on appropriations is available on the Market Observation Post System website of the Taiwan Stock Exchange.

d. Other equity interests

	Diffe	cchange erences on anslation	Gai Av	Inrealized in (Loss) on ailable-for- e Financial Assets		Total
Balance, January 1, 2017 Exchange differences on translation	\$	(9,133) (7,266)	\$	(680,901)	\$	(690,034) (7,266)
Changes in fair value of available-for-sale financial assets Changes in other comprehensive income (loss) of associates accounted for using		-		490,825		490,825
equity method		(347)		(24,015)		(24,362)
Balance, September 30, 2017	<u>\$</u>	(16,746)	<u>\$</u>	(214,091)	<u>\$</u>	(230,837) (Continued)

	Diff	xchange erences on anslation	Unrealized Gain (Loss) on Available-for- sale Financial Assets	Total
Balance, January 1, 2016 Exchange differences on translation	\$	22,386 (29,123)	\$ (1,196,340)	\$ (1,173,954) (29,123)
Changes in fair value of available-for-sale financial assets Changes in other comprehensive income (loss) of associates accounted for using		-	717,238	717,238
equity method		3,146	(3,059)	87
Balance, September 30, 2016	<u>\$</u>	(3,591)	<u>\$ (482,161</u>)	<u>\$ (485,752)</u> (Concluded)

e. Treasury shares

As of September 30, 2017, December 31, 2016 and September 30, 2016, TWM's stocks held for the investment purposes by TCCI, TUI and TID, which are all wholly-owned, indirectly, by TWM, were 698,752 thousand shares, and the market values were \$75,814,549 thousand, \$72,670,167 thousand and \$78,609,555 thousand, respectively. Since TWM's shares held by its subsidiaries are regarded as treasury shares, TWM recognized \$29,717,344 thousand, representing the original acquisition costs, as treasury shares. For those treasury shares holders, they have the same rights as the other shareholders, except that they are not allowed to subscribe new shares issued by TWM for cash. In addition, based on the ROC Company Act, subsidiaries with over 50% shareholding owned by TWM cannot exercise the voting rights over such treasury shares.

f. Non-controlling interests

	For the Nine Months Ended September 30		
	2017	2016	
Beginning balance	\$ 5,769,645	\$ 5,736,019	
Portion attributable to non-controlling interests			
Profit	540,204	447,045	
Exchange differences on translation	(5,689)	(28,595)	
Unrealized losses (gains) on available-for-sale financial assets	(10,782)	2,219	
Share of other comprehensive income (loss) of associates			
accounted for using equity method	(4,161)	3,696	
Changes in equity of associates accounted for using equity			
method	-	(75)	
Cash dividends paid to non-controlling interests of subsidiaries	(616,647)	(539,625)	
Decrease in non-controlling interests		(190)	
Ending balance	<u>\$ 5,672,570</u>	<u>\$ 5,620,494</u>	

21. OPERATING REVENUES

	For the Three Months Ended September 30		For the Nine Months Ended September 30	
	2017	2016	2017	2016
Telecommunication service Sales revenue Cable TV and broadband services Other operating revenues	\$ 14,428,231 12,539,319 1,590,054 205,521	\$ 15,386,950 11,264,464 1,590,773 206,335	\$ 43,637,422 36,400,664 4,733,506 <u>636,067</u>	\$ 46,013,884 34,635,537 4,817,295 <u>622,732</u>
	<u>\$ 28,763,125</u>	<u>\$ 28,448,522</u>	<u>\$ 8,5407,659</u>	<u>\$ 86,089,448</u>

22. NON-OPERATING INCOME AND EXPENSES

a. Other income

		Months Ended aber 30	For the Nine Months Endeo September 30		
	2017	2016	2017	2016	
Interest income Rental income Dividend income Other income	\$ 40,062 39,976 64,708 1,615	\$ 40,020 24,649 70,560 <u>34,225</u>	\$ 122,429 112,116 72,407 <u>5,997</u>	\$ 122,679 41,414 80,168 <u>65,850</u>	
	<u>\$ 146,361</u>	<u>\$ 169,454</u>	<u>\$ 312,949</u>	<u>\$ 310,111</u>	

b. Other gains and losses, net

	For the Three I Septem		For the Nine Months Ended September 30	
	2017	2016	2017	2016
Loss on disposal of property, plant and equipment, net	\$ (69,843)	\$ (38,770)	\$ (123,828)	\$ (132,253)
Valuation loss on financial assets at fair value through profit or loss	(2,674)	(39,682)	(38,973)	(94,167)
Valuation gain on financial liabilities at fair value				
through profit or loss	2,000	-	30,000	-
Gain on disposal of investments	2,308	-	3,000	-
Loss on foreign exchange	(1,143)	(48,254)	(74,044)	(83,383)
Others	(6,957)	(5,916)	(28,773)	(11,477)
	<u>\$ (76,309</u>)	<u>\$ (132,622</u>)	<u>\$ (232,618</u>)	<u>\$ (321,280</u>)

c. Finance costs

	For the Three I Septem		For the Nine Months Ended September 30		
	2017	2016	2017	2016	
Interest expense					
Bank loans	\$ 78,633	\$ 105,975	\$ 232,147	\$ 302,464	
Corporate bonds	62,292	49,585	196,616	147,621	
Others	11,957	17,253	31,978	61,195	
	152,882	172,813	460,741	511,280	
Less: Capitalized interest	(509)	(2,021)	(2,373)	(4,977)	
	<u>\$ 152,373</u>	<u>\$ 170,792</u>	<u>\$ 458,368</u>	<u>\$ 506,303</u>	
Capitalization rates	1.33%	1.33%	1.33%	1.33%	

23. INCOME TAX

a. Income tax recognized in profit or loss

	For the Three I Septem		For the Nine Months Ended September 30		
	2017	2016	2017	2016	
Current income tax expense					
Current period	\$ 584,305	\$ 918,623	\$ 2,265,972	\$ 2,860,850	
Prior years' adjustment	33,657	646,334	(42,361)	637,217	
	617,962	1,564,957	2,223,611	3,498,067	
Deferred income tax expense					
Temporary differences	(2,103)	(725,630)	(65,271)	(973,125)	
Income tax expense	<u>\$ 615,859</u>	<u>\$ 839,327</u>	<u>\$ 2,158,340</u>	<u>\$ 2,524,942</u>	

b. Integrated income tax information was as follows:

	September 30,	December 31,	September 30,	
	2017	2016	2016	
Balance of TWM's imputation credit account (ICA)	<u>\$ 830,787</u>	<u>\$ 1,656,478</u>	<u>\$ 102,049</u>	

As of September 30, 2017, all earning generated prior to December 31, 1997 have been appropriated.

The estimated tax creditable ratio for 2016 and actual tax creditable ratio for 2015 were 20.99% and 19.80%, respectively, based on Decree No. 10204562810 announced on October 17, 2013, by the ROC Ministry of Finance. Under the Integrated Income Tax System, ROC tax resident shareholders are allowed to claim a tax credit for the income tax paid by TWM. An ICA is maintained by TWM for such income tax, and a tax credit is allocated to each shareholder when earning distribution occurs. Actual allocation of the ICA is based on the balance on the record date for dividend distribution, therefore, the estimated tax creditable ratio may differ from the actual tax creditable ratio for the earnings appropriation. Effective from January 1, 2015, the tax creditable ratio for individual shareholders residing in ROC will be limited to fifty percent of the original tax creditable ratio.

c. Income tax examinations

The latest years for which income tax returns have been assessed by the tax authorities were as follows:

Company	Year
TWM	2015
TCC	2015
WMT	2015
TNH	2015
TFN	2015
TT&T	2015
TCCI	2015
TDC	2015
TDS	2015
TFNM	2015
GFMT	2015
GWMT	2015
WTVB	2015
TUI	2015
TID	2015
ТКТ	2015
YJCTV	2015
MCTV	2015
PCTV	2015
UCTV	2015
GCTV	2015
momo	2015
FLI	2015
FPI	2015
FST	2015
101	2015

TFN's income tax returns up to 2015 have been assessed by the tax authorities, while the assessment result of 2010 income tax return is still in the administrative litigation process at the Taipei High Administrative Court.

24. EARNINGS PER SHARE

	For the Three Months Ended September 30, 2017		
	Amount After Income Tax	Weighted- average Number of Common Stock	EPS
Basic EPS			
Profit attributable to owners of the parent	\$ 3,961,394	2,722,081	<u>\$ 1.46</u>
Effect of potential dilutive common stock		2 257	
Employees' compensation Convertible bonds	- 20,177	3,357	
Convertible bolius	20,177	90,662	
Diluted EPS Profit attributable to owners of the parent (adjusted			
for potential effect of common stock)	<u>\$ 3,981,571</u>	2,816,100	<u>\$ 1.41</u>

	For the Three Months Ended September 30, 2016		
	Amount After Income Tax	Weighted- average Number of Common Stock	EPS
Basic EPS Profit attributable to owners of the parent	\$ 3,988,258	2,722,081	<u>\$ 1.46</u>
Effect of potential dilutive common stock Employees' compensation		3,420	
Diluted EPS Profit attributable to owners of the parent (adjusted for potential effect of common stock)	<u>\$ 3,988,258</u>	2,725,501	<u>\$ 1.46</u>
		Nine Months Endo otember 30, 2017	ed
		Weighted- average	
	Amount After Income Tax	Number of Common Stock	EPS
Basic EPS Profit attributable to owners of the parent Effect of potential dilutive common stock	\$ 11,750,575	2,722,081	<u>\$ 4.32</u>
Employees' compensation Convertible bonds	35,659	3,751 <u>90,662</u>	
Diluted EPS Profit attributable to owners of the parent (adjusted for potential effect of common stock)	<u>\$ 11,786,234</u>	<u> </u>	<u>\$ 4.19</u>
		Nine Months Endo otember 30, 2016	ed
		Weighted- average	
	Amount After Income Tax	Number of Common Stock	EPS
Basic EPS Profit attributable to owners of the parent	\$ 11,879,570	2,722,081	<u>\$ 4.36</u>
Effect of potential dilutive common stock Employees' compensation	<u> </u>	3,887	
Diluted EPS Profit attributable to owners of the parent (adjusted			
for potential effect of common stock)	<u>\$ 11,879,570</u>	2,725,968	<u>\$ 4.35</u>

Since TWM has the discretion to settle the employees' compensation by cash or shares, TWM should presume that the entire amount of the compensation will be settled in shares, and the potential share dilution should be included in the weighted-average number of shares outstanding used in the calculation of diluted EPS, provided there is a dilutive effect. Such dilutive effect of the potential shares needs to be included in the calculation of diluted EPS until employees' compensation is approved in the following year.

