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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17 (2) (b) THEREUNDER

1.	For the quarterly period ended June 30, 2011
2.	Commission identification number 39274
3.	BIR Tax Identification No. 000-506-020-000
4.	Exact name of issuer as specified in its charter TRANS-ASIA OIL AND ENERGY DEVELOPMENT CORPORATION
5.	Province, country or other jurisdiction of incorporation or organization Manila
6.	Industry Classification Code (SEC Use Only)
7.	Address of issuer's principal officePostal CodeLevel 11, Phinma Plaza, 39 Plaza Drive, Rockwell Center, Makati City1210
8.	Issuer's telephone number, including area code (632) 870-0100
9.	Former name, former address and former fiscal year, if changed since last report
10.	Securities registered pursuant to Section 8 and 12 of the Code, or Section 4 and 8 of the RSA
	Number of shares of common stock outstanding2,829,863,527 sharesAmount of debt outstanding as of March 31, 2011None
11.	Are any or all of the securities listed on a Stock Exchange? Yes (X) No ()
	If yes, state the name of such Stock Exchange and the class/es of securities listed therein: Philippine Stock Exchange Common

12. Indicate by check mark whether the registrant:

- (a) has filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 thereunder or Section 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Section 26 and 141 of the Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period the registrant was required to file such reports) Yes (X) No ()
- (b) has been subject to such filing requirements for the past ninety (90) days. Yes (X) No ()

PART 1 – FINANCIAL INFORMATION

Item 1. Financial Statements

Please refer to attached ANNEX "A."

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

Please refer to attached ANNEX "B."

PART 11 – OTHER INFORMATION

Please refer to attached ANNEX "C"

Signatures

Pursuant to the requirements of Section 17 of the Securities Regulation Code and Section 141 of the Corporation Code, this report is signed on behalf of the issuer by the undersigned, thereunto duly authorized, in the City of Makati on August 15, 2011.

TRANS-ASIA OIL AND ENERGY DEVELOPMENT CORPORATION

Raymudo a Keyco RAVMUNDO A. REYES JR

Vice President - Exploration

ANNA L A J. JUMADIAO Assistant Comptroller

ANNEX A

Trans-Asia Oil and Energy Development Corporation and Subsidiaries

Consolidated Financial Statements June 30, 2011 and December 31, 2010 and The First Semester Ended June 30, 2011 and 2010

TRANS-ASIA OIL AND ENERGY DEVELOPMENT CORPORATION AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

	June 30 2011	December 31 2010
ASSETS		
Current Assets		
Cash and cash equivalents (Notes 6 and 29)	₽1,985,410,150	₽880,783,782
Investments held for trading (Notes 7 and 29)	782,123,226	872,650,955
Receivables - net (Notes 8, 26, 28 and 29)	486,215,477	219,968,350
Fuel and spare parts - at cost	47,417,607	27,338,562
Other current assets (Note 29)	123,291,117	79,648,298
Company's share in current assets of a joint venture (Note 13)	301,830,413	295,087,002
Total Current Assets	3,726,287,990	2,375,476,949
Noncurrent Assets		
Property, plant and equipment - net (Note 9)	481,814,368	489,276,396
Investments in associates - net (Note 10)	67,263,428	39,820,075
Available-for-sale investments (Notes 11 and 31)	213,909,733	205,127,925
Investment properties - net (Note 12)	22,080,125	23,060,431
Deferred exploration costs - net (Note 14)	80,484,712	86,695,115
Other noncurrent assets (Note 10)	47,221,678	47,221,678
Company's share in noncurrent assets		
of a joint venture (Note 13)	138,512,750	167,236,491
Total Noncurrent Assets	1,051,286,794	1,058,438,111
TOTAL ASSETS	₽4,777,574,784	₽3,433,915,060
LIABILITIES AND EQUITY		
Current Liabilities		
Accounts payable and other current liabilities (Notes 15, 26 and 29)	P 367,039,153	₽194,501,038
Due to stockholders (Notes 26 and 29)	7,948,303	7,957,355
Income and withholding taxes payable	29,933,042	4,203,153
Company's share in current liabilities of a joint venture (Note 13)	45,541,916	134,735,758
Total Current Liabilities	450,462,414	341,397,304
Noncurrent Liabilities		
Pension and other post-employment benefits	12,742,099	10,600,779
Deferred income tax liabilities - net (Note 25)	29,484,949	23,802,310
Other noncurrent liabilities (Notes 29)	6,943,049	7,018,721
Company's share in noncurrent liabilities of a joint venture		
(Note 13)	4,625,985	4,625,985
Total Noncurrent Liabilities	53,766,082	46,047,795
Total Liabilities	504,258,496	387,445,099

(Forward)

	June 30	December 31
	2011	2010
Equity		
Capital stock (Note 16)	₽2,829,863,527	₽1,664,625,604
Additional paid-in capital (Note 16)	54,693,308	54,693,308
Unrealized fair value gains on available-for-sale investments		
(Note 11)	82,663,773	71,834,093
Company's share in unrealized fair value gains on available-for-sale		
investments of a joint venture	16,162,559	13,185,776
Retained earnings (Note 16)	1,297,263,831	1,246,055,049
Parent Company shares of stock held by a joint venture (Note 13)	(7,330,710)	(3,923,869)
Total Equity	4,273,316,288	3,046,469,961
TOTAL LIABILITIES AND EQUITY	₽4,777,574,784	₽3,433,915,060

TRANS-ASIA OIL AND ENERGY DEVELOPMENT CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME

	April - June	April June	First Semeste	r Ended June 30
	2011	2010	2011	2010
REVENUES				
Generation revenue (Note 1)	₽15,878,252	₽14,212,937	₽27,784,240	₽26,786,439
Trading income - net (Notes 1 and 18)	64,614,522	-	63,505,346	-
Interest and other financial income (Notes 7				
and 29)	15,987,315	11,741,035	16,420,497	30,283,663
Dividend income	776,737	65,077	14,262,666	7,079,718
Rental income (Note 12)	1,978,280	1,753,027	3,148,298	3,521,142
Company's share in revenue of a joint venture (Note 13):				
Sale of electricity	189,095,779	217,058,361	341,285,049	426,815,089
Other income	920,220	266,221	2,762,601	1,828,545
	289,251,105	245,096,658	469,168,697	496,314,596
COSTS AND EXPENSES				
Cost of electricity sold (Notes 19, 22, 23 and				
26)	13,094,378	11,352,629	22,415,317	21,893,405
Cost of power plant on standby		,,,,	,,	,.,.,.,
(Notes 1, 9, 20, 22, 23 and 24)	8,454,463	7,499,534	15,900,003	16,661,475
Trading loss - net (Notes 1 and 18)		57,528,077		105,989,368
General and administrative expenses				
(Notes 21, 22, 23 and 26)	52,416,883	41,636,209	103,871,768	79,891,636
Company's share in costs and expenses		11,000,209	100,07 1,700	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
of a joint venture (Note 13):				
Cost of electricity sold	86,251,729	217,648,025	128,575,015	398,516,372
General and administrative expenses	6,893,495	3,700,771	12,565,221	11,645,545
Other expense	0,050,150		12,000,221	
	167,110,948	339,365,245	283,327,324	634,597,801
OTHER INCOME (Note 24)	3,430,645	20,743,630	4,020,980	30,563,047
	, ,	, ,	, , ,	, ,
INCOME (LOSS) BEFORE INCOME				
TAX	125,570,802	(73,524,957)	189,862,353	(107,720,158)
PROVISION FOR (BENEFIT FROM)				
INCOME TAX (Note 25)				
Current	30,705,571	4,620,760	42,037,009	9,821,399
Deferred	5,540,265	(3,848,365)	10,948,737	(4,165,520)
Company's share in income tax of a joint	3,340,203	(3,646,505)	10,940,737	(4,105,520)
venture				
(Note 13)	261,901	(33,285)	527,108	558,186
(100 15)	36,507,737	739,110	53,512,854	6,214,065
NET INCOME (LOSS)	£89,063,065	(£74,264,067)	£136,349,499	(£113,934,223)
NET INCOME (LOSS)	£09,003,003	(F /4,204,00/)	£130,349,499	(#113,934,223)
Basic/Diluted Earnings (loss) Per Share				
(Note 27)			₽0.08	(₽0.07)

TRANS-ASIA OIL AND ENERGY DEVELOPMENT CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	April - June	April - June	First Semeste	r Ended June 30
	2011	2010	2011	2010
NET INCOME (LOSS) FOR THE PERIOD	₽89,063,065	(₽74,264,067)	₽136,349,499	(₽113,934,223)
OTHER COMPREHENSIVE INCOME (LOSS) Unrealized fair value gains (loss) on available-for-sale investments - net of deferred income tax (Note 11) Company's share in unrealized fair value gains on available-for-sale investments of a joint venture - net of deferred	4,708,370	(879,505)	10,829,680	6,469,850
income tax	1,379,669	10,000	2,976,783	197,445
Other comprehensive income	6,088,039	(869,505)	13,806,463	6,667,295
TOTAL COMPREHENSIVE INCOME (LOSS)	₽95,151,104	(₽75,133,572)	₽150,155,962	(₽107,266,928)

TRANS-ASIA OIL AND ENERGY DEVELOPMENT CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

FOR THE FIRST SEMESTER ENDED JUNE 30, 2011 AND 2010

				Company's Share in			
			Unrealized Fair	Unrealized Fair Value Gains on		Parent Company	
				Available-for-Sale		Shares of Stock	
		Additional	Available-for-	Investments of	Retained	Held by a	
	Capital Stock	Paid-in Capital	Sale Investments	a Joint Venture	Earnings	Joint Venture	
	(Notes 16 and 17)	(Note 16)	(Note 11)	(Note 13)	(Note 16)	(Note 13)	Total
BALANCES AT DECEMBER 31, 2010	₽1,664,625,604	₽54,693,308	₽71,834,093	₽13,185,776	₽1,246,055,049	(P3,923,869)	₽3,046,469,961
Not in constant of the					126 240 400		126 240 400
Net income for the period	-	-	-	-	136,349,499	-	136,349,499
Other comprehensive income	-	-	10,829,680	2,976,783	-	-	13,806,463
Total comprehensive income for the period	-	-	10,829,680	2,976,783	136,349,499	-	150,155,962
Cash dividends - P0.04 per share	_	_	-	_	(66,585,025)	_	(66,585,025)
Issuance of stocks	1,165,237,923	-	-	-	_	-	1,165,237,923
Expenses related to stock rights offering		-	-	-	(18,555,692)	-	(18,555,692)
Additional Parent Company shares of stock held by Joint Venture	-	-	-	-	_	(3,406,841)	(3,406,841)
· · · · ·	1,165,237,923	-	-	-	(85,140,717)	(3,406,841)	1,076,690,365
BALANCES AT JUNE 30, 2011	2,829,863,527	54,693,308	82,663,773	16,162,559	1,297,263,831	(7,330,710)	4,273,316,288

BALANCES AT DECEMBER 31, 2009	1,662,603,069	54,693,308	52,223,943	8,966,770	1,297,895,148	(3,923,869)	3,072,458,369
Net loss for the period	-	-	-	-	(113,934,223)	-	(113,934,223)
Other comprehensive income	—	-	6,469,850	197,445	=	=	6,667,295
Total comprehensive income for the period	-	-	6,469,850	197,445	(113,934,223)	-	(107,266,928)
Cash dividends - P0.04 per share	_	_	_	_	(66,585,025)	_	(66,585,025)
Issuance of stocks	2,022,535	-	-	_	-	_	2,022,535
	2,022,535	-	-	-	(66,585,025)	-	(64,562,490)
BALANCES AT JUNE 30, 2010	₽1,664,625,604	₽54,693,308	₽58,693,793	₽9,164,215	₽1,117,375,900	(P3,923,869)	₽2,900,628,951

TRANS-ASIA OIL AND ENERGY DEVELOPMENT CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

	First Semester Ended June 3		
	2011	2010	
CASH FLOWS FROM OPERATING ACTIVITIES			
Income (loss) before income tax	₽189,862,353	(₽107,720,158)	
Adjustments for:	, ,		
Company's share in income before income tax			
of a joint venture (Note 13)	(3,805,972)	(7,197,414)	
Interest and other financial income (Note 31)	(16,420,497)	(30,283,663)	
Depreciation and amortization (Note 23)	28,229,007	25,803,809	
Loss (gain) on derivatives - net (Note 29)	(4,813,750)	9,931,020	
Dividend income	(14,262,666)	(7,079,718)	
Unrealized foreign exchange loss	6,328,452	2,274,070	
Provision for doubtful accounts (Note 8)	-	6,741,771	
Loss (gain) on sale of:			
Property and equipment (Note 28)	-	124,536	
Available-for-sale investments	1,898,371	(30,965)	
Interest in Service Contract	(4,048,828)	-	
Equity in net losses (earnings) of associates (Note 10)	3,806,647	(11,273)	
Operating income (loss) before working capital changes	186,773,117	(107,447,985)	
Decrease (increase) in:	, ,		
Receivables	(319,666,362)	87,401,246	
Fuel and spare parts	(20,079,045)	19,334,890	
Other current assets	(69,925,099)	(65,957,472)	
Increase (decrease) in accounts payable			
and other current liabilities	152,024,679	(27,919,081)	
Net cash used in operations	(70,872,710)	(94,588,402)	
Interest received	22,502,800	27,844,549	
Income taxes paid	(9,395,258)	(33,988,596)	
Company's share in net cash flows provided			
by operating activities of a joint venture	5,724,143	14,095,687	
Net cash flows used in operating activities	(52,041,025)	(86,636,762)	
CASH FLOWS FROM INVESTING ACTIVITIES			
Additions to:			
Investments held for trading	(1,120,051,462)	(727,447,718)	
Investment in associates (Note 10)	(31,250,000)	(17,578,125)	
Available-for-sale investments	(31,222,148)	(1,060,362)	
Property and equipment (Note 9)	(19,786,674)	(10,269,383)	
Deferred exploration costs – net of proceeds from sale	(1), (0), (1)	(10,20),000)	
(Note 14)	(1,753,628)	(16,270,017)	
()	(2,,0=0)	(10,270,017)	

(Forward)

	First Semester Ended June 3			
	2011	2010		
Proceeds from:				
Sale and redemption of investments held for trading	₽1,208,313,635	₽1,078,480,611		
Sale of available-for-sale investments	31,397,350	104,825		
Sale of interest in Service Contract	12,012,859	-		
Settlement of currency forward contracts (Note 29)	10,791,500	3,225,480		
Termination of short-term investments	_	5,000,000		
Sale of property and equipment	_	953,698		
Cash dividends received	36,762,666	6,540,684		
Decrease in noncurrent assets	_	127,575,000		
Company's share in net cash flows provided by investing				
activities of a joint venture	1,049,996	8,408,510		
Net cash flows provided by investing activities	96,264,094	457,663,203		
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from issuance of capital stock – net of direct costs Payment of cash dividends Increase in other noncurrent liabilities Net cash flows provided by (used in) financing activities	P1,138,729,790 (66,595,728) 1,881,753 1,074,015,815	P- (66,658,139) 384,636 (66,273,503)		
EFFECT OF FOREIGN EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS Effect of foreign exchange rate changes on cash and cash equivalents	(6,838,377)	(5,981,610)		
NET INCREASE IN CASH AND CASH EQUIVALENTS OF VENTURER AND JOINT VENTURE	1,111,400,507	298,771,328		
CASH AND CASH EQUIVALENTS				
AT BEGINNING OF YEAR (Note 6)	1,001,556,552	1,027,930,060		
CASH AND CASH EQUIVALENTS AT END OF YEAR (Note 6)	₽2,112,957,059	₽1,326,701,388		

TRANS-ASIA OIL AND ENERGY DEVELOPMENT CORPORATION AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information and Status of Operations

Trans-Asia Oil and Energy Development Corporation (TA Oil or "Parent Company"), incorporated on September 8, 1969, and its wholly-owned subsidiaries, Trans-Asia Renewable Energy Corporation (TAREC), Trans-Asia (Karang Besar) Petroleum Corporation, CIP II Power Corporation (CIPP) and Trans-Asia Gold and Minerals Development Corporation (TA Gold) (collectively referred to as "the Company") are incorporated and registered with the Philippine Securities and Exchange Commission (SEC). The direct and ultimate parent company of TA Oil is Philippine Investment-Management (PHINMA), Inc., also incorporated in the Philippines. TA Oil is managed by PHINMA under an existing management agreement.