25. OPERATING LEASE

a. Lessee

Non-cancellable rentals payable of operating leases are as follows:

	September 30,	December 31,	September 30,
	2017	2016	2016
Less than one year	\$ 3,110,452	\$ 3,138,464	\$ 3,149,849
Between one and five years	5,038,353	4,357,600	4,459,195
More than five years		<u>86,259</u>	<u>86,456</u>
	<u>\$ 8,224,134</u>	<u>\$ 7,582,323</u>	<u>\$ 7,695,500</u>

The Group leases offices, base transceiver stations, machine rooms, stores, maintenance centers etc., under operating leases. The leases typically run for a period of 1 to 5 years, with options for renewals.

The payments of leases and subleases were as follows:

		For the Three Months Ended September 30		Months Ended Iber 30
	2017	2016	2017	2016
Minimum lease payment Sublease payment	\$ 928,606 (968)	\$ 906,319 (578)	\$ 2,775,007 (3,011)	\$ 2,720,472 (1,722)
	<u>\$ 927,638</u>	<u>\$ 905,741</u>	<u>\$ 2,771,996</u>	<u>\$ 2,718,750</u>

b. Lessor

The Group leases out investment properties under operating leases. The future minimum lease payment receivables under non-cancellable leases are as follows:

	September 30,	December 31,	September 30,
	2017	2016	2016
Less than one year	\$ 146,841	\$ 134,673	\$ 118,468
Between one and five years	544,885	543,754	420,520
More than five years	<u>178,923</u>	<u>285,962</u>	<u>167,433</u>
	<u>\$ 870,649</u>	<u>\$ 964,389</u>	<u>\$ 706,421</u>

26. CAPITAL MANAGEMENT

The Group maintains and manages its capital to meet the minimum paid-in capital required by the competent authority, and to optimize the balance of liabilities and equity in order to maximize shareholders' return. By periodically reviewing and measuring relative cost, risk, and rate of return to ensure profit and to maintain adequate financial ratios, the Group may adopt various financing approaches to balance its capital structure in order to meet the demands for capital expenditures, working capital, settlements of liabilities, and dividend payments in its normal course of business for the future.

27. FINANCIAL INSTRUMENTS

a. Categories of financial instruments

	September 30, 2017	December 31, 2016	September 30, 2016
Financial assets			
Financial assets at fair value through profit or loss (including current and non-current portions)	\$ 353	\$ 42,030	\$ 58,393
Available-for-sale financial assets (including current and non-current portions) Financial assets carried at cost	<u>5,617,126</u> 177,401	<u>4,426,218</u> 188,548	<u>4,612,067</u> 190,756
Loans and receivables:			
Cash and cash equivalents Receivables (including current and	5,973,335	7,704,517	6,570,923
non-current portions) Debt instrument investments without active	20,017,270	21,351,373	21,334,757
market (including current and non-current portions) Other financial assets (including current	453,291	423,481	393,013
and non-current portions)	3,061,714	4,144,717	4,052,406
Refundable deposits Subtotal	$\frac{1,603,728}{31,109,338}$	<u> </u>	<u>591,108</u> 32,942,207
Total	<u>\$ 36,904,218</u>	<u>\$ 38,877,665</u>	<u>\$ 37,803,423</u>
Financial liabilities			
Short-term borrowings Short-term notes and bills payable Payables (including current and non-current	\$ 8,612,052 4,997,820	\$ 7,363,005 -	\$ 13,870,109 7,696,897
portions)	17,976,190	17,794,396	17,507,797
Financial liabilities at fair value through profit or loss	11,961	41,961	_
Bonds payable (including current portion) Long-term borrowings (including current	21,526,419	24,359,772	14,797,173
portion) Guarantee deposits	21,483,800 970,087	24,800,582 <u>887,163</u>	24,836,027 863,909
Total	<u>\$ 75,578,329</u>	<u>\$ 75,246,879</u>	<u>\$ 79,571,912</u>

- b. Fair value of financial instruments
 - 1) Financial instruments not at fair value

Except for the table below, the Group considers that the book value of financial assets and liabilities that are not at fair value is close to the fair value, or the fair value cannot be reliably measured.

	Septembe	er 30, 2017	Decembe	r 31, 2016	Septembe	r 30, 2016
	Carrying Amount	Fair Value	Carrying Amount	Fair Value	Carrying Amount	Fair Value
Financial liabilities						
Bonds payable (including current portion)	\$ 21,526,419	\$ 22,173,867	\$ 24,359,772	\$ 24,971,227	\$ 14,797,173	\$ 14,995,969

The fair value of bonds payable is measured by Level 2 inputs, using a volume-weighted-average price on the OTC at the end of the reporting period.

2) Fair value measurements recognized in the consolidated balance sheets

The table below provides the related analysis of financial instruments at fair value after initial recognition. Based on the extent that fair value can be observed, the fair value measurements are grouped into Levels 1 to 3:

- Level 1: Inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: Inputs other than quoted prices included within Level 1 are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices).
- Level 3: Inputs for the assets or liabilities are not based on observable market data (unobservable inputs).

Fair value of financial instruments that are measured at fair value on a recurring basis

September 30, 2017

	Level 1	Level 2	Level 3	Total
Financial assets at fair value through profit or loss	<u>\$</u>	<u>\$</u>	<u>\$ 353</u>	<u>\$ 353</u>
Available-for-sale financial assets				
Domestic listed stock Limited partnerships Beneficiary certificates Foreign unlisted stocks	\$3,920,865 - 859,281 -	\$ - - - - - - -	\$ - 804,610 - -	\$3,920,865 804,610 859,281 32,370
	<u>\$4,780,146</u>	<u>\$ 32,370</u>	<u>\$ 804,610</u>	<u>\$5,617,126</u>
Financial liabilities at fair value through profit or loss	<u>\$</u>	<u>\$ 11,961</u>	<u>\$</u>	<u>\$ 11,961</u>
December 31, 2016

	Level 1	Level 2	Level 3	Total
Financial assets at fair value through profit or loss	<u>\$</u>	<u>\$</u>	<u>\$ 42,030</u>	<u>\$ 42,030</u>
Available-for-sale financial assets				
Domestic listed stock Beneficiary certificates Foreign unlisted stocks	\$ 3,414,959 965,833	\$ <u>-</u> 45,426	\$	\$ 3,414,959 965,833 <u>45,426</u>
	<u>\$ 4,380,792</u>	<u>\$ 45,426</u>	<u>\$ </u>	<u>\$ 4,426,218</u>
Financial liabilities at fair value through profit or loss September 30, 2016	<u>\$</u>	<u>\$ 41,961</u>	<u>\$</u>	<u>\$ 41,961</u>
_	Level 1	Level 2	Level 3	Total
Financial assets at fair value through profit or loss	<u>\$</u>	<u>\$</u>	<u>\$ 58,393</u>	<u>\$ 58,393</u>
Available-for-sale financial assets				
Domestic listed stock Domestic emerging stock Beneficiary certificates Foreign unlisted stocks	\$ 1,782,025 1,813,269 969,104	\$ - - - 47,669	\$ - - - -	\$ 1,782,025 1,813,269 969,104 47,669
	<u>\$ 4,564,398</u>	<u>\$ 47,669</u>	<u>\$</u>	<u>\$ 4,612,067</u>

There was no transfer between the fair value measurements of Levels 1 and 2 for the nine months ended September 30, 2017. Transfer between Level 1 and Level 2 for the nine months ended September 30, 2016 was mainly due to the changes in the source of valuation.

Valuation techniques and assumptions used in fair value determination

- a) The fair value of financial instruments traded in active markets is based on quoted market prices (including stocks and funds of publicly traded companies).
- b) Valuation techniques and inputs applied for Level 2 fair value measurement:

For foreign unlisted stocks, the Group takes price fluctuations and risk-free rates into consideration by using the market comparison approach. Call and put options of convertible bonds adopted for binomial tree valuation model, were evaluated by the observable closing price of the stocks, volatility, risk-free interest rate, risk discount rate, and liquidity risk at the balance sheet date.

- c) Valuation techniques and inputs applied for Level 3 fair value measurement:
 - i. The embedded derivatives instruments of convertible notes are evaluated by using binary tree evaluation models to evaluate fair value, considering significant unobservable inputs are historical volatility of stock prices and liquidity discount rate. As of September 30, 2017 and December 31, 2016 and September 30, 2016, the historical volatility of stock prices was estimated at 47.97%, 68.91% and 68.94%, respectively, and the liquidity discount rate was estimated at 14.73%, 30.56% and 32.50%, respectively. Assuming all other variables are constant, an increase (or decrease) in the historical volatility of stock prices used in isolation would result in an increase (or decrease) in the liquidity discount rate. There is a positive correlation between historical volatility of stock prices and fair value and a negative correlation between liquidity discount rate and fair value. As a result, the fair value is affected by historical volatility of stock prices and liquidity discount rate.
 - ii. The fair value of limited partnerships investments was evaluated through the market approach. The evaluation and assumption were mainly referred to related information of comparable market targets.
- 3) Reconciliation of Level 3 fair value measurements of financial instruments

For the Nine Months Ended September 30, 2017

	Financial Assets at Fair Value Through Profit or Loss - Derivatives Instruments	Available-for-sale Financial Assets - Limited Partnerships
Balance at January 1, 2017	\$ 42,030	\$ -
Purchases	-	810,865
Recognized in profit or loss		
Valuation loss on financial assets at fair value		
through profit or loss	(38,973)	-
Unrealized loss on foreign currency exchange	(2,704)	-
Recognized in other comprehensive income		
Unrealized loss on available-for-sale financial		
assets	<u> </u>	(6,255)
Balance at September 30, 2017	<u>\$ 353</u>	<u>\$ 804,610</u>

For the Nine Months Ended September 30, 2016

	Financial Assets at Fair Value Through Profit or Loss - Derivatives Instruments	Available-for-sale Financial Assets - Limited Partnerships
Balance at January 1, 2016 Recognized in profit or loss Valuation loss on financial assets at fair value	\$ 158,322	\$ -
through profit or loss Unrealized loss on foreign currency exchange	(94,167) (5,762)	-
Balance at September 30, 2016	<u>\$ 58,393</u>	<u>\$</u>

- c. Financial risk management
 - 1) The Group is exposed to the following risks due to usage of financial instruments:
 - a) Credit risk
 - b) Liquidity risk
 - c) Market risk

This note presents information concerning the Group's risk exposure and the Group's targets, policies, and procedures to measure and manage the risks.

- 2) Risk management framework
 - a) Decision-making mechanism

The Board of Directors is the highest supervisory and decision-making body responsible for assessing material risks, designating actions to control these risks, and keeping track of their execution. In addition, the Operations and Management Committee conducts periodic reviews of each business group's operating target and performance to meet the Group's guidance and budget.

- b) Risk management policies
 - i. Promote a risk-management-based business model.
 - ii. Establish a risk management mechanism that can effectively recognize, evaluate, supervise and control risk.
 - iii. Create a company-wide risk management structure that can limit risk to an acceptable level.
 - iv. Introduce best risk management practices and continue to seek improvements.
- c) Monitoring mechanism

The Internal Audit Office assesses the potential risks that the Group may face and uses this information as a reference for determining its annual audit plan. The Internal Audit Office reports the results and findings of performing such procedures, and follows up the discrepancies, if any, for actions.

3) Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counterparty of a financial instrument fails to meet its contractual obligations, which arises principally from the Group's receivables from customers and financial instruments. The Group deals with customers with good reputations and monitors customers' credit risk and credit ratings continuously. The Group does not concentrate transactions significantly with any single customer or counterparty. The Group's maximum exposure to credit risk of all kinds of financial instruments is equal to the carrying amount.

4) Liquidity risk

Liquidity risk is the risk that the Group fails to meet the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to manage liquidity is to ensure, as far as possible, that it always has sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable loss or damage to the Group's reputation.

The Group manages and maintains sufficient capital to ensure the requirements of paying estimated operating expenditures, including financial obligations on each contract. The Group also monitors its bank credit facilities to ensure that the provisions of loan contracts are all compliant. As of September 30, 2017, December 31, 2016 and September 30, 2016, the Group had unused bank facilities of \$55,868,131 thousand, \$53,599,608 thousand and \$44,570,200 thousand, respectively.

The table below summarizes the maturity profile of the Group's financial liabilities based on contractual undiscounted payments, but not including the financial liabilities whose carrying amounts approximate contractual cash flows.

	Contractual Cash Flows	Within 1 Year	1-5 Years	More Than 5 Years
September 30, 2017				
Unsecured loans Secured loans Short-term notes and	\$ 27,553,859 2,922,377	\$ 13,921,442 269,631	\$ 13,632,417 2,652,746	\$ - -
bills payable Bonds payable	5,000,000 22,238,910	5,000,000 <u>3,058,010</u>	- 19,180,900	-
	<u>\$ 57,715,446</u>	<u>\$ 22,249,083</u>	<u>\$ 35,466,063</u>	<u>\$ </u>
December 31, 2016				
Unsecured loans Secured loans Bonds payable	\$ 29,506,748 3,180,198 25,213,730	\$ 10,709,592 273,132 <u>3,095,420</u>	\$ 18,797,156 2,907,066 22,118,310	\$
	<u>\$ 57,900,676</u>	<u>\$ 14,078,144</u>	<u>\$ 43,822,532</u>	<u>\$</u>
September 30, 2016				
Unsecured loans Secured loans Short-term notes and	\$ 36,102,074 3,196,672	\$ 17,224,761 274,295	\$ 18,877,313 2,922,377	\$ - -
bills payable Bonds payable	7,700,000 <u>15,334,330</u>	7,700,000 <u>3,095,420</u>	12,238,910	
	<u>\$ 62,333,076</u>	<u>\$ 28,294,476</u>	<u>\$ 34,038,600</u>	<u>\$ </u>

5) Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates, and equity prices, will affect the Group's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within an acceptable range and to optimize the return.

The Group carefully evaluates each financial instrument transaction involving any risk such as exchange rate risk, interest rate risk, and market price risk in order to decrease potential influences caused by market uncertainty.

a) Exchange rate risk

The Group mainly operates in Taiwan, except for international roaming services. Most of the operating revenues and expenses are measured in NTD. A small portion of the expenses is paid in USD and EUR, etc.; thus, the Group purchases currency at the spot rate based on the conservative principle in order to hedge exchange rate risk.

The Group's foreign currency assets and liabilities exposed to significant exchange rate risk were as follows:

	September 30, 2017		
	Foreign Currencies	Exchange Rate	New Taiwan Dollars
Foreign currency assets			
Monetary items			
RMB	\$ 10,394	4.559	\$ 47,386
USD	28,546	30.315	865,424
HKD	117,077	3.881	454,374
EUR	771	35.76	27,573
Non-monetary items			
RMB	169,795	4.559	774,096
USD	26,542	30.315	804,610
HKD	8,432	3.881	32,723
THB	158,695	0.913	144,857
Foreign currency liabilities			
Monetary items			
RMB	4,545	4.559	20,721
USD	13,995	30.315	424,317
EUR	33	35.76	1,182
		December 31, 2016	
	Foreign		New Taiwan
	Foreign Currencies	Exchange Rate	New Taiwan Dollars
Foreign currency assets		Exchange Rate	
Foreign currency assets Monetary items		Exchange Rate	
		Exchange Rate 4.629	
Monetary items RMB USD	Currencies \$ 5,376 44,373	4.629 32.28	Dollars \$ 24,885 1,432,354
Monetary items RMB USD HKD	Currencies \$ 5,376 44,373 102,060	4.629 32.28 4.161	Dollars \$ 24,885 1,432,354 424,671
Monetary items RMB USD HKD EUR	Currencies \$ 5,376 44,373	4.629 32.28	Dollars \$ 24,885 1,432,354
Monetary items RMB USD HKD EUR Non-monetary items	Currencies \$ 5,376 44,373 102,060 1,515	4.629 32.28 4.161 33.75	Dollars \$ 24,885 1,432,354 424,671 51,121
Monetary items RMB USD HKD EUR Non-monetary items RMB	Currencies \$ 5,376 44,373 102,060 1,515 159,158	4.629 32.28 4.161 33.75 4.629	Dollars \$ 24,885 1,432,354 424,671 51,121 736,742
Monetary items RMB USD HKD EUR Non-monetary items RMB HKD	Currencies \$ 5,376 44,373 102,060 1,515 159,158 21,018	4.629 32.28 4.161 33.75 4.629 4.161	Dollars \$ 24,885 1,432,354 424,671 51,121 736,742 87,456
Monetary items RMB USD HKD EUR Non-monetary items RMB	Currencies \$ 5,376 44,373 102,060 1,515 159,158	4.629 32.28 4.161 33.75 4.629	Dollars \$ 24,885 1,432,354 424,671 51,121 736,742
Monetary items RMB USD HKD EUR Non-monetary items RMB HKD	Currencies \$ 5,376 44,373 102,060 1,515 159,158 21,018	4.629 32.28 4.161 33.75 4.629 4.161	Dollars \$ 24,885 1,432,354 424,671 51,121 736,742 87,456
Monetary items RMB USD HKD EUR Non-monetary items RMB HKD THB Foreign currency liabilities	Currencies \$ 5,376 44,373 102,060 1,515 159,158 21,018	4.629 32.28 4.161 33.75 4.629 4.161	Dollars \$ 24,885 1,432,354 424,671 51,121 736,742 87,456
Monetary items RMB USD HKD EUR Non-monetary items RMB HKD THB Foreign currency liabilities Monetary items	Currencies \$ 5,376 44,373 102,060 1,515 159,158 21,018 163,007	4.629 32.28 4.161 33.75 4.629 4.161 0.905	Dollars \$ 24,885 1,432,354 424,671 51,121 736,742 87,456 147,521
Monetary items RMB USD HKD EUR Non-monetary items RMB HKD THB Foreign currency liabilities	Currencies \$ 5,376 44,373 102,060 1,515 159,158 21,018	4.629 32.28 4.161 33.75 4.629 4.161	Dollars \$ 24,885 1,432,354 424,671 51,121 736,742 87,456
Monetary items RMB USD HKD EUR Non-monetary items RMB HKD THB Foreign currency liabilities Monetary items RMB	Currencies \$ 5,376 44,373 102,060 1,515 159,158 21,018 163,007 4,444	4.629 32.28 4.161 33.75 4.629 4.161 0.905	Dollars \$ 24,885 1,432,354 424,671 51,121 736,742 87,456 147,521 20,571

	September 30, 2016			
	Foreign Currencie	•	New Taiwan Dollars	
Foreign currency assets				
Monetary items				
RMB	\$ 5,04	4.693	\$ 23,686	
USD	38,80	57 31.355	1,218,674	
HKD	97,48	30 4.043	394,111	
EUR	1,42	23 35.18	50,071	
THB	8,21	0.9099	7,458	
Non-monetary items				
RMB	154,61	4.693	725,624	
HKD	26,23	33 4.043	106,062	
THB	161,57	0.9099	147,021	
Foreign currency liabilities				
Monetary items				
RMB	4,44	4.693	20,856	
USD	10,54	45 31.355	330,650	
EUR	ç	35.18	3,413	

The Group's foreign exchange gains and losses, including realized and unrealized, for the three months ended September 30, 2017 and 2016, were net exchange loss of \$1,143 thousand and \$48,254 thousand, respectively. For the nine months ended September 30, 2017 and 2016, net exchange loss amounted to \$74,044 thousand and \$83,383 thousand, respectively. Due to the variety of functional currencies, the Group could not disclose the foreign exchange gains (losses) for each foreign currency with significant influence.

Sensitivity analysis

The Group's exchange rate risk comes mainly from conversion gains and losses of accounts denominated in monetary items of foreign currencies. If there had been an unfavorable 5% movement in the levels of foreign exchanges against NTD at the end of the reporting period (with other factors remaining constant at the end of the reporting period and with analyses of the two periods on the same basis), profit would have decreased by \$47,427 thousand and \$66,954 thousand for the nine months ended September 30, 2017 and 2016, respectively.

b) Interest rate risk

The Group issued unsecured corporate bonds and signed facility agreements with banks for locking in medium- and long-term fixed interest rates. In respect of interest payables, the fluctuation of interest rates does not affect the Group significantly.

The carrying amounts of the Group's financial assets and financial liabilities exposed to interest rate risk were as follows:

	September 30, 2017	December 31, 2016	September 30, 2016
Fair value interest rate risk			
Financial assets	\$ 7,021,608	\$ 9,384,999	\$ 8,489,287
Financial liabilities	30,446,392	30,897,585	44,294,070
Cash flow interest rate risk			
Financial assets	1,924,488	2,307,317	1,968,046
Financial liabilities	16,545,852	16,063,586	16,906,136

Sensitivity analysis

The following sensitivity analysis is based on the exposure to interest rate risk of derivative and non-derivative instruments at the end of the reporting period. For floating-rate assets and liabilities, the analysis assumes that the balances of outstanding assets and liabilities at the end of the reporting period have been outstanding for the whole period and that the changes in interest rates are reasonable. If the interest rate had increased by 50 basis points (with other factors remaining constant at the end of the reporting period and with analyses of the two periods on the same basis), the Group's profit would have decreased by \$54,830 thousand and \$56,018 thousand for the nine months ended September 30, 2017 and 2016, respectively.

c) Other market price risk

The Group's exposure to equity price risk is mainly due to holding of equity financial instruments. The Group manages the risk by maintaining portfolios of investments with different risks and by continuously monitoring the future developments and market trends of investment targets.