The Parent Company is involved in power generation and trading, oil and mineral exploration, exploitation and production. The Parent Company has an Electricity Supply Agreement (ESA) with Guimaras Electric Cooperative, Inc. (Guimelco), the lone electricity distributor in the province of Guimaras using its 3.4 megawatt (MW) bunker C-fired diesel generator power station in the island. The Energy Regulatory Commission (ERC) granted the Parent Company a certificate of registration as a Wholesale Aggregator in November 2006 renewable every five (5) years, and a Retail Electricity Supplier's (RES) license in December 2006. The license authorizes the Parent Company to consolidate electricity power demand of distribution utilities, pursuant to the Electric Power Industry Reform Act of 2001 (EPIRA). As a RES, the Parent Company is allowed to supply electricity to the contestable market, pursuant to EPIRA. The other activities of the Company are investments in various operating companies and financial instruments.

The Parent Company also has a 50% interest in Trans-Asia Power Generation Corporation (TA Power), a company engaged in power generation. In October 2006, the Philippine Electricity Market Corporation (PEMC) approved TA Power's application for registration as trading participant for both generation and customer categories in the Wholesale Electricity Spot Market (WESM). Both the Parent Company and TA Power obtained membership in the WESM which allows them to participate in electricity trading managed by PEMC, including selling of excess generation to the WESM.

CIPP was registered with the Philippine Economic Zone Authority (PEZA) as an ecozone utilities enterprise, particularly, to develop and operate a power supply and distribution system at Carmelray Industrial Park II (CIP II) Special Economic Zone, in Barangay Punta and Tulo, Calamba, Laguna. In April 2009, CIPP sold its distribution assets to Manila Electric Company (MERALCO) resulting in the cessation of CIPP's operations (see Notes 9 and 20). Substantially all of its employees were separated effective January 31, 2010. On February 22, 2010 and March 24, 2010, the Board of Directors and stockholders, respectively, of the Parent Company approved the proposed merger of the Parent Company and CIPP subject to the approval by the SEC. As of June 30, 2011, the Company has not filed its application for merger with the SEC and has deferred its plan for merger.

TA Gold was incorporated and registered with the SEC on July 2, 2007 to primarily engage in the business of mining and mineral exploration within the Philippines and other countries. On February 16, 2009, the Board of Directors approved the suspension of exploration activities of TA Gold effective March 31, 2009.

TAREC and Karang Besar have not yet started commercial operations.

The registered office address of the Parent Company is 11th Floor, PHINMA Plaza, 39 Plaza Drive, Rockwell Center, Makati City.

The consolidated financial statements of the Company were authorized for issuance by the Board of Directors (BOD) on August 15, 2011.

2. Basis of Preparation

The consolidated financial statements of the Company have been prepared using the historical cost basis, except for financial assets at fair value through profit or loss (FVPL), derivative assets and available-for-sale (AFS) investments that have been measured at fair value. The consolidated financial statements are presented in Philippine peso, which is the Company's functional currency. All values are rounded to the nearest peso, unless otherwise stated.

Statement of Compliance

The consolidated financial statements have been prepared in accordance with Philippine Financial Reporting Standards (PFRS).

Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Parent Company and its wholly-owned subsidiaries as of December 31 of each year. The financial statements of the subsidiaries are prepared for the same reporting year as the Parent Company, using consistent accounting policies. Where the reporting date of a subsidiary or associate is different from the Parent Company, adjustments shall be made for the effects of significant transactions and events that occur between that date and the date of the Parent Company's financial statements. The difference between the end of the reporting period of the subsidiary or associate and the Parent Company shall be no more than three months.

All intragroup balances, transactions, income and expenses and profits and losses resulting from intragroup transactions are eliminated in full.

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

In addition, the Company's share of each of the assets, liabilities, income and expenses of its jointly controlled venture, TA Power, is included as a separate line item in the consolidated financial statements based on the account grouping (see Note 13).

3. Accounting Policies and Disclosures

The accounting policies adopted are consistent with those of the annual financial year except for the adoption of the following amended and revised PFRS, Philippine Accounting Standards (PAS) and Philippine Interpretation, based on International Financial Reporting Interpretations Committee (IFRIC) interpretations, starting January 1, 2011.

PAS 24, Related Party Disclosures (Revised)

The amended standard is effective for annual periods beginning on or after January 1, 2011. It addresses the concerns that the previous disclosure requirements and the definition of a 'related party' that were too complex and difficult to apply in practice, especially in environments where government control is pervasive. It provides partial exemption for government-related entities by providing and simplifying the definition of a related party and removing inconsistencies.

Amendment to PAS 32, Classification of Rights Issues

The amendment to PAS 32 is effective for annual periods beginning on or after February 1, 2010 and amended the definition of a financial liability in order to classify rights issues (and certain options or warrants) as equity instruments in cases where such rights are given pro rata to all of the existing owners of the same class of an entity's non-derivative equity instruments, or to acquire a fixed number of the entity's own equity instruments for a fixed amount in any currency.

Amendment to Philippine Interpretation IFRIC-14, *Prepayment of a Minimum Funding Requirement* The amendment is effective for annual periods beginning on or after January 1, 2011. This Interpretation applies in limited circumstances when an entity is subject to minimum funding requirements and makes an early payment of contributions to cover those requirements. The amendment permits such an entity to treat the benefit of such an early payment as an asset.

Philippine Interpretation IFRIC-19, *Extinguishing Financial Liabilities with Equity Instruments* This Interpretation which is effective for annual periods beginning on or after July 1, 2010, clarifies that equity instruments issued to a creditor to extinguish a financial liability qualify as consideration paid. The equity instruments issued are measured at their fair value. In case that this cannot be reliably measured, the instruments are measured at the fair value of the liability extinguished. Any gain or loss is recognized immediately in profit or loss.

Improvements of PFRS to be adopted by the Company starting January 1, 2011

The omnibus amendments to PFRS were issued primarily with a view to remove inconsistencies and clarify wordings. The adoption of the following improvements resulted in changes in accounting policies but did not have significant impact on the consolidated financial statements of the Company.

- PFRS 3, Business Combinations
 - Clarifies that the amendments to PFRS 7, PAS 32, *Financial Instruments: Presentation* and PAS 39 that eliminate the exemption for contingent consideration, do not apply to contingent consideration that arose from business combinations whose acquisition dates precede application of PFRS 3 (as revised in 2008).
- PFRS 7, Financial Instruments: Disclosures
 - Emphasizes the interaction between quantitative and qualitative disclosures and the nature and extent of risks associated with financial instruments.
- PAS 1, Presentation of Financial Statements
 - Clarifies that an entity will present an analysis of other comprehensive income for each component of equity, either in the statement of changes in equity or in the notes to the financial statements.
- PAS 27, Consolidated and Separate Financial Statements
 - Clarifies that the consequential amendments from PAS 27 made to PAS 21, *The Effect of Changes in Foreign Exchange Rates*, PAS 28, *Investments in Associates* and PAS 31, *Interests in Joint Ventures* apply prospectively for annual periods beginning on or after July 1, 2009 or earlier when PAS 27 is applied earlier.

Effective in 2012

Amendment to PAS 12, *Income Taxes - Deferred Tax: Recovery of Underlying Assets* The amendment to PAS 12 is effective for annual periods beginning on or after 1 January 2012. It provides a practical solution to the problem of assessing whether recovery of an asset will be through use or sale. It introduces a presumption that recovery of the carrying amount of an asset will normally be through sale.

Amendment to PFRS 7 - Financial Instruments: Disclosures - Transfers of Financial Assets

The amendments to PFRS 7 are effective for annual periods beginning on or after 1 July 2011. The amendments will allow users of financial statements to improve their understanding of transfer transactions of financial assets (for example, securitizations), including understanding the possible effects of any risks that may remain with the entity that transferred the assets. The amendments also require additional disclosures if a disproportionate amount of transfer transactions are undertaken around the end of a reporting period.

Philippine Interpretation IFRIC 15, Agreements for the Construction of Real Estate

This Interpretation, effective for annual periods beginning on or after January 1, 2012, covers accounting for revenue and associated expenses by entities that undertake the construction of real estate directly or through subcontractors. This Philippine Interpretation requires that revenue on construction of real estate be recognized only upon completion, except when such contracts qualify as construction contract under PAS 11, *Construction Contracts*, or involve rendering of services in which case revenue is recognized based on stage of completion. Contracts involving provision of services with the construction materials and where the risks and reward of ownership are transferred to the buyer on a continuous basis will also be accounted for based on stage of completion.

Effective in 2013

PFRS 9, Financial Instruments: Classification and Measurement

PFRS 9, as issued in 2010, reflects the first phase of the work on the replacement of PAS 39 and applies to classification and measurement of financial assets and financial liabilities as defined in PAS 39. The standard is effective for annual periods beginning on or after 1 January 2013. In subsequent phases, hedge accounting and derecognition will be addressed. The Company has not yet decided whether or not to early adopt PRFS 9 for its 2011 financial reporting, and therefore, the interim financial statements do not reflect the impact of the said standard. It is currently evaluating the impact of the possible early adoption of the PFRS 9 in its financial statements, and its impact on the classification and measurement of our financial assets.

4. Summary of Significant Accounting and Financial Reporting Policies

Cash and Cash Equivalents

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

Short-term Investments

Short-term investments represent investments that are readily convertible to known amounts of cash with original maturities of more than three months to one year.

Financial Assets and Financial Liabilities

Financial assets and financial liabilities are recognized initially at fair value. Transaction costs are included in the initial measurement of all financial assets and liabilities, except for financial instruments measured at FVPL.

The Company recognizes a financial asset or a financial liability in the consolidated balance sheet when it becomes a party to the contractual provisions of the instruments.

All regular way purchases and sales of financial assets are recognized on the trade date, i.e., the date that the Company commits to purchase the assets. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

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

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

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

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

Financial assets and financial liabilities are classified as either financial asset or liability at FVPL, loans and receivables, held-to-maturity (HTM) investments, AFS investments or other financial liabilities. The Company determines the classification of its financial assets and financial liabilities at initial recognition and, where allowed and appropriate, reevaluates this designation at every reporting date.

Financial Assets and Liabilities at FVPL

- a. Financial Assets or Financial Liabilities Designated at FVPL
 - Financial assets or financial liabilities classified in this category include those that are designated by management on initial recognition as at FVPL when any of the following criteria is met:

- The designation eliminates or significantly reduces the inconsistent treatment that would otherwise arise from measuring the assets or liabilities or recognizing gains or losses on them on a different basis;
- The assets and liabilities are part of a group of financial assets, financial liabilities or both which are managed and their performance evaluated on a fair value basis, in accordance with a documented risk management or investment strategy; or
- The financial instrument contains an embedded derivative, unless the embedded derivative does not significantly modify the cash flows or it is clear, with little or no analysis, that it would not be separately recorded.

Financial assets and financial liabilities designated at FVPL are recorded in the consolidated balance sheet at fair value. Changes in fair value on financial assets and liabilities designated at FVPL are recorded in the consolidated statement of income. Interest earned or incurred is recorded in interest and other financial income or charges, respectively, while dividend income is recorded according to the terms of the contract, or when the right to receive the payment has been established.

As of June 30, 2011 and December 31, 2010, the Company has no financial asset or financial liability designated on initial recognition as at FVPL.

b. Financial assets or financial liabilities held for trading

These financial instruments are recorded in the consolidated balance sheet at fair value. A financial asset or financial liability is classified under this category when any of the following criteria is met:

- It is acquired or incurred principally for the purpose of selling or repurchasing it in the near term;
- On initial recognition, it is part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking; or
- It is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument).

Changes in fair value relating to the held-for-trading positions are recognized in the consolidated statement of income as gain on investment held for trading under the "Interest and other financial income" account. Interest earned or incurred is recorded in interest and other financial income or charges, respectively, while dividend income is recorded when the right to receive payment has been established.

As of June 30, 2011 and December 31, 2010, the Company's investments in bonds and fixed treasury notes (FXTNs) and unit investment trust funds (UITFs) are classified as financial assets held for trading (see Notes 7 and 29).

Derivatives recorded at FVPL

The Company enters into short-term forward currency contracts to hedge its currency exposure. Derivative instruments are initially recognized at fair value on the date in which a derivative transaction is entered into or bifurcated, and are subsequently remeasured at fair value. Derivatives are carried as assets when the fair value is positive and as liabilities when the fair value is negative. The Company has opted not to designate its derivative transactions

under hedge accounting. Consequently, gains and losses from changes in fair value of these derivatives are recognized immediately in the consolidated statement of income.

The fair values of freestanding forward currency transactions are calculated by reference to current forward exchange rates for contracts with similar maturity profiles.

Embedded derivatives

An embedded derivative is separated from the host contract and accounted for as a derivative, if all of the following conditions are met: (a) the economic characteristics and risks of the embedded derivative are not closely related to the economic characteristics and risks of the host contract; (b) a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and (c) the hybrid or combined instrument is not recognized at FVPL.

Embedded derivatives are measured at fair value, and are carried as assets when the fair value is positive and as liabilities when the fair value is negative. Gains and losses from changes in fair value of these derivatives are recognized immediately in the consolidated statement of income. Reassessment of embedded derivatives is only done when there are changes in the contract that significantly modifies the cash flows.

As of June 30, 2011 and December 31, 2010, the Company's derivative assets are classified as financial assets at FVPL (see Note 29).

Loans and Receivables

Loans and receivables are nonderivative financial assets with fixed or determinable payments and are not quoted in an active market. Such assets are carried at amortized cost using the effective interest method. Gains and losses are recognized in the consolidated statement of income when the loans and receivables are derecognized or impaired, as well as through the amortization process. Loans and receivables are included in current assets if maturity is within 12 months from the balance sheet date. Otherwise, these are classified as noncurrent assets.

As of June 30, 2011 and December 31, 2010, the Company's cash and cash equivalents, short-term investments and receivables are classified as loans and receivables (see Notes 6 and 29).

HTM Investments

Quoted nonderivative financial assets with fixed or determinable payments and fixed maturities are classified as HTM when the Company has the positive intention and ability to hold to maturity. Such assets are carried at amortized cost using the effective interest method.

Gains and losses are recognized in the consolidated statement of income when the HTM investments are derecognized or impaired, as well as through the amortization process. HTM investments are classified as current if maturity is within 12 months from the balance sheet date. Otherwise, these are classified as noncurrent assets.

As of June 30, 2011 and December 31, 2010, the Company did not classify any financial asset under HTM investments.

AFS Investments

AFS investments are nonderivative financial assets that are designated as AFS or are not classified in any of the three preceding categories. They are purchased and held indefinitely, and may be sold in response to liquidity requirements or changes in market conditions. After initial recognition, AFS investments are measured at fair value with gains or losses being recognized as a separate component of equity until the investment is derecognized or until the investment is determined to be impaired at which time the cumulative gain or loss previously reported in equity is included in the consolidated statement of income. Unlisted AFS financial assets, on the other hand, are carried at cost, net of any impairment, until the investment is derecognized.

AFS investments are classified as current if they are expected to be realized within 12 months from the balance sheet date. Otherwise, these are classified as noncurrent assets.

As of June 30, 2011 and December 31, 2010, the Company's investments in listed and unlisted equity securities and golf club shares are classified as AFS investments (see Notes 11 and 29).

Other Financial Liabilities

Other financial liabilities are initially recognized at the fair value of the consideration received less directly attributable transaction costs.

After initial recognition, other financial liabilities are subsequently measured at amortized cost using the effective interest method.

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

As of June 30, 2011 and December 31, 2010, the Company's accounts payable and other current liabilities and due to stockholders are classified as other financial liabilities (see Notes 15, 26 and 29).

Impairment of Financial Assets

The Company assesses at each balance sheet date whether a financial asset or group of financial assets is impaired.

Assets carried at amortized cost

If there is objective evidence (such as the probability of insolvency or significant financial difficulties of the debtor) that an impairment loss on loans and receivables carried at amortized cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate (i.e., the effective interest rate computed at initial recognition). The carrying amount of the asset shall be reduced through the use of an allowance account and the amount of the loss is recognized in the consolidated statement of income. Interest income continues to be accrued on the reduced carrying amount based on the original effective interest rate of the asset. Loans and receivables together with the associated allowance are written off when there is no realistic prospect of future recovery and all collateral, if any, has been realized or has been transferred to the Company. If in a subsequent year, the amount of the impairment loss increases or decreases because of an event occurring after the impairment was recognized, the previously recognized impairment loss is increased or reduced by adjusting the allowance account, to the extent that the carrying value of the asset does not exceed its amortized cost at the reversal date. Any subsequent reversal of an impairment loss is recognized in the consolidated statement of income.

The Company first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, and individually or collectively for financial assets that are not individually significant. If it is determined that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, the asset is included in a group of financial assets with similar credit risk characteristics and that group of

financial assets is collectively assessed for impairment. Assets that are individually assessed for impairment and for which an impairment loss is or continues to be recognized are not included in a collective assessment of impairment. For the purpose of specific evaluation of impairment, the Company assesses whether financial assets are impaired through assessment of collectability of financial assets considering the creditors' capacity to pay, history of payment, and the availability of other financial support. For the purpose of a collective evaluation of impairment, financial assets are grouped on the basis of such credit risk characteristics such as customer type, payment history, past due status and term.

Assets carried at cost

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

AFS investments

In the case of equity investments classified as AFS, this would include a significant or prolonged decline in the fair value of the investments below its cost. Where there is evidence of impairment, the cumulative loss, measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognized in the consolidated statement of income, is removed from equity and recognized in the consolidated statement of income. Impairment losses on equity investments are not reversed through the consolidated statement of income. Increases in fair value after impairment are recognized directly in equity.

In the case of debt instruments classified as AFS, impairment is assessed based on the same criteria as financial assets carried at amortized cost. Future interest income is based on the reduced carrying amount and is accrued based on the rate of interest used to discount future cash flows for the purpose of measuring impairment loss. Any such accrual is recorded as part of "Interest and other financial income" account in the consolidated statement of income. If, in subsequent year, the fair value of a debt instrument loss was recognized in the consolidated statement of income, the impairment loss is reversed through the consolidated statement of income.

Derecognition of Financial Assets and Financial Liabilities

Financial assets

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

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

Where the Company has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Company's continuing involvement in the asset.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

Financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged, cancelled or has expired. Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amount of a financial liability (or part of a financial liability) extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in the consolidated statement of income.

Offsetting Financial Instruments

Financial assets and financial liabilities are offset and the net amount reported in the consolidated balance sheet when there is a currently legal right to set off the recognized amounts and the Company intends to either settle on a net basis, or to realize the asset and settle the liability simultaneously.

Fuel and Spare Parts

Fuel and spare parts are stated at the lower of cost or net realizable value. Cost is determined using the first-in, first-out method. Net realizable value is the current replacement cost of fuel and spare parts.

Property, Plant and Equipment

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

The initial cost of property, plant and equipment comprises its purchase price, including import duties (where applicable), borrowing costs incurred during the construction period and other costs directly attributable to bringing the asset to its working condition and location for its intended use. Expenditures incurred after the property, plant and equipment have been put into operation, such as repairs and maintenance, are charged to income in the year the costs are incurred. In situation where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as an additional cost of property and equipment.

Under the component depreciation method, plant overhaul costs are segregated into two categories, that is: (a) costs that should be depreciated over the useful life of the plant; and, (b) parts that are replaced at periodic intervals. The cost of the initial overhaul that may be capitalized is depreciated over its estimated useful life, through the next overhaul, at which time the process is repeated. Under this method, repairs and maintenance are also expensed as incurred.

Depletion of wells, platforms and other facilities are provided on a field basis under the unit-ofproduction method based upon estimates of proven reserves. The depletion base includes the estimated future development cost of the undeveloped reserves. Depreciation and amortization are calculated on a straight-line basis over the estimated useful lives of the assets, as follows:

Buildings and improvements	20-25 years
Land improvements	10 years
Machinery and equipment	9-20 years
Transportation equipment	3-5 years
Mining and other equipment	10 years
Office furniture, equipment and others	3-10 years

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

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

Construction in-progress is stated at cost. This includes cost of construction and other direct costs. Construction in-progress is not depreciated until such time as the relevant assets are completed and put into operational use.

Investments in Associates

The Parent Company's investments in associates are accounted for under the equity method of accounting. These are entities in which the Parent Company has significant influence and which are neither subsidiaries nor joint ventures of the Parent Company. The investments in associates are carried in the consolidated balance sheet at cost plus post-acquisition changes in the Parent Company's share of net assets of the associates, less any impairment in value. The consolidated statement of income includes the Parent Company's share of the results of operations of the associates. Unrealized gains arising from transactions with associates are eliminated to the extent of the Parent Company's interest in the associates. Unrealized losses are eliminated similarly but only to the extent that there is no evidence of impairment of the asset transferred.

When the Parent Company's accumulated share in net losses of an associate equals or exceeds the carrying amount of the investment, including advances, the Company discontinues the recognition of its share in additional losses and the investment is reduced to zero. If the associate subsequently reports net income, the Parent Company will resume applying the equity method only after its share in that net income equals the share in net losses not recognized during the period the equity method was suspended.

An investment in associate is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the assets (calculated as the difference between the net disposal proceeds and the net carrying amount of the investment) is included in the consolidated statement of income in the year the investment is derecognized.

Interest in a Joint Venture

The Parent Company's interest in its joint venture is proportionately consolidated to the accounts of the Parent Company. This method involves presenting the Parent Company's share in the joint

venture's assets, liabilities, income and expenses as separate line items in the consolidated financial statements.

The Parent Company's investment in the joint venture's shares of stock is accounted for as "Parent Company shares of stock held by a joint venture" included and shown as a reduction in the equity section of the consolidated balance sheet.

Investment Properties

Investment properties are carried at cost, including transaction costs, net of accumulated depreciation. The carrying amount includes the cost of replacing part of an existing investment property at the time that cost is incurred if the recognition criteria are met and excludes the costs of day-to-day servicing of an investment property.

Depreciation is calculated on a straight-line basis over the estimated useful life of 20 years.

Investment property is derecognized when either it has been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. Any gain or loss on the retirement or disposal of an investment property is recognized in the consolidated statement of income in the year of retirement or disposal.

Transfers are made to investment property when, and only when, there is a change in use, evidenced by ending of owner-occupation, commencement of an operating lease to another party or ending of construction or development. Transfers are made from investment property when, and only when, there is a change in use, evidenced by commencement of owner-occupation or commencement of development with a view to sale.

Deferred Exploration Costs

The Company follows the full cost method of accounting for exploration costs determined on the basis of each service contract (SC) or geophysical survey and exploration contract (GSEC) area. Under this method, all exploration costs relating to each SC or GSEC are tentatively deferred to the extent that the capitalized costs do not exceed the value of those reserves, pending determination of whether the contract area contains oil and gas reserves in commercial quantities, net of an allowance for impairment losses.

Expenditures for mineral exploration and development work on mining properties are also deferred as incurred, net of any allowance for impairment losses. These expenditures are provided for with an allowance when there are indications that the exploration results are negative. These are written off against the allowance when the projects are abandoned or determined to be definitely unproductive. When the exploration work results are positive, the net exploration costs and subsequent development costs are capitalized and amortized from the start of commercial operations.

Deferred exploration costs are assessed for impairment when:

- the period for which the Company has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed;
- substantive expenditure on further exploration for and evaluation of mineral resources in the specific area is neither budgeted nor planned;
- exploration for and evaluation of mineral resources in the specific area have not led to the discovery of commercially viable quantities of mineral resources and the Company has decided to discontinue such activities in the specific area; or

• sufficient data exists to indicate that, although a development in the specific area is likely to proceed, the carrying amount of the exploration and evaluation asset is unlikely to be recovered in full from successful development or by sale.

When facts and circumstances suggest that the carrying amount exceeds the recoverable amount, impairment loss is measured, presented and disclosed in accordance with PAS 36.

Business Combinations

Business combinations are accounted for using the acquisition method. This involves recognizing identifiable assets (including previously unrecognized intangible assets) and liabilities (including contingent liabilities and excluding future restructuring) of the acquired business at fair value. Goodwill acquired in a business combination is initially measured at cost being the excess of the cost of the business combination over the Company's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities. Following initial recognition, goodwill is measured at cost less any accumulated impairment loss. Goodwill is reviewed for impairment, annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. If the Company's interest in the net fair value of the identifiable assets, liabilities exceeds the cost of the business combination, the Company reassesses the identification and measurement of the acquiree's identifiable assets, liabilities and contingent liabilities and contingent liabilities and measurement of the cost of the combination and recognizes immediately in the consolidated statement of income any excess remaining after that reassessment.

For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Company's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Company are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cash-generating units), to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cash-generating units) is less than the carrying amount, an impairment loss is recognized. Where goodwill forms part of a cash-generating unit (group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in this circumstance is measured based on the relative values of the operation disposed of and the portion of the cash-generating unit retained.

Impairment of Nonfinancial Assets

The Company assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Company makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's fair value less costs to sell and its value-in-use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value-in-use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset. Impairment losses of continuing operations are recognized in the consolidated statement of income in those expense categories consistent with the function of the impaired asset.

An assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depletion, depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in profit or loss unless the asset is carried at revalued amount, in which case, the reversal is treated as a revaluation increase. After such a reversal, the depletion, depreciation and amortization charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

Provisions

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pretax rate that reflects current market assessment of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense.

Capital Stock

Capital stock represents the portion of the paid-in capital representing the total par value of the shares issued.

Equity Transaction Costs

The Company incurs various costs in issuing or acquiring its own equity instruments, such as registration and other regulatory fees, amounts paid to legal, accounting and other professional advisers, printing costs and stamp duties. The transaction costs of an equity transaction are accounted for as a deduction from equity (net of any related income tax benefit), but only to the extent they are incremental costs directly attributable to the equity transaction that otherwise would have been avoided. The costs of an equity transaction that is abandoned are recognized as an expense.

The costs of 'issuing or acquiring' equity are the only costs recognized in equity. Accordingly, the costs of listing shares already in issue should not be set off against equity, but recognized as an expense.

Retained Earnings

Retained earnings include all current and prior period results of operations as reported in the consolidated statement of income, net of any dividend declaration.

Revenue

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

Trading revenue

Revenue from the sale of electricity is recognized during the period when electricity is purchased from the spot market and sold to the end consumer. Revenue is measured at the fair value of the consideration received or receivable. Trading revenue is presented gross of trading costs where the Company acts as principal and:

- has primary responsibility for providing the goods and services;
- has discretion in establishing prices; and
- bears the credit and inventory risks.

Trading revenue is presented net of trading costs where the Company acts as agent.

Generation Revenue

Revenue from the sale of electricity is recognized during the period when electricity is generated. Revenue from take-or-pay arrangement is recognized in accordance with the terms of the ESA in relation to the electricity generated.

Dividend

Dividend income is recognized when the Company's right to receive the payment is established.

Interest

Income is recognized as the interest accrues, taking into account the effective yield on the asset.

Rental

Income is accounted for on a straight-line basis over the lease term.

Costs and Expenses

Costs and expenses are recognized when incurred.

Pensions and Other Post-Employment Benefits

The Company has a defined benefit pension plan. The costs of providing benefits under the defined benefit plan are determined using the projected unit credit actuarial valuation method. The method reflects service rendered by employees to the date of valuation and incorporates assumptions concerning employees' projected salaries. Actuarial gains and losses are recognized as income or expense when the net cumulative unrecognized actuarial gains and losses for each individual plan at the end of the previous reporting year exceed 10% of the higher of the defined benefit obligation and the fair value of plan assets at that date. These gains or losses are recognized over the expected average remaining working lives of the employees participating in the plan.

Past service cost is recognized as an expense on a straight-line basis over the average period until the benefits become vested. If the benefits are already vested immediately following the introduction of, or changes to, a pension plan, past service cost is recognized immediately.

The defined benefit liability is the aggregate of the present value of the defined benefit obligation and actuarial gains and losses not recognized, reduced by past service cost not yet recognized, and the fair value of plan assets out of which the obligations are to be settled directly. If such aggregate is negative, the asset is measured at the lower of such aggregate or the aggregate of cumulative unrecognized net actuarial losses and past service cost and the present value of any economic benefits available in the form of refunds from the plan or reductions in the future contributions to the plan.

If the asset is measured at the aggregate of cumulative unrecognized net actuarial losses and past service cost and the present value of any economic benefits available in the form of refunds from the plan or reductions in the future contributions to the plan, net actuarial losses of the current period and past service cost of the current period are recognized immediately to the extent that they exceed any reduction in the present value of those economic benefits. If there is no change or an increase in the present value of the economic benefits, the entire net actuarial losses of the current period and past service cost of the current period are recognized immediately. Similarly, net actuarial gains of the current period after the deduction of the past service cost of the current period exceeding any increase in the present value of the economic benefits stated in the foregoing are recognized immediately if the asset is measured at the aggregate of cumulative unrecognized net actuarial losses and past service cost and the present value of any economic benefits available in the form of refunds from the plan or reductions in the future contributions to the plan. If there is no change or a decrease in the present value of the economic benefits, the entire net actuarial gains of the current period after the deduction of past service cost of the current period are recognized immediately.

Stock Option

The Company had a stock option plan offered to qualified employees, officers and directors of the Company. As allowed under PFRS 1, *First Time Adoption of Philippine Financial Reporting Standards*, the Company availed of the exemption from applying PFRS 2, "Share-based Payment," to stock options granted after November 7, 2002 but were fully vested as of January 1, 2005. There were no stock options granted after November 7, 2002 which remained unvested as of January 1, 2005.

Stock option grants subsequent to January 1, 2005 are accounted for in accordance with PFRS 2, that is, the cost of stock option awards are measured by reference to the fair value at the date on which they are granted. The cost of such awards is recognized, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled, ending on the date on which the relevant employees become fully entitled to the award. The cumulative expense that is recognized at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Company's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to the statement of income for a period represents the movement in cumulative expense recognized as at the beginning and end of the period.

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

Where the terms of the award are modified, the minimum expense recognized is the expense if the terms had not been modified. An additional expense is recognized for any modification, which increases the total fair value of the share based payment arrangement, or is otherwise beneficial to the employee as measured at the date of modification.

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

Leases

The determination of whether the arrangement is, or contains a lease is based on the substance of the arrangement at inception date of whether the fulfillment of the arrangement depends on the use of a specific asset or assets or the arrangement conveys a right to use the asset. A reassessment is made after the inception of the lease, if any, if the following applies:

a) there is a change in contractual terms, other than a renewal or extension of the arrangement;

- b) a renewal option is exercised or extension granted, unless the term of the renewal or extension was initially included in the lease term;
- c) there is a change in the determination of whether fulfillment is dependent on a specified asset; or
- d) there is substantial change to the asset.

Where the reassessment is made, lease accounting shall commence or cease from the date when the change in circumstances gave rise to the reassessment for scenarios a, c, or d above, and at the date of renewal or extension period for scenario b.

The Company determines whether arrangements contain a lease to which lease accounting must be applied. The costs of the agreements that do not take the legal form of a lease but convey the right to use an asset are separated into lease payments if the entity has the control of the use or access to the asset, or takes essentially all of the outputs of the asset. The said lease component for these arrangements is then accounted for as finance or operating lease.

Finance leases, which transfer to the Company substantially all the risks and benefits incidental to ownership of the leased item are capitalized at the inception of the lease at the fair value of the leased property or, if lower, at the present value of the minimum lease payments.

Leases where the lessor retains substantially all the risks and benefits of ownership of the asset are classified as operating leases. Operating lease income and expense is recognized in the consolidated statement of income on a straight-line basis over the lease arrangements.

Borrowing Costs

Borrowing costs are generally expensed as incurred. Borrowing costs including foreign exchange differences arising from foreign currency-denominated borrowings, to the extent they are regarded as an adjustment to interest costs, are capitalized if they are directly attributable to the acquisition or construction of a qualifying asset. Capitalization of borrowing costs commences when the activities to prepare the asset are in progress and expenditures and borrowing costs are being incurred. Borrowing costs are capitalized until the assets are substantially ready for their intended use. If the carrying amount of the asset exceeds its recoverable amount, an impairment loss is recorded.

Foreign Currency-denominated Transactions

Transactions denominated in foreign currencies are recorded using the exchange rate at the date of the transaction. Outstanding financial assets and liabilities denominated in foreign currencies are restated using the closing rate of exchange at the balance sheet date. Exchange gains or losses arising from foreign currency-denominated transactions are credited or charged to current operations. Nonfinancial items that are measured at historical cost in a foreign currency are translated using the exchange rate at the date of the transaction. Nonfinancial items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined.

Income Tax

Current tax

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

Deferred income tax

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

• where the deferred income tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and

• in respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

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

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

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

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

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

Earnings Per Share (EPS)

Basic EPS is computed based on weighted average number of issued and outstanding common shares during each year after giving retroactive effect to stock dividends declared during the year. Diluted EPS is computed as if the stock options were exercised as of the beginning of the year and as if the funds obtained from exercise were used to purchase common shares at the average market price during the year. Outstanding stock options will have a dilutive effect under the treasury stock method only when the fair value of the underlying common shares during the period exceeds the exercise price of the option. Where the outstanding stock options have no dilutive effect and the Company does not have any potential common share nor other instruments that may entitle the holder to common shares, diluted EPS is the same as basic EPS.

Contingencies

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

Events After the Balance Sheet Date

Post year-end events that provide additional information about the Company's position at the balance sheet date (adjusting events) are reflected in the consolidated financial statements. Post year-end events that are not adjusting events are disclosed in the notes when material.