Sensitivity analysis

If the prices of equity instruments had decreased by 5% (with other factors remaining constant and with the analyses of the two periods on the same basis), other comprehensive income would have decreased by \$280,856 thousand and \$230,603 thousand for the nine months ended September 30, 2017 and 2016, respectively.

28. RELATED-PARTY TRANSACTIONS

a. Parent company and ultimate controlling party

TWM is the ultimate controlling party of the Group.

b. Related party name and nature of relationship

Related Party

GHS TPE Kbro Media TVD Shopping ADT Beijing Global JiuSha Media Technology Co., Ltd. Nature of Relationship

Associates Associates Associates Associates Associates Associates (subsidiary of GHS) (Continued)

Nature	of	Relation	shin
Tature	UI	ixciation	smp

Beijing YueShih JiuSha Media Technology Co., Ltd.	А
Beijing Pelican Express Co., Ltd.	А
Good Image Co., Ltd.	А
Fubon Life Insurance Co., Ltd. (Fubon Life)	0
Taipei Fubon Commercial Bank Co., Ltd. (TFCB)	0
Fubon Insurance Co., Ltd. (Fubon Ins.)	0
Fubon Securities Investment Trust Co., Ltd. (FSIT)	0
Fubon Property Management Co., Ltd. (FPM)	0
Fubon Financial Holding Co., Ltd.	0
Fubon Life Insurance (HK) Ltd.	0
Fubon Securities Co., Ltd.	0
Fubon Futures Co., Ltd.	0
Fubon Investment Services Co., Ltd.	0
Fubon Marketing Co., Ltd.	0
Fu-Sheng Life Insurance Agency Co., Ltd.	0
Fu-Sheng General Insurance Agency Co., Ltd.	0
Fubon Financial Venture Capital Co., Ltd.	0
Fubon Sports & Entertainment Co., Ltd.	0
Fubon Asset Management Co., Ltd.	0
One Production Film Co., Ltd.	0
Fubon Bank (China) Co., Ltd.	0
Fubon Land Development Co., Ltd.	0
Fubon Real Estate Management Co., Ltd.	0
Fubon Hospitality Management Co., Ltd.	0
Chung Hsing Constructions Co., Ltd.	0
Fu Yi Health Management Corp. Ltd.	0
Dai-Ka Ltd.	0
Taiwan Mobile Foundation (TMF)	0
Taipei New Horizon Foundation (TNHF)	0
Fubon Cultural & Educational Foundation	0
Fubon Charity Foundation	0
Fubon Art Foundation	0
Taipei Fubon Bank Charity Foundation	0
Taipei New Horizon Management Agency	0

Associates (subsidiary of GHS) Associates (subsidiary of TPE) Associates (subsidiary of Kbro Media) Other related parties Other related parties

(Concluded)

c. Significant transactions with related parties

1) Operating revenue

	For the Three Months Ended September 30		For the Nine Months Ende September 30	
	2017	2016	2017	2016
Associates Other related parties	\$ 22,367 	\$ 22,001 <u>116,247</u>	\$ 37,724 <u>650,594</u>	\$ 58,921 299,839
	<u>\$ 258,056</u>	<u>\$ 138,248</u>	<u>\$ 688,318</u>	<u>\$ 358,760</u>

The Group renders telecommunication, sales and maintenance services, etc., to other related parties. The transaction terms with related parties were not significantly different from those with third parties.

2) Purchases

	For the Three Months Ended September 30		For the Nine Months Endec September 30	
	2017	2016	2017	2016
Associates Other related parties	\$ 101,092 243,834	\$ 88,914 <u>157,899</u>	\$ 297,800 <u>555,472</u>	\$ 280,293 403,297
	<u>\$ 344,926</u>	<u>\$ 246,813</u>	<u>\$ 853,272</u>	<u>\$ 683,590</u>

The entities mentioned above provide logistics, copyright and other services. The transaction terms with related parties were not significantly different from those with third parties.

3) Receivables due from related parties

Account	Related Party	September 30,	December 31,	September 30,
	Categories	2017	2016	2016
Accounts receivable	Associates	\$ 9,667	\$ 4,367	\$ 9,379
Accounts receivable	Other related parties	<u> 116,846</u>	79,174	79,320
		<u>\$ 126,513</u>	<u>\$ 83,541</u>	<u>\$ 88,699</u>
Other receivables	Associates	\$ 110,630	\$ 94,873	\$ 72,217
Other receivables	Other related parties	<u>33,297</u>	<u>66,936</u>	<u>47,427</u>
		<u>\$ 143,927</u>	<u>\$ 161,809</u>	<u>\$ 119,644</u>

Receivables from related parties above were not secured with collateral, and no provisions for bad debt expenses were accrued.

4) Payables due to related parties

Account	Related Party	September 30,	December 31,	September 30,	
	Categories	2017	2016	2016	
Accounts payable Accounts payable	Associates	\$818	\$ 507	\$ 27,971	
	Other related parties	<u>71,216</u>	145,475	<u>110,665</u>	
		<u>\$ 72,034</u>	<u>\$ 145,982</u>	<u>\$ 138,636</u>	
Other payables Other payables	Associates	\$ 47,428	\$ 34,402	\$ -	
	Other related parties	<u>69,371</u>		<u>73,923</u>	
		<u>\$ 116,799</u>	<u>\$ 108,605</u>	<u>\$ 73,923</u>	
5) D					

5) Prepayments

	September 30,	December 31,	September 30,
	2017	2016	2016
Other related parties	<u>\$ 63,017</u>	<u>\$ 36,005</u>	<u>\$ 48,632</u>

6) Borrowings from related parties

	September 30, Decem 2017 20		September 30, 2016
Other related parties	<u>\$ 62,052</u>	<u>\$ 63,005</u>	<u>\$ -</u>

The rate on borrowings from related parties was equivalent to the rate in the market. As of September 30, 2017, December 31, 2016 and September 30, 2016, the Group had drawn \$16,250 thousand, \$16,250 thousand and \$32,500 thousand, respectively, of performance bonds from the related parties.

7) Bank deposits, time deposits and other financial assets

	September 30, 2017	December 31, 2016	September 30, 2016
Other related parties TFCB Others	\$ 1,088,464 6,918	\$ 2,273,279 <u>13,576</u>	\$ 2,171,498 486
	<u>\$ 1,095,382</u>	<u>\$ 2,286,855</u>	<u>\$ 2,171,984</u>

8) Acquisition of available-for-sale financial assets-current

The Group purchased beneficiary certificates from FSIT amounted to \$120,000 thousand for the nine months ended September 30, 2017.

9) Disposal of available-for-sale financial assets-current

The Group sold the beneficiary certificates to FSIT, which were originally purchased from FSIT, for \$120,012 thousand, resulting in a disposal gain of \$12 thousand for the nine months ended September 30, 2017.

10) Others

			Septem 20	,		nber 31, 016	-	ember 30, 2016
Guarantee deposits Other related parties			<u>\$ 48</u>	<u>,438</u>	<u>\$</u>	<u>18,279</u>	<u>\$</u>	<u>48,279</u>
	For the Three Months Ended September 30		For the Nine Months Ended September 30					
		2017		2016		2017 2016		2016
Operating expenses								
Other related parties								
TMF	\$	5,000	\$	6,000	\$	15,000	\$	20,000
TNHF		-		-		5,000		5,000
Fubon Life		35,077		34,095		105,233		105,262
FPM		17,048		18,102		48,932		57,249
TFCB		67,891		66,932		201,187		195,234
Others		14,888		5,392		63,651		21,321
	<u>\$</u>	139,904	<u>\$</u>	130,521	<u>\$</u>	439,003	<u>\$</u>	404,066

		Months Ended nber 30	For the Nine Months Ended September 30		
	2017	2016	2017	2016	
Non-operating income					
Other related parties	<u>\$ 11,553</u>	<u>\$ </u>	<u>\$ 11,553</u>	<u>\$ </u>	

Operating expenses and non-operating income include rental expenses and rental income. Leases are conducted by referring to the general market prices, and rental is paid and collected on a monthly or two-monthly basis.

d. Key management compensation

The amounts of remuneration of directors and key executives were as follows:

	For the Three Months Ended September 30		For the Nine Months End September 30	
	2017	2016	2017	2016
Short-term employee benefits Termination and	\$ 64,603	\$ 68,042	\$ 222,177	\$ 216,754
post-employment benefits	14,073	2,075	18,767	8,418
	<u>\$ 78,676</u>	<u>\$ 70,117</u>	<u>\$ 240,944</u>	<u>\$ 225,172</u>

29. ASSETS PLEDGED

The assets pledged as collateral for bank borrowings and syndicated loans, lawsuits, purchase of inventory, loan commitments and performance bonds were as follows:

	September 30,	December 31,	September 30,
	2017	2016	2016
Other current financial assets	\$ 2,690,252	\$ 2,650,196	\$ 2,566,659
Services concession	7,372,172	7,506,211	7,550,891
Other non-current financial assets	128,819	125,953	<u>126,945</u>
	<u>\$ 10,191,243</u>	<u>\$ 10,282,360</u>	<u>\$ 10,244,495</u>

30. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED COMMITMENTS

a. Unrecognized commitments

	September 30,	December 31,	September 30,
	2017	2016	2016
Purchases of property, plant and equipment	<u>\$ 4,842,567</u>	<u>\$ 3,983,037</u>	<u>\$ 4,695,820</u>
Purchases of cellular phones	<u>\$ 5,127,624</u>	<u>\$ 7,728,902</u>	<u>\$ 7,881,448</u>

- b. As of September 30, 2017, December 31, 2016 and September 30, 2016, the amounts of endorsements and guarantees (provided to entities within the Group) were \$21,755,155 thousand, \$21,688,870 thousand and \$21,831,580 thousand, respectively.
- c. In accordance with the NCC's policy and regulations, TWM entered into a contract with First Commercial Bank Co., Ltd., which provides a performance guarantee for advance receipts from prepaid cards and electronic gift certificates, totaling \$699,438 thousand and \$16,673 thousand, respectively, as of September 30, 2017.

In accordance with the NCC's policy and regulations, cable television companies should provide performance bonds based on a certain proportion of the advance receipts from their subscribers. As of September 30, 2017, the cable television companies had provided \$66,379 thousand as performance bonds, classified as other non-current financial assets.

In accordance with the Ministry of Economic Affairs' policy and regulations, momo entered into a contract with First Commercial Bank Co., Ltd., which provides a performance guarantee for advance receipts from prepaid bonuses and electronic tickets totaling \$24,114 thousand and \$8,100 thousand, respectively, as of September 30, 2017.

In accordance with the Ministry of Economic Affairs' policy and regulations, TKT entered into a contract with Mega International Commercial Bank Co., Ltd., which provides a performance guarantee for advance receipts from prepaid music cards totaling \$1,845 thousand as of September 30, 2017.