5. Significant Accounting Judgments, Estimates and Assumptions

The Company's consolidated financial statements prepared in conformity with PFRS require management to make judgments, estimates and assumptions that affect amounts reported in the

consolidated financial statements. In preparing the Company's consolidated financial statements, management has made its best estimates and judgments of certain amounts, giving due consideration to materiality. The judgments, estimates and assumptions used in the consolidated financial statements are based upon management's evaluation of relevant facts and circumstances as of the date of the consolidated financial statements. Actual results could differ from such estimates.

The Company believes the following represents a summary of these significant judgments and estimates and related impact and associated risks in its consolidated financial statements.

Judgments

Determination of functional currency

Based on the economic substance of the underlying circumstances relevant to the Company, the functional currency of the Company has been determined to be the Philippine peso. The Philippine peso is the currency of the primary economic environment in which the Company operates. It is the currency that mainly influences the sale and cost of producing electricity.

Determination of whether an arrangement contains a lease and proper classification of the lease

Under TA Oil's ESA with Guimelco and TA Power's ESA with Holcim Philippines, Inc. (Holcim), TA Oil sells all of its output to Guimelco and TA Power sells all or substantially all of its output to Holcim (see Note 28). The Company also has various lease agreements for the lease of its investment property. The Company has evaluated the arrangements and the terms of the agreements and determined that the risks and rewards of ownership of the underlying properties are retained by the Company. Accordingly, the related assets have been recognized in the books of the Company and the fees billed to Guimelco, Holcim and the other lesees are recorded as operating revenues.

Under the Power Administration and Management Agreement between TA Oil and One Subic Power Generation Corporation (One Subic Power), TA Oil will administer and manage the entire generation output of the 116 MW diesel power plant in Subic (see Note 28). The Company has evaluated that the arrangements and the terms of the agreement contain a lease and determined that the risks and rewards of ownership of the power plant are retained by the ultimate lessor.

Classification of financial instruments

The Company exercises judgment in classifying a financial instrument, or its component parts, on initial recognition as either a financial asset, a financial liability or an equity instrument in accordance with the substance of the contractual arrangement and the definitions of a financial asset, a financial liability or an equity instrument. The substance of a financial instrument, rather than its legal form, governs its classification in the consolidated balance sheet. The classification of the Company's financial assets and financial liabilities are presented in Note 29.

Estimates

Fair value of financial assets and financial liabilities

The fair value for financial instruments traded in an active market at the balance sheet date is based on their quoted market price or dealer price quotations (bid price for long positions and ask price for short positions), without any deduction for transaction costs. Where the fair values of financial assets and financial liabilities recorded on the consolidated balance sheet cannot be derived from active markets, they are determined using a variety of valuation techniques that include the use of mathematical models. The input to these models is taken from observable markets where possible, but where this is not feasible, a degree of judgment and estimation is required in establishing fair values. Any change in value of these financial assets and financial liabilities (including derivatives) would affect the consolidated statement of comprehensive income and consolidated statement of changes in equity. The fair values of the Company's financial assets amounted to P3.47 billion and P2.18 billion as of June 30, 2011 and December 31, 2010, respectively, while fair values of the Company's financial liabilities amounted to P339.86

million and P203.92 million as of June 30, 2011 and December 31, 2010, respectively (see Note 29).

Estimated allowance for doubtful accounts

The Company maintains allowance for doubtful accounts based on the results of the individual and collective assessment under PAS 39. Under the individual assessment, which considers the significant financial difficulties of the customer, the Company is required to obtain the present value of estimated cash flows using the receivable's original effective interest rate. Impairment loss is determined as the difference between the receivables' carrying balance and the computed present value. The collective assessment would require the Company to group its receivables based on the credit risk characteristics (customer type, past-due status and terms) of the customers. Impairment loss is then determined based on historical loss experience of the receivables grouped per credit risk profile. Historical loss experience is adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the period on which the historical loss experience is based and to remove the effects of conditions in the historical period that do not exist currently. The methodology and assumptions used for the individual and collective assessments are based on management's judgment and estimate. Therefore, the amount and timing of recorded expense for any period would differ depending on the judgments and estimates made for the year. The carrying value of receivables amounted to \$486.22 million and \$219.97 million as of June 30, 2011 and December 31, 2010, respectively (see Notes 8 and 10).

Realizability of deferred income tax assets

The carrying amount of deferred income tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilized. However, there is no assurance that sufficient taxable income will be generated to allow all or part of the deferred tax assets to be utilized.

As of June 30, 2011, the Company did not recognize any deferred income tax asset. As of December 31, 2010, deferred income tax assets recognized by the Company amounted to P10.31 million. The Company's deductible temporary differences, unused NOLCO and unused MCIT for which no deferred income tax assets were recognized in the consolidated balance sheets as of June 30, 2011 and December 31, 2010 amounted to P199.06 million and P164.33 million, respectively (see Note 25).

Estimated useful lives of property, plant and equipment and investment properties

The Company estimates the useful lives of property, plant and equipment and investment properties based on the period over which the assets are expected to be available for use. The estimated useful lives of property, plant and equipment and investment properties are reviewed periodically and are updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the assets. In addition, estimation of the useful lives of property, plant and equipment and investment properties are based on collective assessment of industry practice, internal technical evaluation and experience with similar assets. It is possible, however, that future results of operations could be materially affected by changes in estimates brought about by changes in factors mentioned above. The amounts and timing of recorded expenses for any period would be affected by changes in these factors and circumstances. The carrying value of property, plant and equipment as of June 30, 2011 and December 31, 2010 amounted to P481.81 million and P489.28 million, respectively (see Note 9). The carrying value of investment properties as of June 30, 2011 and December 31, 2010 mounted to P23.06 million, respectively (see Note 12).

Impairment of deferred exploration costs

The carrying value of deferred exploration costs is reviewed for impairment by management when there are indications that the carrying amount exceeds the recoverable amount. In 2009, the Company recorded a provision for impairment losses amounting to P11.47 million representing

the carrying value of deferred exploration costs where a portion of the contract area was excised and an unfavorable ruling was issued by the Department of Environment and Natural Resources (DENR). Write-off of deferred exploration costs against allowance for impairment losses amounted to P76.62 million in 2009. In addition, deferred exploration costs amounting to P78.52million were directly written-off and charged in the consolidated statement of income in 2009.

million were directly written-off and charged in the consolidated statement of income in 2009. Among the factors considered by management in the write-off of deferred exploration costs are the expiration of the contracts and the technical evaluation that the remaining prospects in these areas are small and are likely to be uneconomic.

As of June 30, 2011 and December 31, 2010, the carrying value of deferred exploration costs amounted to P80.48 million and P86.70 million, respectively (see Note 14).

Impairment of property, plant and equipment and investment properties

The Company performs annual impairment testing of assets which are not used in operations and those with indications of impairment. The impairment testing of assets not used in operations requires an estimation of its fair value less cost to sell. Fair value is the amount obtainable from the sale of an asset or cash-generating unit in an arm's-length transaction between knowledgeable, willing parties, less the costs of disposal. The impairment testing of property, plant and equipment with indications of impairment requires an estimation of the value-in-use of the cash-generating units. In 2009, total impairment loss recognized in the consolidated statement of income on the property, plant and equipment of CIPP amounted to P106.89 million. In 2010, the Company reversed a portion of the impairment provision covering the property, plant and equipment of CIPP amounting to P20.32 million based on their fair value less costs to sell (as presented as part of "Other income (expenses)" in the consolidated statement of income). The carrying value of property, plant and equipment as of June 30, 2011 and December 31, 2010 amounted to P481.81 million and P489.28 million, respectively (see Note 9). The carrying value of investment properties amounted to P22.08 million and P23.06 million as of June 30, 2011 and December 31, 2010, respectively (see Note 12).

Impairment of investments in associates

The carrying value of investments in associates is reviewed for impairment whenever events or changes in circumstances indicate the carrying value may not be recoverable. If any such indication exists and where the carrying value exceeds the estimated recoverable amount, the investment is written down to its recoverable amount. No impairment loss was deemed necessary in the first semester of 2011 and in calendar year 2010. Accumulated impairment loss amounted to P1.56 million as of June 30, 2011 and December 31, 2010. The carrying value of investments in associates as of June 30, 2011 and December 31, 2010 amounted to P67.26 million and P39.82 million, respectively (see Note 10).

Impairment of AFS investments

The Company treats AFS investments as impaired when there has been a significant or prolonged decline in the fair value below its cost or where other objective evidence of impairment exists. The determination of what is "significant" or "prolonged" requires judgment. The Company treats "significant" generally as 20% or more of the original cost of investment, and "prolonged", greater than 6 months. In addition, the Company evaluates other factors, including normal volatility in share price for quoted equities and the future cash flows and the discount factors for unquoted equities. In 2010, the Company provided for impairment loss on its investment in unlisted shares of stock amounting to P22.59 million. No impairment loss was deemed necessary in the first semester of 2011. The carrying value of AFS investments amounted to P213.91 million and P205.13 million as of June 30, 2011 and December 31, 2010 (see Note 11).

Pension and other post-employment benefits

The determination of the Company's obligation and cost for pension and other post-employment benefits is dependent on the selection of certain assumptions used by actuaries in calculating such amounts. The assumptions described in Note 26 to the consolidated financial statements include among others, discount rates, expected returns on plan assets and rates of salary increase. In accordance with PFRS, actual results that differ from the assumptions are accumulated and amortized over future periods and therefore, generally affect the recognized expense and recorded obligation in such future periods. The carrying value of pension and other post-employment benefits as of June 30, 2011 and December 31, 2010 is P12.74 million and P10.60 million, respectively.

6. Cash and Cash Equivalents

	June 30	December 31
	2011	2010
Cash on hand and in banks	₽ 484,881,392	₽9,138,531
Short-term deposits	1,500,528,758	871,645,251
	₽1,985,410,150	₽880,783,782

Cash in banks earn interest at the respective bank deposit rates. Short-term deposits are made for varying periods between one day and three months depending on the immediate cash requirements of the Company and earn interest at the respective short-term deposit rates.

For purposes of the consolidated statements of cash flows, cash and cash equivalents consist of the following:

	June 30	December 31
	2011	2010
Cash and cash equivalents of venturer	₽1,985,410,150	₽880,783,782
Share in cash and cash equivalents		
of a joint venture (Note 13)	127,546,909	120,772,770
	₽2,112,957,059	₽1,001,556,552

7. Investments Held for Trading

	June 30	December 31
	2011	2010
Investments in bonds and FXTNs	₽138,063,522	₽347,871,714
Investments in UITFs	644,059,704	524,779,241
	₽782,123,226	₽872,650,955

The Company's unrealized loss from changes in fair value of investments held for trading (included in net gains on investments held for trading under "Interest and other financial income" account in the consolidated statements of income) amounted to P13.89 million and P2.54 million in the first semester of 2011 and 2010, respectively (see Note 29).

8. Receivables

	June 30 2011	December 31 2010
Trade (Note 28)	₽393,892,944	₽88,428,994
Due from related companies (Notes 26 and 28)	82,736,281	71,452,850
Others (Notes 10 and 14)	19,598,390	70,098,644
	496,227,615	229,980,488
Less allowance for doubtful accounts	10,012,138	10,012,138
	₽486,215,477	₽219,968,350

Trade receivables represent receivables from Guimelco, in accordance with the terms of the ESA between the Parent Company and Guimelco, and CIPP's receivables from locators in CIP II. Trade receivables are noninterest-bearing and are generally on a 30-day credit term.

Other receivables include receivable from the sale of royalty interest amounting to P58.09 million as of December 31, 2010 (see Note 14) and interest receivable of P4.24 million and P7.50 million as of June 30, 2011 and December 31, 2010, respectively.

The aging analysis of past due but not impaired receivables is as follows:

		June 30, 2011					
		Neither Past					Past Due
		Due nor		Past Due but	not Impaired		and
	Total	Impaired	<30 Days	30-60 Days	61-90 Days	91-120 Days	Impaired
				(In Thousands)			
Trade	₽393,893	₽378,078	₽5,358	₽451	₽485	₽2,803	₽6,718
Due from related	,	·	, i i i i i i i i i i i i i i i i i i i			,	,
companies	82,736	82,736	-	-	-	-	-
Others	19,598	16,304	-	-	-	-	3,294
	₽496,227	₽477,118	₽5,358	₽451	₽485	₽2,803	₽10,012

		December 31, 2010					
		Neither Past					Past Due
		Due nor		Past Due but	not Impaired		and
	Total	Impaired	<30 Days	30-60 Days	61–90 Days	91-120 Days	Impaired
				(In Thousands)			
Trade	₽88,429	₽77,604	₽494	₽499	₽897	₽2,217	₽6,718
Due from related							
companies	71,453	71,453	-	-	-	-	-
Others	70,098	66,804	-	-	-	-	3,294
	₽229,980	₽215,861	₽494	₽499	₽897	₽2,217	₽10,012

Movements in allowance for doubtful accounts are as follows:

	June 30, 2011					
	Trade	Trade Others				
	(In Thousands)					
Balances at January 1, 2011	₽6,718	₽3,294	₽10,012			
Provision for the year (Note 24)	-	_	-			
Balances at June 30, 2011	₽6,718	₽3,294	₽10,012			

	Decer	December 31, 2010				
	Due from					
	related parties	Others	Total			
	(In	(In Thousands)				
Balances at January 1, 2010	₽–	₽3,270	₽3,270			
Provision for the year (Note 24)	6,718	24	6,742			
Balances at December 31, 2010	₽6,718	₽3,294	₽10,012			

9. Property, Plant and Equipment

	Land	Buildings and Improvements	Machinery and Equipment	Wells, Platforms and Other Facilities	Transportation Equipment	Mining and Other Equipment	Office Furniture, Equipment and Others	Construction In Progress	Total
Cost									
At January 1, 2010	₽57,983,000	₽100,114,325	₽497,231,531	₽20,346,661	₽15,612,283	₽22,221,251	₽28,773,138	₽-	₽742,282,189
Additions	-	2,236,525	-	-	13,430,009	3,049,927	412,775	9,133,537	28,262,773
Disposals	-		-	-	(11,415,939)	-	(105,521)	-	(11,521,460)
Transfer from investment									
properties (Note 12)	-	71,122,500	-	-	-	-	-	-	71,122,500
At December 31, 2010	57,983,000	173,473,350	497,231,531	20,346,661	17,626,353	25,271,178	29,080,392	9,133,537	830,146,002
Additions	-	-	2,802,017	-	3,336,265	333,625	316,216	12,998,551	19,786,674
Disposals	-	-	-	-	-	-	-	-	_
At June 30, 2011	₽57,983,000	₽173,473,350	₽500,033,548	₽20,346,661	₽20,962,618	₽25,604,803	₽29,396,608	₽22,132,088	₽849,932,676
Accumulated Depreciation, Amortization, Depletion and Impairment									
At January 1, 2010	₽–	₽39,848,091	₽219,191,215	₽20,346,661	₽8,291,334	₽5,322,124	₽22,594,345	₽–	₽315,593,770
Depreciation (Note 23)	-	12,697,139	24,538,966	-	5,220,048	5,003,866	3,789,898	-	51,249,917
Impairment	-	-	(20,320,409)	-	-	-	-	-	(20,320,409)
Disposals	-	-	-	-	(9,456,576)	-	(100,160)	-	(9,556,736)
Transfer from investment									
properties (Note 12)	-	3,903,064	-	_	_	-	_	-	3,903,064
At December 31, 2010	-	56,448,294	223,409,772	20,346,661	4,054,806	10,325,990	26,284,083	-	340,869,606
Depreciation (Note 23)	-	5,590,205	13,284,821	-	4,188,817	2,533,221	1,651,637	-	27,248,701
Disposals	-	-	_	_	_	-	-	-	-
At June 30, 2011	₽-	₽62,038,499	₽236,694,593	₽20,346,661	₽8,243,623	₽12,859,211	₽27,935,720	₽-	₽368,118,307
Net Book Value									
At January 1, 2010	₽57,983,000	₽60,266,234	₽278,040,316	₽-	₽7,320,949	₽16,899,127	₽6,178,793	₽–	₽426,688,419
At December 31, 2010	57,983,000	117,025,056	273,821,759	_	13,571,547	14,945,188	2,796,309	9,133,537	489,276,396
At June 30, 2011	57,983,000	111,434,851	263,338,955	_	12,718,995	12,745,592	1,460,888	22,132,088	481,814,368

In the Asset Purchase Agreement entered into by CIPP and MERALCO on April 11, 2009, MERALCO acquired CIPP's rights and interests in the existing electric distribution system on an "as is, where is" basis for a total consideration of P62.00 million. Gain on sale recognized in the 2009 consolidated statement of income related to the said transaction amounted to P7.28 million (see Note 24). The depreciation and related maintenance cost of the power plant of CIPP beginning April 12, 2009 are presented as part of "Cost of Power Plant on Standby" account in the consolidated statements of income for the first semester ended June 30, 2011 and 2010 (see Note 20).

In 2010, the Company reversed a portion of the impairment provision covering the property, plant and equipment of CIPP amounting to P20.32 million based on their fair value less costs to sell. During the year, CIPP received offers from third parties to purchase its property, plant and equipment. In December 2010, CIPP's board of directors approved the transfer of its 21 MW Bunker C-fired power plant from Laguna to La Union. These events triggered the review of impairment and the reversal of a portion of impairment provision. The fair value less costs to sell of the assets was determined based on the quoted price from a willing third party buyer and supplier.

As of June 30, 2011, the Company is in the process of transferring its property and equipment from Laguna to La Union.

10. Investments in Associates

The percentage of ownership and the carrying values of investments in associates are as follows:

	Percentage	June 30	December 31
	of Ownership	2011	2010
Maibarara Geothermal, Inc.(MGI)	25.00	₽66,632,399	₽39,189,046
Asia Coal Corporation (Asia Coal)*	28.18	631,029	631,029
Union Aggregates Corporation (UAC)**	31.25	_	_
		₽67,263,428	₽39,820,075

* Shortened corporate life to October 31, 2009

** Ceased operations

	June 30 2011	December 31 2010
Acquisition costs:		
Balance at beginning of year	₽69,313,038	₽26,734,913
Addition	31,250,000	42,578,125
Disposal of BIPC shares	_	_
Balance at end of year	100,563,038	69,313,038
Accumulated equity in net losses:		
Balance at beginning of year	(27,933,712)	(24,555,906)
Equity in net earnings (losses) for the year		
(Note 24)	(3,806,647)	(3,377,806)
Disposal	_	_
Balance at end of year	(31,740,359)	(27,933,712)
	68,822,679	41,379,326
Less accumulated impairment losses	1,559,251	1,559,251
	₽67,263,428	₽39,820,075

The details and movements of investments in associates accounted for under the equity method are as follows:

Maibarara Geothermal, Inc. (MGI)

The Company subscribed to 25% of the capital stock of MGI which was incorporated and registered with the SEC on August 11, 2010, to implement the integration development of the Maibarara geothermal field in Calamba, Laguna and Sto. Tomas, Batangas for power generation. The details of the net assets of MGI are shown below:

	June 30	December 31
	2011	2010
Current assets	₽81,223,416	₽99,482,069
Noncurrent assets	185,554,208	57,943,885
Total Assets	266,777,624	157,425,954
Current Liabilities	1,554,817	669,770
Net Assets	₽ 265,222,807	₽156,756,184

The results of operations of MGI for the first semester ended June 30, 2011 are shown below:

Interest income	₽635,954
General and administrative expenses	(15,862,540)
Net loss	(₽15,226,586)

As of May 5, 2011, the two geothermal wells in the Maibarara steamfield have attained commercial wellhead pressures and stable chemistry for steam supply to a powerplant. The wells have an aggregate capacity of about 15MW. Further bore output measurements will be conducted until the end of May 2011 to determine if the commercial output could be sustained.

Asia Coal

On March 19, 2009, the directors and stockholders of Asia Coal approved the shortening of the corporate life of the Company to October 31, 2009. The Company shall be dissolved and

liquidated, the date of which is subject to the approval of the SEC. As of May 16, 2011, Asia Coal is still in the process of filing with the SEC its application for dissolution.

The net assets of Asia Coal as of October 31.2010 are as follows:

Current assets	₽2,358,801
Noncurrent asset	14,700
Total Assets	2,373,501
Current liability	133,701
Net Assets	₽2,239,800

Other than the approval of the directors and stockholders of Asia Coal of the shortening of its corporate life, there were no significant transactions or events that need to be adjusted in Asia Coal's financial statements.

Bacnotan Industrial Park Corporation (BIPC)

BIPC is engaged in the development of a 110-hectare industrial estate in Calaca, Batangas. On March 10, 2009, the Parent Company signed a Share Purchase Agreement with Phoenix Petroleum Philippines, Inc. (Phoenix) whereby the Parent Company sold to Phoenix all of the Parent Company's 30% equity interest in BIPC for a consideration payable at approximately 18% down payment and the balance in monthly installments over a period of five years. Total gain on the sale of the investment in an associate recognized in the 2009 consolidated statement of income amounted to P24.79 million (see Note 24). As of December 31, 2009, the current portion of the receivable from Phoenix amounted to P26.32 million and is included as part of other receivables (see Note 8). The noncurrent portion of the receivable amounting to P127.57 million is included as part of "Other noncurrent assets" account in the 2009 consolidated balance sheet. Such receivables have been collected in full on April 16, 2010.

On January 15, 2010, TA Oil entered into a Contract for the Sale and Purchase of Industrial Lots (the Contract) with BIPC. Under the terms of the Contract, BIPC undertakes to sell the parcels of land registered under its name as well as the additional parcels of land that it will acquire from Phoenix Petroterminals and Industrial Park. Terms of payment include that upon downpayment, TA Oil shall be granted the sole and exclusive option to purchase the properties and shall exercise the option on or before April 1, 2010 (and was subsequently amended to extend until November 18, 2010) (the option exercise date) by giving written notice to BIPC and paying a certain amount. In the event that TA Oil exercises the option on or before the option exercise date, the downpayment and the exercise price shall be credited to the purchase price of the properties for BIPC acquisition. In the event that TA Oil does not exercise the option, BIPC shall refund 50% of the downpayment to TA Oil without interest within 30 days from the lapse of the option exercise date. The total purchase price for the properties already owned by BIPC is £177.53 million while the total purchase price of the additional properties to be acquired by BIPC is P156.30 million. On November 18, 2010, the Company exercised the option to purchase the properties and paid the option price of £31.26 million which shall be credited along with the initial downpayment of ₽15.63 million to the total purchase price of ₽333.83 million. These amounts are included as part of "Other noncurrent assets" account in the 2010 consolidated balance sheet.

11. Available-for-Sale Investments

	June 30 2011	December 31 2010
Shares of stock:		
Listed	₽106,964,113	₽96,453,350
Unlisted	77,040,620	78,996,575
Golf club shares	29,905,000	29,678,000
	₽213,909,733	₽205,127,925

AFS investments are stated at fair value as of June 30, 2011 and December 31, 2010, except for investments in unlisted shares of stock which are stated at cost, net of any impairment. Gain from change in fair value recognized as other comprehensive income amounted to P10.83 million, net of deferred income tax of P0.03 million, and P6.47 million in the first semester of 2011 and 2010, respectively. In 2010, the Company recognized impairment loss of P22.59 million covering its investment in unlisted shares of stock (see Note 24).

12. Investment Properties

	June 30 2011	December 31 2010
Cost		
Balance at beginning of the year	₽28,133,288	₽99,255,788
Transfer to owner-occupied property (Note 9)	_	(71,122,500)
Balance at end of year	28,133,288	28,133,288
Less accumulated depreciation		
Balance at beginning of the year	5,072,857	7,015,311
Depreciation (Note 23)	980,306	1,960,610
Transfer to owner-occupied property (Note 9)	_	(3,903,064)
Balance at end of year	6,053,163	5,072,857
	₽22,080,125	₽23,060,431

Investment properties are stated at cost less accumulated depreciation and any impairment loss. The fair value of the investment properties based on the latest valuation by an independent firm of appraisers amounted to P28.0 million as of June 30, 2011 and December 31, 2010. The valuation undertaken considered the sales of similar or substitute properties and related market data and established estimated value by processes involving comparison.

Rental income in the first semester of 2011 and 2010 amounted to P1.19 million and P2.93 million, respectively, as shown in the consolidated statements of income, while related direct costs and expenses incurred in the first semester of 2011 and 2010 amounted to P0.24 million and P0.92 million, respectively, included as part of "General and administrative expenses" (see Note 21).

13. Interest in a Joint Venture

The Company's proportionate share in assets and liabilities of TA Power as of June 30, 2011 and December 31, 2010 before elimination of intercompany transactions and balances are as follows:

	June 30	December 31
	2011	2010
Current assets	₽313,695,948	₽344,879,079
Noncurrent assets*	139,786,749	168,860,907
	453,482,697	513,739,986
Current liabilities	(125,807,352)	(166,063,029)
Noncurrent liabilities	(4,625,985)	(4,625,985)
	(130,433,337)	(170,689,014)
Net assets	₽323,049,360	₽343,050,972

* Net of investment in shares of stock of the Parent Company of P7.3 million and P3.9 million as of June 30, 2011 and December 31, 2010, respectively.

The Company's proportionate share in the revenue and expenses of TA Power for the first semester ended June 30 before elimination of intercompany transactions are as follows:

	2011	2010
Revenue	₽359,637,529	₽490,341,771
Cost of electricity sold	(345,401,069)	(472,967,103)
General and administrative		
expenses	(13,510,162)	(12,640,421)
Other income – net	3,079,673	2,463,167
Income before income tax	3,805,971	7,197,414
Provision for income tax	(527,108)	(558,186)
Net income	₽3,278,863	₽6,639,228

Details of the Company's share in the current and noncurrent assets and current and noncurrent liabilities of the joint venture as of June 30, 2011 and December 31, 2010, after elimination of intercompany balances, are as follows:

	June 30	December 31
	2011	2010
Current assets:		
Cash and cash equivalents	₽127,546,909	₽120,772,770
Investment in trading securities	-	4,982,176
Trade and other receivables	90,700,989	63,971,985
Fuel and spares - at cost	45,561,974	63,391,975
Prepaid expenses and other current assets	38,020,541	41,968,096
	₽301,830,413	₽295,087,002
Noncurrent assets:		
Property, plant and equipment - net	₽102,314,370	₽133,879,486
Available-for-sale investments	35,196,280	32,219,497
Other noncurrent assets	1,002,100	1,137,508
	₽138,512,750	₽167,236,491
Current liabilities:		
Trade and other payables	₽42,747,589	₽134,735,758
Due to related parties	2,794,327	_
Derivative liability	-	
	₽45,541,916	₽134,735,758

Noncurrent liabilities:		
Deferred income tax liabilities - net (Note 25)	₽-	₽-
Provisions	2,500,000	2,500,000
Other noncurrent liabilities	2,125,985	2,125,985
	₽4,625,985	₽4,625,985

Details of the Company's share in the cost of electricity sold and general and administrative expenses of the joint venture for the first semesters ended June 30, after elimination of intercompany transactions, are as follows:

	2011	2010
Cost of electricity sold:		
Fuel	₽80,128,906	₽349,373,579
Depreciation and amortization	32,001,130	31,872,071
Labor	6,045,924	5,693,926
Taxes and licenses	5,184,279	4,009,849
Insurance	2,105,468	1,932,744
Repairs and maintenance	1,455,376	3,598,954
Security, janitorial		
and professional fees	610,849	578,222
Others	1,043,083	1,457,027
	₽128,575,015	₽398,516,372
General and administrative expenses:		
Management and professional fees	₽5,480,206	₽6,192,145
Salaries and directors' fees	2,834,287	3,100,724
Taxes and licenses	1,067,687	673,816
Transportation and travel	185,351	92,186
Employee benefits	131,197	137,268
Depreciation and amortization	89,325	124,408
Entertainment, amusement		
and recreation	2,382	12,858
Others	2,774,786	1,312,140
	₽12,565,221	₽11,645,545

14. Deferred Exploration Costs

Allowance for impairment loss and mortization at June 30, 2011		11,473,481	11,473,481
At June 30, 2011	80,484,712	11,473,481	91,958,193
Interest sold	(7,964,031)	-	(7,964,031
Additions	1,753,628	—	1,753,628
At December 31, 2010	86,695,115	11,473,481	98,168,596
Additions	14,832,931		14,832,931
At January 1, 2010	₽71,862,184	₽11,473,481	₽83,335,665
Cost			
	Costs	Costs	Costs
	Exploration	Exploration	Exploration
	Oil	Mineral	Deferred
			Total

At January 1, 2010	₽71,862,184	₽_	₽71,862,184
At December 31, 2010	86,695,115	_	86,695,115
At June 30, 2011	80,484,712	_	80,484,712
Net book value	0000	0000	00000
	Exploration	Exploration	Exploration
	Costs	Costs	Costs
	Oil	Mineral	Total Deferred

Deferred Oil and Mineral Exploration Costs

The balance of deferred oil exploration costs consists of expenditures incurred in the following production-sharing petroleum projects:

	June 30	December 31
	2011	2010
SC No. 51/GSEC No. 93 (East Visayas)	₽32,615,780	₽32,615,780
SC No. 69 (Camotes)	23,035,773	29,373,778
SC No. 6 (Northwest Palawan)	19,119,949	18,992,347
SC No. 55 (Offshore West Palawan)	5,713,210	5,713,210
	₽80,484,712	₽86,695,115

The foregoing deferred oil exploration costs represent the Company's share in the expenditures incurred under Petroleum SCs with the Philippine Department of Energy (DOE). The contracts provide for certain minimum work and expenditure obligations and are covered by operating agreements which set forth the participating interests, rights and obligations of the contractors.

Refer to Annex B-1 for the status of the Company's projects.

15. Accounts Payable and Other Current Liabilities

	June 30	December 31
	2011	2010
Trade and nontrade accounts payable	₽282,276,106	₽168,136,103
Output tax – net	38,022,002	233,021
Due to related parties (Note 26)	26,585,673	20,494,987
Accrued directors' and annual incentives (Note 26)	14,417,082	853,314
Derivative liability	2,530,000	_
Deferred rent income	1,397,816	190,179
Accrued expenses	385,657	3,197,144
Others	1,424,817	1,396,290
	₽367,039,153	₽194,501,038

Accounts payable and other current liabilities are noninterest-bearing and are normally settled on 30 to 60-day terms.

16. Equity

Following are the details of the Company's capital stock:

	Number of Shares		
	June 30	December 31	
	2011	2010	
Authorized capital stock - ₽1 par			
value	4,000,000,000	2,000,000,000	
Issued and outstanding:			
Balance at beginning of year	1,662,625,604	1,662,603,069	
Issuance during the year			
(Note 17)	1,165,237,923	2,022,535	
Balance at end of year	2,829,863,527	1,664,625,604	

The issued and outstanding shares as of June 30, 2011 and December 31, 2010 are held by 3,338 and 3,360 equity holders, respectively.

On June 20, 2007, the SEC approved the stock rights offering of 552.5 million shares of the Parent Company at the rate of one share for every two shares held as of record date of November 23, 2007, at a price of $\mathbb{P}1.10$ per share. The offer period commenced on November 28, 2007 and ended on December 11, 2007. Total proceeds raised from the stock rights offering, net of direct costs incurred, amounted to $\mathbb{P}599.0$ million. The proceeds were used to fund petroleum and mineral explorations and for general corporate purposes. On November 16, 2009, the shareholders approved the reallocation of the proceeds from the stock rights offering to renewable energy (RE) projects due to uncertainty in mining projects brought about by the decline in prices of metals and minerals in the world market and due to the sale of CIPP's distribution system rendering the expansion of the power plant unnecessary.

On March 30, 2011, the SEC approved the stock rights offering of 1,165.24 million shares of the Parent Company at the rate of seven shares for every ten shares held as of record date of May 18, 2011, at a price of P1.00 per share. The offer period commenced on May 30, 2011 and ended on June 3, 2011. Total proceeds raised from the stock rights offering, net of direct costs incurred, amounted to P1,138.73 million. The proceeds will be used as equity investment in new 135MW clean coal power project and in Maibarara Geothermal, Inc. Transaction costs which are directly related to the stock rights offering, consisting of professional fees, filing fees, documentary stamp taxes and other direct costs were recorded as deduction from equity.

On June 6, 2011, the SEC approved the increase in the Company's authorized capital stock from P2 billion divided into 2 billion shares, to P4.2 billion divided into 4.2 billion shares.

The Company's retained earnings balance amounted to P1.30 billion and P1.25 billion as of June 30, 2011 and December 31, 2010, respectively, while paid-up capital is P2.88 billion and P1.72 billion as of March 31, 2011 and December 31, 2010, respectively. Undistributed earnings of subsidiaries, associates and joint venture included in the Company's retained earnings amounting to P187.17 million and P286.50 million as of June 30, 2011 and December 31, 2009, respectively, are not currently available for dividend distribution.

Dividends declared and paid in 2011, 2010 and 2009 are as follows:

		Dividend		
Date of Declaration	Туре	Rate	Amount	Record Date
March 25, 2009	Cash	₽0.04 per share	₽66,491,946	March 30, 2009
March 16, 2010	Cash	0.04 per share	66,585,024	May 3, 2010
March 21, 2011	Cash	0.04 per share	66,585,024	April 11, 2011

17. Employee Stock Options and Executive Stock Grants

The Company had a stock option plan (the Old Plan) that covered up to 25 million shares. The Old Plan entitled qualified employees, officers and directors to purchase shares of stock during the offering years at a price of $\mathbb{P}1$ a share.