- d. On January 15, 2009, TNH signed the BOT contract with the Department of Cultural Affairs of Taipei City Government. The primary terms of the contract are summarized as follows:
 - 1) Construction and operating period:

The construction and operating period is 50 years from the day following the signing of the contract.

2) Development concession:

The total initial amount of concession was \$1,238,095 thousand (tax excluded). According to the supplemental agreement signed in November 2014, the concession will be paid with additional business tax from the signing date of the supplemental agreement; thus, the concession will be increased by \$48,750 thousand. The rest of the concession will be paid over 14 years from fiscal year 2015. As of September 30, 2017, \$506,594 thousand (tax included) of the concession had been paid.

3) Performance guarantee:

As of September 30, 2017, TNH had provided a \$32,500 thousand performance guarantee regarding the BOT contract.

4) Rental of land:

During the construction period, TNH should pay land value tax (1% of the announced land value) and other expenses.

During the operating period, TNH should pay 60% of 5% of the announced land value, that is, 3% of the announced land value. According to the supplemental agreement signed in November 2014, the concession will be paid with additional business tax from the date of agreement signing.

e. In May 2015, Far EasTone Telecommunications ("FET") filed with the Taipei District Court ("Court") a request for provisional injunction to prohibit TWM from using a portion of its C1 spectrum block (1715.1-1721.3/1810.1-1816.3 MHz). FET offered a security deposit of \$1,048,703 thousand for the Court to bring the requested injunction into effect. The Court granted the request but allowed TWM to provide a counter-security deposit of \$927,000 thousand to continue the use of the spectrum block. TWM filed for the counter-security and the use of the C1 spectrum remains status quo. The rights and interests of the subscribers will not be affected.

Besides, in August 2015, FET filed with the Court a civil statement of complaint, in which FET claims that (i) TWM shall apply to return the C4 spectrum block (1748.7-1754.9/1843.7-1849.9 MHz) to the NCC; (ii) TWM shall not use the C4 spectrum block; (iii) TWM shall not use the C1 spectrum block

until the application of TWM to return the C4 spectrum block is approved by the NCC; (iv) TWM shall provide \$1,005,800 thousand to FET as compensation. On May 23, 2016, the Court decided that TWM lost the lawsuit on claims (i), (ii), and (iii); FET lost on claim (iv). FET offered a security deposit of \$320,630 thousand for provisional execution of claims (i) to (iv). TWM offered a counter-security deposit of \$961.913 thousand to be exempted from the provisional execution of claims (i) to (iv). In addition, TWM had offered a counter-security deposit for exemption from provisional execution of the sentence. TWM and FET have appealed against the aforementioned sentences respectively. The cases are still in the judicial process at the Taiwan High Court.

FET further filed a provisional injunction in April 2016, in which FET claimed that TWM shall apply to return the C4 spectrum block to the NCC immediately and TWM shall not use the C1 and C4 spectrum blocks. The Court declared that after FET has provided a collateral of \$143,050 thousand, TWM shall apply to return the C4 spectrum block to the NCC, and TWM shall be prohibited from the use of the C4 spectrum block; the rest of FET's claims were rejected. TWM may provide a counter-security deposit of \$547,119 thousand to be exempted from, or to move for revocation of the above FET's provisional injunction. TWM provided the counter-security deposit so that TWM would not be required to return the C4 spectrum block and the use of the C4 spectrum block would remain status quo. TWM and FET have filed an appeal against the unfavorable portion of the judgement. The Taiwan High Court declared a ruling which partially reversed the original ruling "prohibiting TWM from using C4 spectrum block in any manner and being exempted from, or to move for revocation of the above temporary status of provisional injunction after TWM provided counter-security deposit." FET applied for rejection of the partial reversal ruling; the rest of TWM's claims were rejected. TWM and FET have appealed against the unfavorable judgements to the Supreme Court. The Supreme Court dismissed the aforementioned ruling and remanded the cases to the Taiwan High Court. On September 27, 2017, TWM received a ruling that the Taiwan High Court considered the appeals of TWM reasonable and rejected the claims and appeals of FET since TWM had returned the C4 spectrum block leading to FET's purpose of using the spectrum block without the judgement. FET has appealed to the Supreme Court again, and the cases are in the judicial process at the Supreme Court for the time being.

The outcome of the court cases is not expected to have material impact on TWM's financial or operational aspects.

31. OTHERS

Depreciation

Amortization

Employee benefits, depreciation, and amortization are summarized as follows:

7,402,261

2.167.553

		For tl	ne Three Months	s Ended Septeml	ber 30		
		2017		2016			
	Classified as Operating Costs	Classified as Operating Expenses	Total	Classified as Operating Costs	Classified as Operating Expenses	Total	
Employee benefits							
Salary	\$ 525,204	\$ 1,016,454	\$ 1,541,658	\$ 505,577	\$ 965,740	\$ 1,471,317	
Insurance expenses	41,716	93,970	135,686	40,246	88,636	128,882	
Pension	23,451	49,432	72,883	22,980	48,831	71,811	
Others	25,779	63,312	89,091	24,866	60,477	85,343	
Depreciation	2,477,873	91,913	2,569,786	2,566,839	111,341	2,678,180	
Amortization	753,409	110,622	864,031	679,488	116,841	796,329	
		For t	he Nine Months	Ended Septemb	er 30		
		2017			2016		
	Classified as Operating Costs	Classified as Operating Expenses	Total	Classified as Operating Costs	Classified as Operating Expenses	Total	
Employee benefits		F			F ~ ~ ~ ~		
Salary	\$ 1,560,751	\$ 3,146,808	\$ 4,707,559	\$ 1,516,004	\$ 3,012,006	\$ 4,528,010	
Insurance expenses	126,367	282,409	408,776	121,426	262,124	383,550	
Pension	69,913	148,900	218,813	68,738	141,783	210,521	
Others	76,858	193,910	270,768	75,217	180,739	255,956	

296,392

323,846

7,698,653

2,491,399

351,801

337.700

7,641,981

2.038.326

7,993,782

2,376,026

a. Information of employees' compensation and remuneration to directors

In accordance with the amendments to the ROC Company Act in May 2015 and the amended TWM's Articles resolved in the AGM in June 2016, estimated employees' compensation and remuneration to directors are at the rates of 1% to 3% and no higher than 0.3%, respectively, of profit before income tax, employees' compensation, and remuneration to directors. For the three months and the nine months ended September 30, 2017 and 2016, the estimated amounts, prorated based on profit before income tax, were respectively \$119,095 thousand, \$364,277 thousand, \$128,742 thousand, and \$384,781 thousand for the compensation of the employees, and were respectively \$11,910 thousand, \$36,428 thousand, \$12,874 thousand, and \$38,478 thousand for the remuneration to the directors.

If there is a change in the approved amounts after the annual financial statements are authorized for issue, the differences are recorded as a change in accounting estimate in the next year.

The employees' compensation and remuneration to directors of 2016 and 2015 shown below were approved by the Board of Directors on January 25, 2017 and January 29, 2016, respectively. The differences with the amounts recognized in the consolidated financial statements have been adjusted in 2017 and 2016, respectively.

	20	16	2015		
	-		Employees' Compensation Paid by Cash	Remuneration to Directors	
Amounts approved by the Board of Directors Amounts recognized in the	<u>\$_468,063</u>	<u>\$ 46,806</u>	<u>\$ 454,757</u>	<u>\$ 45,476</u>	
consolidated financial statements	<u>\$ 494,483</u>	<u>\$ 49,448</u>	<u>\$ 466,322</u>	<u>\$ 46,632</u>	

Information on the employees' compensation to employees and remuneration to directors approved by the Board of Directors is available on the Market Observation Post System website of the Taiwan Stock Exchange.

b. For the three months and the nine months ended September 30, 2017 and 2016, the depreciation expense in non-operating expenses was \$5,028 thousand, \$19,446 thousand, \$3,918 thousand, and \$5,493 thousand, respectively.

32. ADDITIONAL DISCLOSURES

- a. Information on significant transactions and b. Information on investees:
 - 1) Financing extended to other parties: Table 1 (attached)
 - 2) Endorsements/guarantees provided to other parties: Table 2 (attached)
 - 3) Marketable securities held: Table 3 (attached) (excluding investments in subsidiaries and associates)
 - 4) Marketable securities acquired and disposed of at costs or prices of at least NT\$300 million or 20% of the paid-in capital: Table 4 (attached)
 - 5) Acquisition of individual real estate at costs of at least NT\$300 million or 20% of the paid-in capital: Table 5 (attached)
 - 6) Disposal of individual real estate properties at prices of at least NT\$300 million or 20% of the paid-in capital: None
 - 7) Total purchases from or sales to related parties of at least NT\$100 million or 20% of the paid-in capital: Table 6 (attached)
 - 8) Receivables from related parties of at least NT\$100 million or 20% of the paid-in capital: Table 7 (attached)
 - 9) Names, locations and related information of investees on which TWM exercised significant influence: Table 8 (attached) (excluding information on investment in Mainland China)
 - 10) Trading in derivative instruments: Note 27
 - 11) Business relationships between the parent and the subsidiaries and significant intercompany transactions: Table 9 (attached)
- c. Information on investment in Mainland China:
 - 1) The names of investees in Mainland China, the main businesses and products, issued capital, method of investment, information on inflow or outflow of capital, ownership, net income or loss and recognized investment gain or loss, ending balance, amount received as earnings distributions from the investment, and limitation on investment: Table 10 (attached)
 - 2) Significant direct or indirect transactions with the investee companies, the prices and terms of payment, unrealized gain or loss, and other related information which is helpful to understand the impact of investment in Mainland China on financial reports: Tables 2 and 9 (attached)

33. SEGMENT INFORMATION

The Group divides its business into four reportable segments with different market attributes and operation modes. The four segments are described as follows.

Telecommunication: Providing mobile communication services, data mobile services, and fixed-line services.

Retail: Providing TV shopping, online shopping, and catalog shopping.

Cable Television: Providing cable pay TV and cable broadband services.

Others: Business other than telecommunication, retail, and cable television.