On June 7, 2004, the Company's BOD approved the reallocation of stock options for a total of 12,518,650 shares out of the original 25 million shares, which expired in April 2003 and May 2004. Such stock options were allocated among directors and employees of the Company and the exercise of such options was subject to the following terms and conditions:

Subscription Price	At par value of P1 per share
Period of Exercise	Up to 100% of the allocated shares within three years from June 8, 2004
Payment of Shares	Cash payment upon exercise of option
Right to Exercise Option	Continuous employment required

On April 2, 2007, the Company's BOD and stockholders approved a total of 100 million shares to be taken from the unsubscribed portion of the Company's 2 billion authorized shares to be awarded as follows: (a) stock grants for officers and managers of the Company; and, (b) stock options for directors, officers and employees of TA Oil and its subsidiaries and affiliates (referred to herein as the "New Plan") under the terms and conditions as determined by the Executive Committee of the BOD.

The exercise of such grants and options are subject to the following terms and conditions:

Stock Grants

The executive stock grants are given to officers and managers of the Company computed at a predetermined percentage of their variable compensation pay based on certain performance criteria.

Stock Options

Following are the specific terms of the Company's New Plan:

Coverage	Directors, permanent officers and employees of TA Oil and its subsidiaries/affiliates
Exercise price	At weighted average closing price for 20 trading days prior to grant date but should not be lower than par value of $P1.00$ per share

Vesting period	 Up to 33% of the allocated shares on the 1st year from the date of grant; Up to 66% of the allocated shares on the 2nd year from the date of grant; and Up to 100% of the allocated shares on the 3rd year from the date of grant.
Right to Exercise Option	Continuous employment required. In the event of resignation, termination or retirement, the optionee shall be entitled only to the options due him/her up to the effectivity of separation. Full payment is required prior to separation date. In the event of death of optionee, his/her heirs, executors, or administrators shall have the right to exercise the balance of options granted and pay in cash.

On May 7, 2008, the Company's Stock Option Committee suspended the implementation of the Stock Option Plan. The Committee also decided to implement the Company's Stock Grant for its executives which resulted in the issuance of 2.02 million shares and 0.30 million shares in 2010 and 2009, respectively.

As of June 30, 2011 and December 31, 2010, no stock options have been granted and awarded to any of the directors, officers and employees of the Company.

18. Trading Income (Loss) - net

	For the first semester ended June 30		
	2011 2010		
Trading revenue	₽732,661,504	₽243,138,021	
Cost of power purchased	669,156,158	349,127,389	
	₽63,505,346	(₽105,989,368)	

19. Cost of Electricity Sold

	For the first semester ended June 30	
	2011	2010
Fuel	₽12,002,730	₽12,976,622
Depreciation and amortization		
(Note 23)	2,893,349	2,887,394
Labor (Note 22)	2,314,117	2,105,299
Repairs and maintenance	2,016,966	807,222
Taxes and licenses	761,979	789,708
Employee benefits (Note 22)	497,757	534,473
Insurance	344,761	437,733
Rental	277,895	284,211
Concession and other fees	16,187	20,226
Others	1,289,576	1,050,517
	₽22,415,317	₽21,893,405

20. Cost of Power Plant on Standby

	For the first semester ended June 30	
	2010	2010
Depreciation and amortization (Note 23)	₽11,257,540	₽10,438,617
Building maintenance and repairs	1,274,544	22,751
Taxes	757,447	129,268
Labor (Note 22)	541,268	3,122,136
Insurance	516,087	846,429
Concession and other fees	156,100	156,100
Employee benefits (Note 22)	90,353	346,508
Fuel	_	23,012
Others	1,306,664	1,576,654
	₽15,900,003	₽16,661,475

21. General and Administrative Expenses

	For the first semester ended June 30	
	2011	2010
Management and professional fees		
(Notes 26)	₽29,084,798	₽19,536,034
Salaries and directors' fees		
(Note 22 and 26)	28,710,602	24,250,576
Depreciation and amortization		
(Note 23)	14,078,118	12,477,798
Taxes and licenses	5,869,255	2,971,843
Building maintenance and repairs	5,811,666	5,955,586
Employee benefits (Note 22)	3,129,376	2,833,928
Insurance, dues and subscriptions	2,368,642	3,632,381
Pension (Notes 22)	1,756,684	_
Transportation and travel	1,704,340	1,813,346
Office supplies	1,189,578	1,279,839
Entertainment, amusement		
and recreation	255,320	220,798
Donation and contribution	206,550	1,739,288
Rent	195,129	1,635,063
Others	9,511,710	1,545,156
	₽103,871,768	₽79,891,636

22. Personnel Expenses

	For the first semester ended June 30	
	2011	2010
Salaries and directors' fees included		
under:		
Cost of electricity sold	₽2,314,117	₽2,105,299
Cost of power plant on standby	541,268	3,122,136
General and administrative		
expenses	28,710,602	24,250,576
Pension included under:		
General and administrative		
expenses	1,756,684	_
Employee benefits included under:		
Cost of electricity sold	497,757	534,473
Cost of power plant on standby	90,353	346,508
General and administrative		
expenses	3,129,376	2,833,928
	₽37,040,157	₽33,192,920

23. Depreciation and Amortization

	For the first semester ended June 30	
	2011	2010
Depreciation expense of property,		
plant and equipment and		
investment properties included		
under (Notes 9 and 12):		
Cost of electricity sold	₽2,893,349	₽2,887,394
Cost of power plant on standby	11,257,540	10,438,617
General and administrative		
expenses	14,078,118	12,477,798
	P28,229,007	₽25,803,809

24.	Other	Income	(Expenses)	

	For the first semester ended June 30	
	2011	2010
Gain (loss) on derivatives - net		
(Note 29)	₽4,813,750	(₽9,931,020)
Receipt of tax credits	_	34,633,924
Foreign exchange gain (loss) - net	(5,702,534)	(1,858,848)
Gain (loss) on sale of:		
Interest on SC (Note 14)	4,048,828	_
Available-for-sale investments	(1,898,371)	30,965
Property and equipment		
(Note 9)	_	(124,536)
Inventories	1,442,838	7,762,369
Provisions for doubtful accounts		
(Note 8)	_	(6,741,771)
Option fee	_	11,535,000
Surety bond related charges	_	(6,111,643)
Equity in net earnings (losses) of		
associates (Note 10)	(3,806,647)	11,273
Others	5,123,116	1,357,334
	P4,020,980	₽30,563,047

25. Income Tax

- a. Current income tax pertains to RCIT.
- b. The components of the Company's net deferred income tax liabilities as of June 30, 2011 and December 31, 2010 are as follows:

	June 30 2011	December 31 2010
Deferred income tax assets:		
NOLCO	₽–	₽7,645,784
MCIT	_	2,660,642
	-	10,306,426
Deferred income tax liabilities:		
Excess of fair value over cost of CIPP power		
plant	(24,384,310)	(25,510,981)
Unrealized fair value gains on investment held		
for trading and derivatives	(1,685,890)	(5,187,106)
Unrealized fair value gains on available-for-sale		
investments	(2,802,110)	(2,776,410)
Asset retirement obligation	(597,600)	(619,200)
Unrealized foreign exchange gain	(10,133)	(10,133)
Derivative asset	(4,906)	(4,906)
	(29,484,949)	(34,108,736)
Deferred income tax liabilities – net	(₽29,484,949)	(₽23,802,310)

	June 30	December 31
	2010	2010
Deferred income tax assets on:		
NOLCO	₽6,023,530	₽6,023,530
Past service costs and accrued retirement	39,927	39,927
Unrealized foreign exchange losses	142,365	142,365
	6,205,822	6,205,822
Deferred income tax liabilities on:		
Capitalized unrealized foreign exchange gains	(5,440,714)	(5,440,714)
	(5,440,714)	(5,440,714)
Deferred income tax assets - net	₽765,108	₽765,108

The details of the Company's share in net deferred income tax assets (liabilities) of a joint venture as of June 30, 2011 and December 31, 2010 follow:

The Company's deductible temporary differences, unused NOLCO and unused MCIT for which no deferred income tax assets were recognized in the consolidated balance sheets are as follows:

	June 30	December 31
	2011	2010
Unrealized foreign exchange losses	₽76,278,196	₽66,614,916
NOLCO	59,355,295	47,778,783
Allowance for probable losses on mineral		
exploration	19,745,412	11,473,481
Accrued expenses	12,742,099	11,060,197
Allowance for unrecoverable input tax	6,935,276	6,935,276
Allowance for doubtful accounts	6,718,483	6,718,483
Allowance for impairment losses	6,712,782	6,712,782
Asset retirement obligation	5,181,240	4,997,344
Derivative liability	2,530,000	_
Unamortized past service cost	1,388,904	1,765,444
Deferred rent income	1,397,816	190,179
Unrealized marked to market loss	44,118	44,118
MCIT	34,180	42,431

Deferred income tax assets have not been recognized with respect to the foregoing items as the Company believes it is not probable that sufficient future taxable profit will be available against which the related deferred income tax assets can be used.

As of December 31, 2010, NOLCO totaling P48.17 million can be claimed as deduction from regular taxable income and MCIT amounting to P34.18 thousand can be credited against future RCIT due as follows:

Expiry Date	MCIT	NOLCO
December 31, 2011	₽–	₽12,222,794
December 31, 2012	-	17,524,263
December 31, 2013	34,180	18,421,285
	₽34,180	₽48,168,342

NOLCO amounting to P7.2 million expired in 2010. MCIT amounting to P2.67 million was applied against RCIT in the first semester of 2011.

26. Related Party Transactions

PHINMA

The Parent Company is controlled by PHINMA through a management agreement. Under the existing management agreement, the Parent Company pays PHINMA a fixed monthly management fee plus an annual incentive based on a certain percentage of the Parent Company's net income. The management agreement with PHINMA was renewed for another five years starting September 1, 2008. Total management fees, including annual incentive, amounted to P9.29 million and P3.54 million for the first semester ended June 30, 2011 and 2010, respectively. Net payable to PHINMA (included under "Accounts payable and other current liabilities" account) amounted to P13.47 million and P1.34 million as of June 30, 2011 and December 31, 2010, respectively.

TA Power

TA Power leases and occupies part of the office space owned by the Parent Company. Rental income earned from TA Power included in the consolidated statements of income amounted to P0.32 million and P0.46 million in the first semester of 2011 and 2010, respectively, net of the Parent Company's interest. Also, the Parent Company sold electricity to TA Power in the first semester of 2011 and 2010. Net receivable from TA Power amounted to P68.40 million and P60.85 million as of June 30, 2011 and December 31, 2010, respectively, net of the Parent Company's interest.

PHINMA Property Holdings Corporation (PPHC)

PPHC is likewise controlled by PHINMA through a management agreement. PPHC bills the Parent Company for the management of the building and other charges where the Parent Company's office is located. Net payable to PPHC amounted to P0.17 million as of June 30, 2011 and December 31, 2010, included in "Account payable and other current liabilities".

Directors

The Company recognized bonus to directors computed based on net income before the effect of the application of the equity method of accounting. Directors' bonus amounted to P8.01 million in the first semester of 2011 and none in the first semester of 2010. The related unpaid amount included under the "Accounts payable and other current liabilities" account in the consolidated balance sheets amounted to P8.01 million and P0.47 million as of June 30, 2011 and December 31, 2010, respectively.

Stockholders

Amounts due to stockholders for unclaimed dividends totaled \$\mathbb{P}7.95\$ million and \$\mathbb{P}7.96\$ million as of June 30, 2011 and December 31, 2010, respectively.

27. EPS Computation

	2011	2010
(a) Net income (loss)	₽136,349,499	(₽113,934,223)
Common shares outstanding at beginning of year (Note 16) Weighted average number of	1,664,625,604	1,662,603,069
shares issued during the year	57,940,007	1,329,733
(b) Weighted average common shares outstanding	1,722,565,611	1,663,932,802
Basic/Diluted EPS (a/b)	₽0.08	(P 0.07)

The Company's stock option has no dilutive effect in the first semester of 2011 and 2010. Also, the Company does not have any potential common share nor other instruments that may entitle the holder to common shares. Hence, diluted EPS is the same as basic EPS.

28. Commitments and Contracts

Joint Venture Agreement

On June 29, 2011, the Company signed a joint venture agreement with AC Energy Holdings, Inc. (formerly Michigan Power, Inc.) for the construction and operation of a 135-MW circulating fluidized bed thermal power plant in Calaca, Batangas. Both parties agreed to incorporate a joint venture company and will be owned 50% by Trans-Asia and 50% by AC Energy Holdings, Inc. On July 4, 2011, the Company put in initial investment of ₱100 million in the joint venture company, South Luzon Thermal Energy Corporation (SLTEC). The SEC approved SLTEC's registration on July 29, 2010.

Deed of Assignment

On April 25, 2011, CIPP signed a Deed of Assignment with a third party fuel supplier (referred herein as "the supplier") for the assignment of the CIPP's Tax Credit Certificates (TCC) issued by the Bureau of Customs.

On July 20, 2011, the BOC approved the assignment and issued the TCCs to the supplier. As consideration for the transfer of the TCCs, the supplier will issue credit memos to CIPP equivalent to the face value of the TCCs against the Company's fuel purchases from the supplier.

Engineering Procurement and Construction (EPC) Contract

On March 31, 2011, the Company signed an EPC Contract with DM Consunji Inc. for a 135 MW CFB coal-fired power plant.

Contract to Purchase Generated Energy

On March 23, 2011, the Company signed a Contract to Purchase Generated Energy with Sem-Calaca Power Corporation (SCPC) for the generated output of SCPC's Calaca Power Plant, valid for three years.

Power Administration and Management Agreement

On November 18, 2010, TA Oil and One Subic Power Generation Corporation (One Subic Power, a third party) entered into a Power Administration and Management Agreement (PAMA). Under the terms of the PAMA, TA Oil will administer and manage the entire generation output of the 116 MW diesel power plant in Subic, Olongapo City. TA Oil will be selling or trading the entire

capacity of the power plant, while operations will be under One Subic Power for a period of five years commencing on the commercial operation date (the date when the power plant is capable of supplying power to the Grid). TA Oil will pay One Subic Power for all electricity actually delivered by the power plant based on a formula (actual fuel consumption and electricity generated) as set forth in the PAMA and shall be payable monthly. The power plant has commenced its commercial operations in March 2011.

Electricity Supply Agreement with Guimelco

On November 12, 2003 and July 26, 2004, the Company signed an ESA and amendment to the ESA, respectively, with Guimelco, a nonstock, nonprofit cooperative (see Note 1). Under the ESA, the Company agreed to construct, operate and maintain a 3.4 MW bunker C-fired diesel generator power station and to supply Guimelco with electricity based on the terms and conditions set forth in the ESA. Following are the significant provisions of the ESA, among others:

Cooperation Period	Ten years, and may be extended pursuant to the ESA.
Electricity Fees	Electricity fees is based on a formula as set forth in the ESA and shall be payable monthly during the Cooperation Period.
Electricity Delivery Procedures	Guimelco must give priority to electricity generated by the Company's power station up to 1.8 MW, over any other power source.

The power plant commenced commercial operations on June 26, 2005.

Electricity Supply Agreements with Holcim

TA Oil, TA Power and Holcim entered into a memorandum of agreement (as amended on January 12, 2010 and December 20, 2010) with the following provisions:

- TA Power shall supply exclusively the electricity requirements of the Bulacan plant of Holcim at rates equal to the agreed "Time of Use" rates schedule plus all other charges and applying such adjustments approved and in the manner prescribed by the ERC.
- TA Oil, acting as a retail electricity supplier, shall exclusively supply all the electricity requirements of Holcim's cement plant in La Union until 2013. TA Oil shall charge Holcim at rates equal to the agreed "Time of Use" schedule plus all other charges and applying such adjustments approved and in the manner prescribed by the ERC. Transmission charges shall be settled separately by Holcim with the National Transmission Corporation under Holcim's Transmission Services Agreement.
- TA Oil and TA Power guarantee to cover all of Holcim's electricity requirements for both the La Union and Bulacan plants until 2013.

Operating Lease Commitment

The Company has entered into a lease contract with Guimelco for a parcel of land used only as site for electric generating plant and facilities. The term of the lease is 10 years with a renewal option included in the contract. The Company is given the first option to buy the property if the lessor decides to sell the land. The lease is at a fixed monthly rate of P20,000 for the duration of the lease term. Starting July 2009, the fixed monthly rate was increased to P40,000. Future minimum operating lease payables under this lease agreement as of March 31, 2011 and December 31, 2010 are as follows:

	June 30	December 31
	2011	2010
Within one year	₽480,000	₽480,000
After one year but not more than five years	1,360,000	1,600,000
	₽1,840,000	₽2,080,000

Electric Power Industry Reform Act

Republic Act No. 9136, the EPIRA, and the covering Implementing Rules and Regulations (IRR) provide for significant changes in the power sector which include among others:

- (1) The unbundling of the generation, transmission, distribution and supply, and other disposable assets of the Company, including its contracts with independent power producers, and electricity rates;
- (2) Creation of a WESM; and
- (3) Open and non-discriminatory access to transmission and distribution systems.

The law also requires public listing of not less than 15% of common shares of generation and distribution companies within five years from the effectivity of the EPIRA. It provides cross-ownership restrictions between transmission and generation companies and between transmission and distribution companies, and a cap of 50% of its demand that a distribution utility is allowed to source from an associated company engaged in generation except for contracts entered into prior to the effectivity of the EPIRA.

There are also certain sections of the EPIRA, specifically relating to generation companies, which provide for a cap on the concentration of ownership to only 30% of the installed capacity of the grid and/or 25% of the national installed generating capacity.

The Company believes that it is in compliance with the applicable provisions of the EPIRA and its IRR.

Renewable Service Contracts

In October 2009, TAREC was awarded 10 wind energy service contracts by the DOE, representing a total potential wind capacity of 227MW.

In February 2010, another 10 service contracts representing an additional 123MW of potential wind capacity were again awarded to TAREC by the DOE thus bringing its total potential wind capacity to 350MW as of December 31, 2010.

Renewable Energy Act of 2008

On January 30, 2009, R.A. No. 9513, An Act Promoting the Development, Utilization and Commercialization of Renewable Energy Resources and for Other Purposes, which shall be known as the "Renewable Energy Act of 2008" (the Act), became effective. The Act aims to:

- (1) Accelerate the exploration and development of RE resources such as, but not limited to, biomass, solar, wind, hydro, geothermal and ocean energy sources, including hybrid systems, to achieve energy self-reliance, through the adoption of sustainable energy development strategies to reduce the country's dependence on fossil fuels and thereby minimize the country's exposure to price fluctuations in the international markets, the effects of which spiral down to almost all sectors of the economy;
- (2) Increase the utilization of RE by institutionalizing the development of national and local capabilities in the use of RE systems, and promoting its efficient and cost-effective commercial application by providing fiscal and non-fiscal incentives;

- (3) Encourage the development and utilization of RE resources as tools to effectively prevent or reduce harmful emissions and thereby balance the goals of economic growth and development with the protection of health and environment; and
- (4) Establish the necessary infrastructure and mechanism to carry out mandates specified in the Act and other laws.

As provided for in the Act, RE developers of RE facilities, including hybrid systems, in proportion to and to the extent of the RE component, for both power and non-power applications, as duly certified by the DOE, in consultation with the Board of Investments, shall be entitled to incentives, such as, income tax holiday, duty-free importation of RE machinery, equipment and materials, zero percent VAT rate on sale of power from RE sources, and tax exemption of carbon credits, among others.

The Company expects that the Act may have significant effect on the operating results of TAREC, an RE developer. Impact on the operating results is expected to arise from the effective reduction in taxes.

29. Financial Assets and Financial Liabilities

Fair Value

Set out below is a comparison by category of the carrying amounts and fair values of all of the Company's financial assets and financial liabilities that are carried in the Company's financial statements.

	Carrying Value			Fair Value
	June 30	December 31	June 30	December 31
	2011	2010	2011	2010
Financial Assets				
Loans and receivables:				
Cash and cash equivalents	₽1,985,410,150	₽880,783,782	₽1,985,410,150	₽880,783,782
Short-term investments	-	-	_	_
Receivables:				
Trade	387,174,461	81,710,511	387,174,461	81,710,511
Due from related companies	82,736,281	71,452,850	82,736,281	71,452,850
Others	16,304,735	66,804,989	16,304,735	66,804,989
	2,471,625,627	1,100,752,132	2,471,625,627	1,100,752,132
Financial assets at FVPL:				
Investments held for trading	782,123,226	872,650,955	782,123,226	872,650,955
Derivative asset*	16,354	3,464,104	16,354	3,464,104
	782,139,580	876,115,059	782,139,580	876,115,059

	Carrying Value			Fair Value
	June 30	December 31	June 30	December 31
	2011	2010	2011	2010
AFS investments:				
Quoted	136,869,113	126,131,350	136,869,113	126,131,350
Unquoted	77,040,620	78,996,575	77,040,620	78,996,575
	213,909,733	205,127,925	213,909,733	205,127,925
	₽3,467,674,940	₽2,181,995,116	₽3,467,674,940	₽2,181,995,116
Financial Liabilities Accounts payable and other				
current liabilities**	₽327,619,336	₽194,077,837	₽327,619,336	₽194,077,837
Due to stockholders	7,948,303	7,957,355	7,948,303	7,957,355
Other noncurrent liability***	1,761,809	2,021,377	1,761,809	1,887,586
	337,329,448	204,056,569	337,329,448	203,922,778
	₽337,329,448	₽204,056,569	₽337,329,448	₽203,922,778

* Presented as part of other current assets.

** Excludes nonfinancial items amounting to £39.42 million in June 30 2011 and £0.42 million in December 31, 2010.

*** Excludes nonfinancial items amounting to £5.18 million in June 30, 2011 and £5.00 million in December 31 2010.

The following methods and assumptions are used to estimate the fair values of each class of financial instruments:

Cash and cash equivalents, short-term investments, receivables, accounts payable and other current liabilities, due to stockholders

The carrying amounts of cash and cash equivalents, short-term investments, receivables, accounts payable and other current liabilities and due to stockholders approximate their fair values due to the relatively short-term maturities of these financial instruments. The carrying amount of the noncurrent receivable from Phoenix approximates its fair value since its interest rate is based on prevailing market rates.

Investments held for trading and AFS investments

Quoted market prices have been used to determine the fair values of investments held for trading and quoted AFS investments. The fair values of unquoted AFS investments are based on cost since the fair values are not readily determinable. The Company does not intend to dispose the unlisted AFS investments in the near future.

The fair value of derivative assets of freestanding forward currency transactions is calculated by reference to current forward exchange rates for contracts with similar maturity profiles.

Other noncurrent liability

The fair value of the Company's long-term payable to a third party is based on the discounted value of the expected future cash flow using applicable interest rate for similar type of instrument. Discount rate used was 3.48% in 2010.

Fair Value Hierarchy

As of June 30, 2011 and December 31, 2010, the fair value measurement of the Company's financial assets carried at fair value is categorized as follows (in thousands):

		June 30, 2011	
	Level 1	Level 2	Total
Investments held for trading	₽644,060	₽138,063	₽782,123
AFS investments	136,869	_	136,869
Derivative asset	-	_	_
Total financial assets	₽780,929	₽138,063	₽918,991

		December 31, 2010)
	Level 1	Level 2	Total
Investments held for trading	₽524,779	₽347,872	₽872,651
AFS investments	126,131	_	126,131
Derivative asset	_	3,464	3,464
Total financial assets	₽650,910	₽351,336	₽1,002,246

The Company uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities

Level 2: inputs other than quoted prices included within level 1 that 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 asset or liability that are not based on observable market data (unobservable inputs)

The Company has no financial instruments measured at fair value using the level 3 hierarchy. Also, there were no transfers between level 1 and level 2 fair value measurements.

Derivative Assets

Currency forwards

The Company enters into sell US\$, buy peso foreign currency forward contracts to manage the foreign currency risk arising from its US\$ denominated assets. These currency forwards are not accounted for as accounting hedges.

The Company has outstanding currency forward contracts with an aggregate notional amount of US\$14.80 million and weighted average contracted forward rate of P43.654 to US\$1.00 as of June 30, 2011, and an aggregate notional amount of US\$7.45 million and weighted average contracted forward rate of P44.324 to US\$1.00 as of December 31, 2010. The net fair value of these currency forward contracts amounted to (P2.53 million) and P3.44 million gain as of June 30, 2011 and December 31, 2010, respectively.

Embedded derivatives

The Company has bifurcated embedded derivatives from its fuel purchase contracts. The purchases are denominated in U.S. dollar but the Company agreed to pay in Philippine peso using the average daily Philippine Dealing System weighted average rate of the month prior to the month of billing. Embedded derivatives are attributable to TA Oil and CIPP.

As of December 31, 2010, TA Oil's outstanding embedded forwards have an aggregate notional amount of US0.05 million. The weighted average fixing rate amounted to P43.55 to US1.00 as of December 31, 2010. The net fair value of these embedded derivatives amounted to P0.02 million gain as of December 31, 2010.

The net movements in fair value changes of the Company's derivative instruments (both freestanding and embedded derivatives) are as follows:

	June 30	December 31
	2011	2010
Balance at beginning of year	₽3,464,104	₽4,147,776
Net changes in fair value during the year	4,813,750	45,755,928
Fair value of settled contracts	(10,791,500)	(46,439,600)
Balance at end of year	(₽2,513,646)	₽3,464,104

The net changes in fair value during the year are included in the "Other income (expenses)" account in the consolidated statements of income.

The fair values of the outstanding derivative assets (liabilities) of the Company as of June 30, 2011 and December 31, 2010 are as follows:

	June 30	December 31
	2011	2010
Freestanding	(₽2,530,000)	₽3,447,750
Embedded	16,354	16,354
	(₽2,513,646)	₽3,464,104

The fair value amounts of derivative assets are presented under "Other current assets" account in the consolidated balance sheets.

The details of interest and other financial income are as follows:

Interest and Other Financial Income

	For the first seme	For the first semester ended June	
	2011	2010	
Interest income on:			
Cash in bank	₽674,360	₽14,482	
Short-term deposits			
and investments	11,051,721	17,515,532	
Bond	2,950,489	1,312,912	
FXTN	4,423,746	2,436,947	
Others	141,996	5,503,248	
	19,242,312	26,783,121	
Net gains (losses) on investments			
held for trading:			
Amortization of bond			
premium/discount - net	(2,882,575)	(4,473,855)	
Gain (loss) on redemption/sale			
of investments held for			
trading	13,953,799	10,518,740	
Unrealized loss from changes			
in fair value of investments			
held for trading	(13,893,039)	(2,544.343)	
¥	₽16,420,497	₽30,283,663	

30. Operating Segments

The Company is divided into two reportable operating segments based on the nature of the services provided - Power and Petroleum and Mining. Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss and is measured consistently with operating profit or loss in the consolidated financial statements. However, certain operating expenses and finance-related results are managed on a group basis and are not allocated to operating segments.

		Jun	e 30, 2011	
	Power	Petroleum and Mining	Adjustments and Eliminations	Total
Revenue	₽436,115,256	₽3,342	₽33,050,099	₽469,168,697
Results				
Depreciation & amortization	19,417,831	175,101	8,636,075	28,229,007
Segment profit (loss)	₽223,359,597	₽292,625	(P33,789,869)	₽189,862,353
Operating assets	₽1,590,444,703	₽83,987,772	₽3,103,142,309	₽4,777,574,784
Operating liabilities	₽409,992,173	₽522,034	₽93,744,289	₽504,258,496
Other disclosure				
Capital expenditure	₽19,018,156	₽-	₽768,518	₽19,786,674

- 1. Revenue for each operating segment does not include interest and other financial and rental income amounting to P29.58 million and P3.47 million, respectively.
- 2. Profit for operating segment does not include general and administrative expenses, foreign exchange loss, provision for impairment of available-for-sale investment and mark to market gain on derivatives amounting to ₽62.88 million. Other expenses not included in the profit for operating segment amounted to ₽3.95 million.
- 3. Segment assets do not include cash and cash equivalents, short-term investments and investments held for trading amounting to ₽2.70 billion, receivables and other current assets totaling ₽12.39 million and other noncurrent assets amounting to ₽390.97 million as these are managed on a group basis.
- Segment liabilities do not include accounts payable and other current liabilities of P76.16 million and net deferred income tax liabilities and pension and other post-employment benefits totaling P17.59 million.
- 5. Capital expenditure consists of additions to property, plant and equipment.

	June 30, 2010			
		Petroleum	Adjustments	
	Power	and Mining	and Eliminations	Total
Revenue	₽455,663,233	₽270,883	₽40,380,480	₽496,314,596
Results				
Depreciation &				
amortization	15,896,307	293,067	9,614,435	25,803,809
Doubtful accounts	(6,741,771)	-	-	(6,741,771)
Loss on sale of				
property, plant				
and equipment	_	_	124,536	124,536
Segment profit (loss)	(₽98,230,651)	(₽3,589,803)	(₽5,899,704)	(₽107,720,158)
Operating assets	₽1,039,804,450	₽108,628,112	₽2,061,772,871	₽3,210,205,433
Operating liabilities	₽274,259,996	₽480,042	₽34,836,443	₽309,576,481
Other disclosure				
Capital expenditure	₽4,961,157	₽3,527	₽5,304,699	₽10,269,383
Disposal of assets	₽–	₽9,105	₽5,517,886	₽5,526,991

- 1. Revenue for each operating segment does not include interest and other financial and rental income amounting to P36.40 million and P3.98 million, respectively.
- 2. Profit for operating segment does not include general and administrative expenses, foreign exchange loss and mark to market gain on derivatives amounting to \$\mathbf{P}56.46\$ million. Other income not included in the profit for operating segment amounted to \$\mathbf{P}13.65\$ million.
- 3. Segment assets do not include cash and cash equivalents, short-term investments and investments held for trading amounting to ₽1.67 billion, receivables and other current assets totaling ₽27.84 million and other noncurrent assets amounting to ₽366.42 million as these are managed on a group basis.
- 4. Segment liabilities do not include accounts payable and other current liabilities of P28.65 million and net deferred income tax liabilities and pension and other post-employment benefits totaling P6.18 million.
- 5. Capital expenditure consists of additions to property, plant and equipment.

ANNEX B

MANAGEMENT'S DISCUSSION AND ANALYSIS OF OPERATIONS

Consolidated revenues increased to P289.3 million in the second quarter of 2011 from P245.1 million in the same period last year. Following are the material changes in revenues in the Consolidated Statements of Income between the second quarter ended June 30, 2011 and 2010:

- The increase in generation revenues to £15.9 million from £14.2 million was due to the higher power rates per kilowatt hour (kWh) despite the lower energy sold by Guimaras power plant and the plant's participation in electricity trading beginning March 2011.
- Net trading income of £64.6 million was reported in 2011 as compared with £57.5 million net trading loss in 2010. Lower WESM prices in 2011 provided the Company with opportunities to buy electricity at lower prices to supply to its customers. Also, availability of additional plant capacity (Power Administration and Management Agreement or PAMA with One Subic Power Generation Corporation or One Subic, and Contract to Purchase Generated Electricity with Sem-Calaca Power Corporation) in 2011 protected the Company from higher WESM prices while providing opportunities to sell excess capacities in the market.
- Interest and other financial income increased to P16.0 million from P11.7 million due to higher fair value of investments held for trading and interest rates.
- Dividend income improved from P65.01 thousand to P776.7 thousand. Cash dividends were received from Atlas Holdings Corp. in 2011, while none in 2010.
- Rental income increased to \$\mathbf{P}2.0\$ million from \$\mathbf{P}1.8\$ million due to increase in rental rate per square meter.
- The drop in the Company's share in revenue on electricity sold of a joint venture to ₽189.1 million from ₽217.06 million was brought by lower energy sold to both WESM and Holcim.
- The Company's share in other income of a joint venture improved to £920.2 thousand from £266.2 thousand due to higher interest income brought about by higher short-term placements.

Consolidated costs and expenses dropped to P167.1 million in the second quarter of 2011 from P339.4 million in the same period last year. Following are the material changes in costs and expenses in the Consolidated Statements of Income between second quarters ended June 30, 2011 and 2010:

- Cost of power generation increased to ₽13.1 million from ₽11.4 million as a result of higher repairs and maintenance in 2011.
- Cost of power plant on standby increased to P8.5 million from P7.5 million due to higher repairs and maintenance in 2011.
- General and administrative expenses rose to P52.4 million from P41.6 million brought about by higher management and professional fees. Management fees are based on a certain percentage of the Company's operating results.
- The Company's share in the cost of electricity sold of a joint venture dropped to £86.3 million from £217.6 million as a result of lower energy generated.
- The increase in the Company's share in general and administrative expenses of a joint venture from P3.7 million to P6.9 million was brought about by higher management and professional fees. Management fees are based on a certain percentage of the joint venture's operating results.