For the Three Months Ended September 30, 2017	Telecommuni- cation	Retail	Cable Television	Others	Adjustments and Eliminations	Total
Operating revenues	\$ 19,070,090	\$ 8,023,755	\$ 1,628,178	\$ 149,874	\$ (108,772)	\$ 28,763,125
Operating costs	11,730,842	7,179,609	849,206	88,823	(43,880)	19,804,600
Operating expenses	3,573,117	561,646	213,385	11,368	(46,855)	4,312,661
Other gains and losses, net	167,058	822	7,265	-	-	175,145
Profit	3,933,189	283,322	572,852	49,683	(18,037)	4,821,009
EBITDA	6,976,165	313,174	843,072	102,824	24,619	8,259,854
For the Three Months Ended September 30, 2016	Telecommuni- cation	Retail	Cable Television	Others	Adjustments and Eliminations	Total
Operating revenues	\$ 20,013,193	\$ 6,764,922	\$ 1,626,658	\$ 130,744	\$ (86,995)	\$ 28,448,522
Operating costs	12,192,406	6,002,801	789,400	87,721	(44,449)	19,027,879
Operating expenses	3,800,168	492,412	199,395	11,576	(90,918)	4,412,633
Other gains and losses, net	105,332	298	7,728	-	(30,539)	82,819
Profit	4,125,951	270,007	645,591	31,447	17,833	5,090,829
EBITDA	7,263,502	295,064	866,712	83,904	60,074	8,569,256
For the Nine Months Ended September 30, 2017	Telecommuni- cation	Retail	Cable Television	Others	Adjustments and Eliminations	Total

	*	* ** ***	* · · · · · · · · ·	.		.	(0.0 - 0.1 0)	* • • • • • • • • • • •
Operating revenues	\$ 57,146,517	\$ 23,298,575	\$ 4,837,074	\$	430,703	\$	(305,210)	\$ 85,407,659
Operating costs	35,050,427	20,725,354	2,439,803		264,768		(125, 160)	58,355,192
Operating expenses	10,805,199	1,609,889	609,257		39,037		(113,038)	12,950,344
Other gains and losses, net	666,919	1,592	18,445		-		-	686,956
Profit	11,957,810	964,924	1,806,459		126,898		(67,012)	14,789,079
EBITDA	21,068,240	1,045,843	2,532,477		286,320		65,697	24,998,577
							• • •	
For the Nine Months						Ad	ljustments	
For the Nine Months Ended September 30,	Telecommuni-		Cable			Ad	and	
	Telecommuni- cation	Retail	Cable Television	(Others			Total
Ended September 30,	cation		Television	0	Others		and	
Ended September 30,		Retail \$ 20,460,089		\$)thers 428,317		and	Total \$ 86,089,448
Ended September 30, 2016	cation		Television			Eli	and minations	
Ended September 30, 2016 Operating revenues	cation \$ 60,563,890	\$ 20,460,089	Television \$ 4,914,764		428,317	Eli	and minations (277,612)	\$ 86,089,448
Ended September 30, 2016 Operating revenues Operating costs	cation \$ 60,563,890 37,016,714	\$ 20,460,089 17,979,937	Television \$ 4,914,764 2,344,604		428,317 316,595	Eli	and minations (277,612) (141,699)	\$ 86,089,448 57,516,151

31,744

189,239

2,002,543

2,661,832

(2,505)

118,386

15,335,466

25,710,767

12,344,868

21,707,545

Profit

EBITDA

958,816

1,033,765

FINANCING EXTENDED TO OTHER PARTIES FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2017

			Financial		Maria	Ending						A 11	Colla	ateral	Lending Limit	Lending	
No.	Lending Company	Borrowing Company	Statement Account	Related Parties	Maximum Balance for the Period (Note 1)	Balance (Note 1)	Drawdown Amounts	Interest Rate	Nature of Financing	Transaction Amounts	Reasons for Short-term Financing	Allowance for Doubtful Accounts	Item	Value	for Each Borrowing Company	Company's Lending Amount Limits	Note
1	TCC	TWM	Other receivables	Yes	\$ 400,000	\$ 400,000	\$ 350,000	1.09267%-1.09033%	Short-term financing	\$ -	Operation requirements	\$ -	-	\$ -	\$ 34,422,444	\$ 34,422,444	Note 2
2	WMT	TWM	Other receivables	Yes	3,000,000	3,000,000	1,320,000	1.08700%-1.11733%	Short-term financing	-	Operation requirements	-	-	-	7,983,411	7,983,411	Note 2
		ТКТ	Other receivables	Yes	100,000	100,000	-	-	Short-term financing	-	Operation requirements	-	-	-	7,983,411	7,983,411	Note 2
		TFNM	Other receivables	Yes	3,000,000	3,000,000	2,360,000	1.09311%-1.11767%	Short-term financing	-	Operation requirements	-	-	-	7,983,411	7,983,411	Note 2
		WTVB	Other receivables	Yes	600,000	600,000	290,000	1.09278%-1.09311%	Short-term financing	-	Operation requirements	-	-	-	7,983,411	7,983,411	Note 2
3	TFN	TWM	Other receivables	Yes	9,000,000	9,000,000	5,020,000	1.09033%-1.09311%	Short-term financing	-	Operation requirements	-	-	-	22,119,965	22,119,965	Note 2
4	YJCTV	TFNM	Other receivables	Yes	370,000	310,000	270,000	1.09067%-1.09333%	Transactions	502,856	-	-	-	-	502,856	741,817	Note 3
5	PCTV	TFNM	Other receivables	Yes	520,000	520,000	520,000	1.09067%	Transactions	559,849	-	-	-	-	559,849	996,082	Note 3
6	GCTV	TFNM	Other receivables	Yes	250,000	250,000	250,000	1.09067%	Short-term financing	-	Repayment of financing	-	-	-	275,316	498,535	Note 3

Note 1: The maximum balance for the period and the ending balance represent quotas, not actual drawdown.

Note 2: Where funds are loaned for reasons of business dealings and short-term financing needs, the amount of loaned funds shall be limited to 40% of the lending company's net worth. For short-term financing needs, the aggregate amount of loaned funds shall not exceed 40% of the lending company's net worth. The individual loan funds shall be limited to the lowest amount of the following items: 1) 40% of the lending company invests in the borrowing entities; or 3) An amount equal to (the share portion of the borrowing entities that the lending company invests in) * (the total loaning amounts of the borrowing company). In the event that a lending company directly and indirectly owns 100% of the lending company, or the borrowing company, or the borrowing company, the individual lending amount and the aggregate amount of loaned funds shall not exceed 40% of the lending company's net worth.

Note 3: Where funds are loaned for reasons of business dealings and short-term financing needs, the amount of loaned funds shall be limited to the total amount of business dealings and 40% of the lending company's net worth. 1) For reasons of business dealings: The individual lending amount and the aggregate amount of loaned funds shall not exceed the amount of business dealings, respectively. 2) For short-term financing needs: The individual lending amount and the aggregate amount of loaned funds shall not exceed 40% of the lending company's net worth.

TABLE 1

ENDORSEMENTS/GUARANTEES PROVIDED TO OTHER PARTIES FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2017

		Receiving Party	7	Limits on					Ratio of					
No.	Company Providing Endorsements/ Guarantees	Name	Nature of Relationship	Endorsements/ Guarantees	Maximum Balance for the Period (Note 1)		Drawdown Amounts (Note 1)	Amount of Endorsements/ Guarantees Collateralized by Property	Accumulated Endorsements/ Guarantees to Net Worth of the Guarantor (Note 1)	Maximum Endorsements/ Guarantees Amount Allowable	Guarantee Provided by Parent Company	Guarantee Provided by a Subsidiary	Guarantee Provided to Subsidiaries in Mainland China	Note
0		TFN TKT	Note 2 Note 2	\$ 42,000,000 259,800	\$ 21,500,000 50,000	\$ 21,500,000 50,000	\$ 8,470,475 50,000	\$ - -	37.47 0.09	\$ 57,383,007 57,383,007	Y Y	N N	N N	Notes 3 and 4 Note 3
1	momo	FGE	Note 2	742,359	205,155	205,155	205,155	84,000	3.71	5,529,842	Ν	N	Y	Note 5

Note 1: The maximum endorsement/guarantee balance for the period, the ending balance, and the drawdown amounts represent quotas, not actual drawdown.

Note 2: Direct/indirect subsidiary.

Note 3: For 100% directly/indirectly owned subsidiaries, the aggregate endorsement/guarantee amount provided shall not exceed the net worth of TWM, and the upper limit for each subsidiary shall be double the investment amount.

Note 4: Including US\$65,000 thousand.

Note 5: The aggregate endorsement/guarantee amount provided by momo shall be limited to the net worth of momo for all the investments which momo holds, directly and indirectly, more than 50% ownership, and the individual amount shall be limited to the net worth of momo for all the investment amount for a single subsidiary.

Amount of endorsements/guarantees collateralized by property that was provided by momo consisted of pledged deposits in the amount of \$84,000 thousand.

TABLE 2

MARKETABLE SECURITIES HELD (EXCLUDING INVESTMENTS IN SUBSIDIARIES AND ASSOCIATES) SEPTEMBER 30, 2017

		Relationship with the			September	30, 2017		
Investing Company	Marketable Securities Type and Name	Securities Issuer	Financial Statement Account	Units/Shares (Thousands)	Carrying Value	Percentage of Ownership	Fair Value	Note
TWM	Stock							
	Chunghwa Telecom Co., Ltd.		Current available-for-sale financial assets	2,174	\$ 227,132	0.028	\$ 227,132	
	Asia Pacific Telecom Co., Ltd.	_	Non-current available-for-sale financial assets	148,255	1,519,614	3.45	1,519,614	
	Bridge Mobile Pte Ltd.	_	Non-current financial assets at cost	800	7,050	10	-	
	Yes Mobile Holdings Company	-	Non-current financial assets at cost	74	-	0.19	-	Note 1
	Limited Partnerships							
	Grand Academy Investment, L.P.	-	Non-current available-for-sale financial assets	-	636,983	21.67	636,983	Note 2
	Starview Heights Investment, L.P.	-	Non-current available-for-sale financial assets	-	167,627	21.67	167,627	Note 2
TCC	Stock							
	Arcoa Communication Co., Ltd.	-	Non-current financial assets at cost	6,998	67,731	5.21	-	
	Parawin Venture Capital Corp.	-	Non-current financial assets at cost	1,312	2,993	3	-	
	Transportation High Tech Inc.	-	Non-current financial assets at cost	1,200	-	12	-	Note 1
TFN	Stock							
	Taiwan High Speed Rail Corporation	-	Non-current available-for-sale financial assets	90,212	2,174,119	1.6	2,174,119	
TCCI	Stock			200,407	21 752 000	7 0 c	21 752 000	
	TWM	TWM	Non-current available-for-sale financial assets	200,497	21,753,899	5.86	21,753,899	
	Great Taipei Broadband Co., Ltd.	-	Non-current financial assets at cost	10,000	39,627	6.67	-	
TUI	Stock			440.447		10		
	TWM	TWM	Non-current available-for-sale financial assets	410,665	44,557,183	12	44,557,183	
TID	Stock							
	TWM	TWM	Non-current available-for-sale financial assets	87,590	9,503,467	2.56	9,503,467	
TFNM	Beneficiary Certificates							
	Dragon Tiger Capital Partners Limited - Class B	-	Non-current financial assets at cost	0.2	-	0.33	-	Note 1
	Dragon Tiger Capital Partners Limited -	-	Non-current financial assets at cost	0.0335	-	0.05	-	Note 1
	Class C							
								(Continue

TABLE 3

(In Thousands of New Taiwan Dollars)

(Continued)

		Deletionship with the			September	30, 2017		
Investing Company	Marketable Securities Type and Name	Relationship with the Securities Issuer	Financial Statement Account	Units/Shares (Thousands)	Carrying Value	Percentage of Ownership	Fair Value	Note
TFNM	<u>Bonds</u> Media Asia Group Holdings Limited - Convertible Notes	-	Current financial assets at fair value through profit or loss Current debt instrument investment without active market	-	\$ 353 453,291	-	\$ 353	
momo	 <u>Beneficiary Certificates</u> Fubon Strategic High Income Fund B Fuh Hwa Emerging Market High Yield Bond Fund B PineBridge Global Multi - Strategy High Yield Bond Fund-B Eastspring Investments Global High Yield Bond Fund B JPMorgan (Taiwan) Asia High Yield Total Return Bond Fund - Monthly Distribution Share Class Eastspring Investments India Umbrella Fund - Eastspring Investments India Bond Fund B 	Other related party - - -	Current available-for-sale financial assets Current available-for-sale financial assets	18,302 10,225 23,351 19,028 18,916 10,000	183,462 65,849 170,683 164,101 175,586 99,600		183,462 65,849 170,683 164,101 175,586 99,600	
	<u>Stock</u> Media Asia Group Holdings Limited We Can Medicines Co., Ltd.	- -	Current available-for-sale financial assets Non-current financial assets at cost	43,668 2,400	32,370 60,000	2.04 7.73	32,370	

Note 1: Impairment loss has been recognized, and the value has been reduced to zero.

Note 2: Percentage of ownership is the percentage of capital contribution.

Note 3: For the information on investments in subsidiaries and associates, see Table 8 and Table 10 for details.

(Concluded)

MARKETABLE SECURITIES ACQUIRED AND DISPOSED OF AT COSTS OR PRICES OF AT LEAST \$300 MILLION OR 20% OF THE PAID-IN CAPITAL FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2017

	Type and Name of	Financial Statement			Beginning	g Balance	Acqui	isition		Disp	oosal		Ending	Balance
Company Name	Marketable Securities	Account	Counterparty	Relationship	Units/Shares (In thousands)	Amount	Units/Shares (In thousands)	Amount	Units/Shares (In thousands)	Amount	Carrying Amount	Gain (Loss) on Disposal	Units/Shares (In thousands)	Amount
TWM	Grand Academy Investment, L.P.	Non-current available-for-sale financial assets	-	-	-	\$-	-	\$ 643,829	-	\$-	\$ -	\$-	-	\$ 636,983 (Note)

Note: The ending balance includes the relevant adjustment to financial assets.

ACQUISITION OF INDIVIDUAL REAL ESTATE AT COSTS OF AT LEAST \$300 MILLION OR 20% OF THE PAID-IN CAPITAL FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2017

Buyer	Droporty	Event Date	Transaction	Payment Status	Countonnanty	Relationship	Information on Pro	evious Title Trans	fer If Counterparty l	Is A Related Party	Pricing Reference	Purpose of	Other Terms
Buyer	Property	Event Date	Amount	r ayment Status	Counterparty	Relationship	Property Owner	Relationship	Transaction Date	Amount	Friding Kelerence	Acquisition	Other Terms
momo	Warehousing logistics construction	November 9, 2015	\$ 1,725,409 (Note)	Has paid \$1,363,529 thousand. (including \$690,834 thousand paid in current period) The remaining amounts will be settled monthly after the construction acceptance.		-	-	-	-	\$-	Budget commitments had been approved by the Board of Directors, and determined by price comparison and price negotiation.	development	None

Note: The transaction amount increased to \$1,725,409 thousand by the additional amount \$70,171 thousand in current period.

TABLE 5

TOTAL PURCHASES FROM OR SALES TO RELATED PARTIES OF AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2017

Competer North	Dolotod Douty	Noture of Deletionship		Transac	tion Details			ns with Terms from Others	Notes/A Payable or		Note
Company Name	Related Party	Nature of Relationship	Purchase/Sale	Amount	% to Total	Payment Terms	Unit Price	Payment Terms	Ending Balance	% to Total	Note
TWM	TFN	Subsidiary	Sale	\$ 485,473	1	Based on contract terms	_	-	\$ 20,448	_	Note 1
		Substatury	Purchase	3,514,579	(Note 2)	Based on contract terms	-	-	(434,334)	(Note 3)	Note 1
	TT&T	Subsidiary	Purchase	832,607	(Note 2) $(Note 2)$	Based on contract terms	-	-	(90,622)	(Note 3)	11000 1
	TKT	Subsidiary	Purchase	234,077	1	Based on contract terms	-	_	(54,979)	1	Note 1
	TDS	Subsidiary	Purchase	110,519	(Note 2)	Based on contract terms	-	-	(18,268)	(Note 3)	
	Fubon Ins.	Other related party	Sale	265,064	-	Based on contract terms	-	-	71,043	1	
			Purchase	334,626	1	Based on contract terms	-	-	(46,348)	1	
TFN	TWM	Ultimate parent	Sale	3,514,579	47	Based on contract terms	-	-	434,334	50	Note 1
		1	Purchase	485,473	(Note 2)	Based on contract terms	-	-	(20,448)	(Note 3)	Note 1
	TFNM	Fellow subsidiary	Sale	112,125	1	Based on contract terms	-	-	24,992	3	
	Fubon Life	Other related party	Sale	208,413	3	Based on contract terms	-	-	17,539	2	
TT&T	TWM	Ultimate parent	Sale	832,607	91	Based on contract terms	-	-	90,622	90	
ТКТ	TWM	Ultimate parent	Sale	234,077	88	Based on contract terms	-	-	54,979	100	Note 1
TDS	TWM	Ultimate parent	Sale	110,519	97	Based on contract terms	-	-	18,268	95	
TFNM	TFN	Fellow subsidiary	Purchase	115,416	(Note 2)	Based on contract terms	-	-	(24,992)	(Note 3)	
	YJCTV	Subsidiary	Channel leasing fee	322,979	13	Based on contract terms	Note 4	Note 4	-	-	
	PCTV	Subsidiary	Channel leasing fee	360,681	15	Based on contract terms	Note 4	Note 4	-	-	
	UCTV	Subsidiary	Channel leasing fee	167,717	7	Based on contract terms	Note 4	Note 4	-	-	
	GCTV	Subsidiary	Channel leasing fee	142,059	6	Based on contract terms	Note 4	Note 4	-	-	
YJCTV	TFNM	Parent	Royalty for copyright	322,979	58	Based on contract terms	Note 4	Note 4	-	-	
PCTV	TFNM	Parent	Royalty for copyright	360,681	56	Based on contract terms	Note 4	Note 4	-	-	
UCTV	TFNM	Parent	Royalty for copyright	167,717	42	Based on contract terms	Note 4	Note 4	-	-	
GCTV	TFNM	Parent	Royalty for copyright	142,059	49	Based on contract terms	Note 4	Note 4	-	-	
MCTV	Dai-Ka Ltd.	Other related party	Royalty for copyright	118,370	42	Based on contract terms	Note 4	Note 4	(26,304)	82	
momo	TPE	Associate	Purchase	296,413	2	Based on contract terms	-	-	(47,850)	1	Note 3

Note 1: Accounts receivable (payable) was the net amount after being offset.

Note 2: Including operating costs and operating expenses.

Note 3: Including accounts payable and other payables.

Note 4: The companies authorized a related party to deal with the copyright fees for cable television. As said account item is the only one, there is no comparable transaction.

RECEIVABLES FROM RELATED PARTIES OF AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL SEPTEMBER 30, 2017

						Ove	rdue	Amount	
Company Name	Related Party	Nature of Relationship	Ending Ba	lance	Turnover Rate	Amount	Action Taken	Received in Subsequent Period	Allowance for Bad Debts
тсс	TWM	Parent	Other receivables	\$ 350,618		\$ -	-	\$-	\$-
WMT	TWM TFNM WTVB	Parent Subsidiary Subsidiary	Other receivables Other receivables Other receivables	1,322,101 2,368,906 290,515		- -	- -	- 5,606 -	
TFN	TWM	Ultimate parent	Accounts receivable Other receivables	434,334 5,094,185	10.74	-	-	396,255 26,081	-
YJCTV	TFNM	Parent	Accounts receivable Other receivables	4,638 270,816	9.7	-	-	-	
PCTV	TFNM	Parent	Accounts receivable Other receivables	5,190 521,469	9.77	-	-	-	
GCTV	TFNM	Parent	Accounts receivable Other receivables	2,251 250,693	10.26	-	-	-	
momo	TPE	Associate	Accounts receivable Other receivables	227 110,089	20	-	-	41 110,089	-

TABLE 7

NAMES, LOCATIONS AND RELATED INFORMATION OF INVESTEES ON WHICH TWM EXERCISED SIGNIFICANT INFLUENCE (EXCLUDING INFORMATION ON INVESTMENT IN MAINLAND CHINA) FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2017

				Investmer	nt Amount	Balance	as of September	30, 2017	Net Income	T ()	
Investor	Investee	Location	Main Businesses and Products	September 30, 2017	December 31, 2016	Shares (Thousands)	Percentage of Ownership	Carrying Value	(Loss) of the Investee	Investment Income (Loss)	Note
TWM	TCC	Taiwan	Investment	\$ 40,397,288	\$ 40,397,288	502,970	100	\$ 17,872,101	\$ 2,611,785	\$ 1,999,102	Note 1
	WMT	Taiwan	Investment	16,802,000	16,802,000	42,065	100	19,958,526	1,788,872	1,788,872	Note 1
	TNH	Taiwan	Building and operating Songshan Cultural and	1,918,655	1,918,655	191,866	49.9	1,703,862	94,210	47,011	
			Creative Park BOT project								
	ADT	Taiwan	Technology development of mobile payment and information processing services	60,000	60,000	6,000	14.4	27,593	(40,780)	(6,275)	
TCC	TFN	Taiwan	Fixed line service provider	21,000,000	21,000,000	2,100,000	100	55,300,874	2,556,441	-	Note 2
	TT&T	Taiwan	Call center service and telephone marketing	56,210	56,210	2,484	100	99,939	40,468	-	Note 2
	TWM Holding	British Virgin Islands	Investment	347,951	347,951	-	100	250,196	(7,167)	-	Notes 2 and 3
	TCCI	Taiwan	Investment	17,285,441	17,285,441	154,721	100	29,727,654	6,171	-	Note 2
	TDC	Taiwan	Mobile phone wholesaling and TV program production	112,000	112,000	11,200	100	115,606	(151)	-	Note 2
	TDS	Taiwan	Commissioned maintenance service	25,000	25,000	2,500	100	98,474	4,081	-	Note 2
WMT	TFNM	Taiwan	Cable broadband and value added service provider	5,210,443	5,210,443	230,921	100	6,494,423	1,387,833	-	Note 2
	GFMT	Taiwan	Investment	16,984	16,984	1,500	100	17,472	215	-	Note 2
	GWMT	Taiwan	Investment	92,189	92,189	8,945	100	96,565	2,813	-	Note 2
	WTVB	Taiwan	TV program provider	222,417	222,417	18,177	100	308,243	65,376	-	Note 2
	momo	Taiwan	Wholesale and retail sales	8,129,394	8,129,394	63,047	45.01	9,039,578	906,417	-	Notes 2 and 4
TFN	TUI	Taiwan	Investment	22,314,536	22,314,536	400	100	39,070,795	(62)	-	Note 2
	TFN HK Ltd.	Hong Kong	Telecommunications service provider	2,888	2,888	1,300	100	19,938	(36)	-	Note 2
TT&T	TT&T Holdings	Samoa	Investment	36,284	36,284	1,300	100	50,868	(2,902)	-	Note 2
TCCI	TID	Taiwan	Investment	3,602,782	3,602,782	104,712	100	8,338,856	(81)	-	Note 2
TFNM	ТКТ	Taiwan	Digital music service	129,900	129,900	12,000	100	209,884	(9,370)	-	Note 2
	YJCTV	Taiwan	Cable TV service provider	2,061,522	2,061,522	33,940	100	2,121,882	26,134	-	Note 2
	MCTV	Taiwan	Cable TV service provider	510,724	510,724	6,248	29.53	632,865	59,161	-	Notes 2 and 5
	PCTV	Taiwan	Cable TV service provider	3,261,073	3,261,073	68,090	100	3,415,368	149,000	-	Note 2
	UCTV	Taiwan	Cable TV service provider	1,986,250	1,986,250	169,141	99.22	2,043,928	43,790	-	Note 2
	GCTV	Taiwan	Cable TV service provider	1,221,002	1,221,002	51,733	92.38	1,258,368	43,199	-	Note 2
	Kbro Media	Taiwan	Film distribution, arts and literature service, and entertainment	292,500	292,500	29,250	32.5	195,070	(85,058)	-	Note 2
GFMT	UCTV	Taiwan	Cable TV service provider	16,218	16,218	1,300	0.76	15,713	43,790	-	Note 2
GWMT	GCTV	Taiwan	Cable TV service provider	91,910	91,910	3,825	6.83	95,025	43,199	-	Note 2

(In Thousands of New Taiwan Dollars)

(Continued)

				Investn	nent 4	Amount	Balance	as of September	30, 2017	Net Income	Investment	
Investor	Investee	Location	Main Businesses and Products	September 3	0, I	December 31,	Shares	Percentage of	Carrying	(Loss) of the	Income (Loss)	Note
				2017		2016	(Thousands)	Ownership	Value	Investee	Income (Loss)	
momo	Asian Crown (BVI)	British Virgin Islands	Investment	\$ 789,86		\$ 789,864	26,500	76.26	\$ (16,211)	\$ (17,370)	\$ -	Note 2
	Honest Development	Samoa	Investment	670,44	8	670,448	21,778	100	753,993	49,903	-	Note 2
	FLI	Taiwan	Life insurance agent	3,00	0	3,000	500	100	9,957	1,003	-	Note 2
	FPI	Taiwan	Property insurance agent	3,00	0	3,000	500	100	8,236	842	-	Note 2
	FST	Taiwan	Travel agent	6,00	0	6,000	3,000	100	45,440	8,155	-	Note 2
	TPE	Taiwan	Logistics industry	337,86	0	337,860	16,893	17.7	402,926	116,676	-	Note 2
	TVD Shopping	Thailand	Wholesale and retail sales	142,16	9	142,169	31,150	35	144,857	24,175	-	Note 2
Asian Crown (BVI)	Fortune Kingdom	Samoa	Investment	1,035,05	1	1,035,051	33,633	100	(25,681)	(17,047)	-	Note 2
Honest Development	HK Yue Numerous	Hong Kong	Investment	670,44	8	670,448	16,600	100	753,993	49,903	-	Note 2
Fortune Kingdom	HK Fubon Multimedia	Hong Kong	Investment	1,035,05	1	1,035,051	33,633	100	(25,681)	(17,047)	-	Note 2

Note 1: Downstream transactions, upstream transactions, and consolidated unrealized gain or loss with intercompany effect are included.

Note 2: The income/loss of the investee was already included in the income/loss of the investor, and is not presented in this table.

Note 3: Held 1 share on September 30, 2017.

- Note 4: Non-controlling interests.
- Note 5: 70.47% of shares are held under trustee accounts.
- Note 6: For information on investment in Mainland China, see Table 10 for details.

(Concluded)

INTERCOMPANY RELATIONSHIPS AND SIGNIFICANT TRANSACTIONS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2017

	Company Name	Counter Party Re		Transaction Details			
Number			Nature of Relationship (Note 1)	Account	Amount	Transaction Terms	Consolidated Total Operating Revenues or Total Assets
0 TWM		TFN	1	Accounts and notes receivable, net	\$ 20,448	The terms of transaction are determined in accordance with mutual agreements or general business practices	-
		TNH	1	Other non-current assets	18,823		-
		TFN	1	Short-term borrowings	5,020,000	//	3
		WMT	1	Short-term borrowings	1,320,000	//	1
		TCC	1	Short-term borrowings	350,000	//	-
		TFN	1	Accounts and notes payable	70,803	//	-
		ТКТ	1	Accounts and notes payable	54,979	//	-
		TFN	1	Other payables	403,376	11	-
		TT&T	1	Other payables	90,618	11	-
		TFN	1	Other current liabilities	34,340	11	-
		TFN	1	Operating revenues	485,473	//	1
		momo	1	Operating revenues	72,570	11	-
		TFN	1	Operating costs	3,506,752	11	4
		ТКТ	1	Operating costs	234,077	11	-
		TDS	1	Operating costs	110,519	11	-
		TNH	1	Operating costs	23,747	//	-
		TT&T	1	Operating expenses	832,574	11	1
		TNH	1	Operating expenses	67,201	//	-
		TFN	1	Operating expenses	36,312	//	-
		TFN	1	Net other income and expenses	22,709	//	-
		momo	1	Other income	32,443	//	-
		TFN	1	Other income	26,970	//	-
		TFN	1	Finance costs	48,985	//	-
		WMT	1	Finance costs	14,247	"	-
1 WMT		TFNM	1	Other receivables	2,368,906	//	2
		WTVB	1	Other receivables	290,515	//	-
		TFNM	1	Other income	17,026	//	-
2 momo		FST	1	Other receivables	13,243	//	-
		FGE	1	Acquisition of property, plant and equipment	11,918	//	-
		TFNM	3	Operating costs	57,875	//	-

(In Thousands of New Taiwan Dollars)

(Continued)

Number	Company Name	Counter Party Relationsh		Transaction Details			
			Nature of Relationship (Note 1)	Account	Amount	Transaction Terms	Consolidated Total Operating Revenues or Total Assets
3	TFN	TFNM	3	Accounts and notes receivable, net	\$ 24,992	The terms of transaction are determined in accordance with mutual agreements or general business practices	-
		TFNM	3	Operating revenues	112,125		-
		momo	3	Operating revenues	11,920	//	-
		TT&T	3	Operating expenses	85,786	//	-
4	TFNM	PCTV	1	Other receivables	36,941	//	-
		YJCTV	1	Other receivables	34,749	11	-
		UCTV	1	Other receivables	24,611	11	-
		GCTV	1	Other receivables	16,544	11	-
		MCTV	1	Other receivables	15,537	11	-
		PCTV	1	Short-term borrowings	520,000	11	-
		YJCTV	1	Short-term borrowings	270,000	11	-
		GCTV	1	Short-term borrowings	250,000	//	-
		WTVB	3	Accounts and notes payable	17,621	//	-
		PCTV	1	Operating revenues	392,061	//	-
		YJCTV	1	Operating revenues	351,162	//	-
		UCTV	1	Operating revenues	167,717	//	-
		GCTV	1	Operating revenues	154,633	//	-
		MCTV	1	Operating revenues	13,965	//	-
		WTVB	3	Operating costs	50,346	//	-
		PCTV	1	Operating costs	26,280	"	-
		YJCTV	1	Operating costs	23,195	"	-
		UCTV	1	Operating costs	17,450	//	-
		GCTV	1	Operating costs	11,543	//	-

Note 1:1.Parent to subsidiary.2.Subsidiary to parent.3.Between subsidiaries.

Note 2: All intra-group transactions, balances, income and expenses are eliminated in full upon consolidation.

(Concluded)

INVESTMENTS IN MAINLAND CHINA FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2017

				Accumulated	Investm	ent Flows	Accumulated			
Investee Company Name	Main Businesses and Products	Total Amount of Paid-in Capital	Investment Type (Note 1)	Outflow of Investment from Taiwan as of January 1, 2017	Outflow	Inflow	Outflow of Investment from Taiwan as of September 30, 2017	Net (Loss) Income of Investee	% Ownership through Direct or Indirect Investment	Investment Income (Loss)
Xiamen Taifu Teleservices & Technologies Co., Ltd.		\$-	b	\$ 39,410	\$-	\$ -	\$ 39,410	\$-	100	\$-
ТѠМС	Mobile application development and design	90,945	b	147,692	-	-	147,692	531	100	531
FGE	Wholesaling	262,143	b	742,359	-	-	742,359	(18,534)	69.63	(12,905)
Haobo	Investment	50,149	b	-	-	-	-	49,903	100	49,903
GHS	Wholesaling	227,950	b	-	-	-	-	251,006	20	49,597

Company	Accumulated Investment in	Investment Amounts	Upper Limit on Investment		
	Mainland China as of	Authorized by Investment	Authorized by Investment		
	September 30, 2017	Commission, MOEA	Commission, MOEA		
TWM and subsidiaries	\$1,583,561	\$1,583,561	\$37,833,346		

Note 1: The investment types are as follows:

a. Direct investment in Mainland China.

b. Indirect investment in Mainland China through a subsidiary in a third place, e.g. TT&T, TCC and momo.

c. Others.

Note 2: Xiamen Taifu Teleservices & Technologies Co., Ltd. was dissolved in November 2013 and contributed capital to the parent company, TT&T Holdings.

TABLE 10

s)	Carrying Value as of September 30, 2017		Inw Remitt Earnin Septem	nulated vard tance of ogs as of ober 30, 017	Note
-	\$	-	\$	-	Note 2

105,995

(19,780)

753,993

774,096

(In Thousands of New Taiwan Dollars)

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