Other income dropped to $\mathbb{P}3.4$ million in the second quarter of 2011 from $\mathbb{P}20.7$ million in the same period last year. Following are the material changes in other income and expenses in the Consolidated Income Statements between the second quarters ended June 30, 2011 and 2010:

- The Company reported a net gain of ₽3.2 million on its currency forward contracts in 2011 as compared with ₽12.6 million net loss in 2010. This was due to the depreciation of peso vis-a-vis the US dollar in 2010.
- The Company reported an P18.7 million receipt of tax credits in the second quarter of 2010 which represents the refunds of duties and taxes from the Bureau of Customs arising from the Company's fuel purchases in previous years.
- The Company reported foreign exchange gain of P0.4 million from its foreign currency denominated financial assets in 2011 which is lower than P8.4 million in 2010. This was brought about by depreciation of peso vis-à-vis the US dollar in 2010.
- The increase in gain on sale of available-for-sale investments of P42.2 thousand from P31.0 thousand was due to higher fair value of available for-sale investments.
- The Company reported an £85.6 thousand loss on sale of property, plant and equipment in the second quarter of 2010.
- Gain on sale of inventories of P1.4 million was earned in 2011. This mainly represents the sale of CIPP's bunker fuel inventory to a third party.
- Income from option fee of P11.5 million was recognized in 2010. This represents option fee received from a third party related to the Company's SC 55.
- Surety bond related charges of P5.7 million was reported on 2010 as a result of the Company's participation in a number of biddings of power plants.
- Equity in net losses of associates amounted to P2.2 million was reported in 2011 brought about by net losses incurred by investees, particularly from Maibarara Geothermal, Inc., a 25% associate of the Company which is in preoperating stage.
- Other income of P607.3 thousand was reported in 2011which is higher than P570.7 thousand in 2010 consisting of miscellaneous income and expenses, the individual components of which are not material in amount and nature.

Provision for income tax rose to $\mathbb{P}30.7$ million in the second quarter of 2011 from $\mathbb{P}4.6$ million in the same period last year due to higher taxable income in 2011. Provision for deferred income tax of $\mathbb{P}5.5$ million was reported in the second quarter of 2011 which represents the tax effect on the use of NOLCO and MCIT while benefit from income tax of $\mathbb{P}3.8$ million was reported for the same period last year. Company's share in income tax of a joint venture amounting to $\mathbb{P}261.9$ thousand was reported in the second quarter of 2011 while benefit from income tax of $\mathbb{P}33.3$ thousand was reported in the same period last year.

As a consequence of the above-cited factors, a net income of P89.1 million was reported in the second quarter of 2011 as compared with a net loss of P74.3 million in the same period last year.

Consolidated revenues decreased to P469.2 million in the first semester of 2011 from P496.3 million in the same period last year. Following are the material changes in revenues in the Consolidated Statements of Income between the first semester ended June 30, 2011 and 2010:

- The increase in generation revenues to £27.8 million from £26.8 million was due to the higher power rates per kWh despite lower energy sales of Guimaras power plant and the plant's participation in electricity trading beginning March_ 2011.
- Net trading revenue of P63.5 million was reported in 2011 as compared with P106.0 million net trading loss in 2010. Lower WESM prices in 2011 provided the Company with opportunities to buy electricity at lower prices to supply to its customers. Also, availability of additional plant capacity (Power Administration and Management Agreement with One Subic Power Generation Corporation and Contract to Purchase

Generated Electricity with Sem-Calaca Power Corporation) in 2011 protected the Company from higher WESM prices while providing opportunities to sell excess capacities in the market.

- Interest and other financial income dropped to £16.4 million from £30.3 million due to lower fair value of investments held for trading and interest rates.
- Dividend income improved from P7.1 million to P14.3 million. Cash dividends were received from Asian Plaza, Inc. amounting to P8.7 million in 2011, while P0.4 million in 2010.
- Rental income decreased to P3.1 million from P3.5 million due to termination of lease contract where the Company is the lessor in June 2010, offset by the increase in rental rate per square meter.
- The drop in the Company's share in revenue on electricity sold of a joint venture to P341.3 million from P426.8 million was brought by lower power rates and lower energy sold to both WESM and Holcim.
- The Company's share in other income of a joint venture increase to ₽2.8 million from ₽1.8 due to higher interest income brought about by higher short-term placements.

Consolidated costs and expenses dropped to P283.3 million in the first semester of 2011 from P634.6 million in the same period last year. Following are the material changes in costs and expenses in the Consolidated Statements of Income between first semesters ended June 30, 2011 and 2010:

- Cost of power generation increased to £22.4 million from £21.9 million as a result of higher fuel cost per liter despite lower energy generated.
- Cost of power plant on standby decreased to P15.9 million from P16.7 million due to lower labor cost brought about by decrease in manpower.
- General and administrative expenses rose to ₽103.9 million from ₽79.9 million brought about by higher management and professional fees. Management fees are based on a certain percentage of the Company's operating results.
- The Company's share in the cost of electricity sold of a joint venture dropped to £128.6 million from £398.5 million as a result of lower energy generated.
- The increase in the Company's share in general and administrative expenses of a joint venture from P11.6 million to P12.6 million was brought about by higher taxes and licenses.

Other income dropped to $\mathbb{P}4.0$ million in the first semester of 2011 from $\mathbb{P}30.6$ million in the same period last year. Following are the material changes in other income and expenses in the Consolidated Income Statements between the semesters ended June 30, 2011 and 2010:

- The Company reported a net gain on its currency forward contracts of P4.8 million in 2011 as compared with P9.9 million net loss in 2010. This was due to the depreciation of peso vis-a-vis the US dollar in 2010.
- The Company reported a P34.6 million receipt of tax credits in the first semester of 2010 which represents the refunds of duties and taxes from the Bureau of Customs arising from the Company's fuel purchases in previous years.
- The Company incurred foreign exchange loss of \$\vee\$5.7 million from its foreign currency denominated financial assets in 2011 which is higher than \$\vee\$1.9 million foreign exchange loss in 2010. This was brought about by appreciation of peso vis-à-vis the US dollar in 2011.
- The Company reported a P4.0 million gain on sale of interest in SC 69 in 2011.
- Loss on sale of available-for-sale investments of ₽1.9 million was incurred in 2011.
- The Company reported a £124.5 thousand loss on sale of property, plant and equipment in the first semester of 2010.

- Gain on sale of inventories of P1.4 million in the first semester of 2011 which is lower than P7.8 million in 2010. This mainly represents the sale of CIPP's bunker fuel inventory to a third party.
- Provision for doubtful accounts of \$\mathbb{P}6.7\$ million and surety bond related charges of \$\mathbb{P}6.1\$ million were reported in 2010.
- Income from option fee of P11.5 million was recognized in 2010. This represents option fee received from a third party related to the Company's SC 55.
- Equity in net losses of associates amounted to P3.8 million was reported in 2011 brought about by net losses incurred by investees, particularly from Maibarara Geothermal, Inc., a 25% associate of the Company which is in preoperating stage.
- Other income of £5.1 million was reported in 2011 which is higher than £1.4 million in 2010 consisting of miscellaneous income and expenses, the individual components of which are not material in amount and nature.

Provision for income tax rose from $\mathbb{P}9.2$ million in 2010 to $\mathbb{P}42.0$ million in 2011 due to higher taxable income in 2011. Provision for deferred income tax of $\mathbb{P}10.9$ million was reported in the first semester of 2011 which represents the tax effect on the use of NOLCO and MCIT while benefit from income tax of $\mathbb{P}4.2$ million was reported for the same period last year. Company's share in income tax of a joint venture slightly decreased to $\mathbb{P}527.1$ thousand from $\mathbb{P}558.2$ thousand.

As a consequence of the above-cited factors, a net income of P136.3 million was reported in the first semester of 2011 as compared with a net loss of P113.9 million in the same period last year.

Total consolidated assets decreased slightly to P3.41 billion as of June 30, 2011 from P3.43 billion as of December 31, 2010. Total consolidated liabilities also decreased from P387.4 million to P379.1 million. Equity improved from P3.05 billion to P4.27 billion.

Following are the material changes in the accounts in the Consolidated Balance Sheets between June 30, 2011 and December 31, 2010:

- Cash and cash equivalents improved to P2.0 billion from P880.8 million. The Consolidated Statements of Cash Flows show details of material changes in cash and cash equivalents.
- Investments held for trading decreased from £872.7 million to £782.1 million. The Consolidated Statements of Cash Flows show the details of materials changes in investments held for trading.
- Receivables rose from £220.0 million to £486.2 million mainly due to the increased trading revenues.
- The increase in fuel and spare parts from P27.3 million to P47.4 million was brought about by the increase in the number of liters of bunker fuel purchased coupled with higher fuel cost per liter. In 2011, the Company maintains bunker fuel inventories for the Subic power plant which is under PAMA with One Subic.
- Other current assets rose to P123.3 million from P79.6 million on account higher deposits paid to suppliers/contractors related to the dismantling and transfer of power plant in Calamba, Laguna.
- The Company's share in current assets of a joint venture increased to ₽301.8 million from ₽295.1 million due to higher level of cash and cash equivalents and fuel and spare parts inventory.
- Property, plant and equipment declined from £489.3 million to £481.8 million due to depreciation incurred during the period.
- Investments in associates increased to £67.3 million from £39.8 million due to additional investment in Maibarara Geothermal, Inc. in the first semester of 2011.
- Investment property decreased from P23.1 million to P22.1 million due to depreciation incurred during the period.

- The decrease in deferred exploration costs from £86.7 million to £80.5 million was due to the sale of interest in SC 69 in 2011.
- The Company's share in noncurrent assets of a joint venture declined to £138.5 million from £167.2 million due to depreciation expenses.
- The increase in accounts payable and other current liabilities from ₽194.5 million to ₽367.0 was brought about by higher trade purchases.
- Income and withholding taxes payable increased from P4.2 million to P29.9 million due to higher income tax in the first semester of 2011.
- The Company's share in current liabilities of a joint venture fell from £134.7 million to £45.5 million brought about by settlement of trade and nontrade payables.
- Pension and other post-employment benefits increased from P10.6 million to P12.7 million due to additional pension expense accrued in the first semester of 2011.
- Deferred tax liabilities increased from P23.8 million to P29.5 million due to the tax effect of the reversal of deferred tax asset on the use of NOLCO and MCIT.
- The decrease in other noncurrent liabilities from \$\mathbf{P}7.0\$ million to \$\mathbf{P}6.9\$ million was due to return of certain deposits.
- Capital stock rose to P2.8 billion from P1.7 billion mainly due to issuance of stocks related to the Company's stock rights offering in May 2011.
- The increase in unrealized fair value gains on available-for-sale investments to $\mathbb{P}82.7$ million from $\mathbb{P}71.8$ million was due to higher market value of the said investments.
- The Company's share in unrealized fair value gains on financial assets of a joint venture increased to P16.2 million from P13.2 million brought about by the higher market value of the joint venture's financial assets.
- Retained earnings improved to P1.3 billion from P1.2 billion due to income earned in the first semester of 2011, reduced by stock rights offering costs.

The top five (5) key performance indicators of Trans-Asia and its majority-owned subsidiaries, as consolidated, are the following:

1. Current Ratio = <u>Current Assets</u> Current Liabilities

Current ratio increased to 8.27:1 as of June 30, 2011 from 6.96:1 as of December 31, 2010. Although both current assets and current liabilities increased as of June 30, 2011, current assets increase was 56.9% from the prior year balance as compared to the corresponding 31.95% increase in current liabilities between 2011 and 2010.

2. Current Assets to Total Assets = <u>Current Assets</u> Total Assets

The ratio of current assets to total assets improved from 0.69:1 to 0.78:1 as of June 30, 2011 and December 31, 2010. Total current assets increased mainly due to the increase in cash and cash equivalents brought about by the stock rights offering in May 2011.

3. Debt/Equity Ratio = <u>Total Liabilities</u> Equity

Debt/equity ratio decreased slightly from 0.13:1 as of December 31, 2010 to 0.12:1 as of June 30, 2011. Both total liabilities and equity increased as of June 30, 2011 as

compared to December 31, 2010, however equity increase is significantly higher due to the Company's stock rights offering.

4. Rate of return on equity = $\frac{\text{Net Income}}{\text{Average Equity}}$

The rate of return on stockholders' equity rose from negative 3.72% in the first semester of 2010 as compared to 3.73% in the first semester of 2011 due to net income earned in 2011.

5. Earnings per share = <u>Net Income less Preferred Stock Dividend</u> Average No. of Common Shares Outstanding

Earnings per share was P0.08 for the first semester of 2011 as compared with negative P0.07 in the first semester of 2010 brought about by net income earned in 2011.

During first semester of 2011, other than those already disclosed and/or discussed in this report:

- There were no unusual items that affected assets, liabilities, equity, net income or cash flows.
- The Company had two (2) reportable segments namely: petroleum and mining exploration and power business. The fund placements are incidental to the Company's petroleum and mining exploration and power generation activities arising from management of the Company's funds. The exploration costs are shown as "deferred exploration costs" in the consolidated balance sheets.
- There were no events that had occurred subsequent to the balance sheet date that required adjustments to or disclosure in the financial statements other than those already disclosed in this report and/or in the accompanying financial statements. The Company had not been involved in any business combinations, acquisition of subsidiaries and long-term investments, restructuring and discontinuing operations.
- There were no contingent assets or contingent liabilities since the last annual balance sheet date.
- There were no material contingencies and any other events or transactions that occurred that were material to an understanding of the current in this report and/or in the accompanying financial statements other than those already disclosed in this report/or in the accompanying financial statements.
- There were no operations subject to seasonality and cyclicality.
- There were no material trends, demands, commitments, events or uncertainties known to the Company that would likely affect adversely the liquidity of the Company.
- There were no trends, events or uncertainties occurred that had or that were reasonably expected to have material favorable or unfavorable impact on net revenues/income from continuing operations.
- There were no significant elements of income or loss that did not arise from continuing operations that had material effect on the financial condition or result of operations.
- There were no events that trigger direct or contingent financial obligation that was material to the Company.
- There were no material off-balance sheet transactions, arrangements, obligations and other relationships of the Company with unconsolidated entities or other persons created during the period.

Annex "B-1"

PROGRESS REPORT For the Quarter, April 1, 2011 to June 30, 2011

OIL PRODUCTION

<u>SC 14 B-1 North Matinloc (Northwest Palawan)</u>

The North Mantinloc field produced 3,217 barrels of oil during the quarter, bringing cumulative production since resumption of operations in February 2009 to 60,172 barrels

Trans-Asia holds 6.103% participating interest in the SC 14 North Matinloc block.

OIL EXPLORATION

<u>SC 6 Block A (Northwest Palawan)</u>

Pitkin Petroleum Plc of the U.K. submitted a farm-in proposal for the consortium's consideration.

Trans-Asia has 7.78% participating interest in SC 6 Block A.

SC 6 Block B (Northwest Palawan)

Peak Oil and Gas, Blade Petroleum and VenturOil exercised their option under the Farm-in Agreement of February 4, 2011 to acquire 70% of the aggregate participating interests of the farmout parties, which includes Trans-Asia.

The Deed of Assignment is being circulated for execution as of June 30, 2011.

Upon approval of said Deed by the Department of Energy, Trans-Asia's 14.063% participating interest in SC 6 Block B will be reduced to 4.2189%.

PROGRESS REPORT For the Quarter, April 1, 2011 to June 30, 2011 Page ... 2

<u>SC 51 (East Visayas)</u>

NorAsian Energy, the Operator, spudded the Duhat-1 well in San Isidro, Leyte on April 20, 2011. The drill string got stuck upon reaching a depth of 325 meters.

Attempts to free the tubulars were unsuccessful, thus, NorAsian Energy drilled a sidetrack well, Duhat-1A, to be able to reach the programmed total well depth of 1,000 meters.

The Duhat-1A well was plugged and abandoned after it encountered the same overpressure problems upon reaching a depth of 322 meters.

Pursuant to the Amendment Deed to the Farm-in Agreement, NorAsian Energy elected to commit to drill a second onshore well that would satisfy the consortium's work obligation for the next exploration Sub-Phase.

Trans-Asia owns 6.67% participating interest in SC 51.

<u>SC 55 (Ultra Deepwater West Palawan)</u>

The consortium notified the DOE of its election to enter exploration Sub-Phase 4 which entails a commitment to drill one deepwater well by August 5, 2012.

The DOE approved the assignment of Trans-Asia's 8.18% participating interest in SC 55 to NorAsian Energy.

Trans-Asia has 6.82% participating interest in SC 55.

SC 69 (Camotes Sea)

The 3D seismic survey was completed.

A total of 229 sq. km. of 3D seismic data was recorded.

Trans-Asia holds 30% participating interest in SC 69.

PROGRESS REPORT For the Quarter, April 1, 2011 to June 30, 2011 Page ... 3

GEOTHERMAL ENERGY DEVELOPMENT

Maibarara Geothermal Service Contract (Batangas/Laguna)

Mai-6D and Mai-9D wells attained commercial outputs during discharge tests.

Trans-Asia and Maibarara Geothermal, Inc. completed negotiations on an Electricity Supply Agreement. Negotiations with potential lenders and the selected Engineering, Procurement and Construction contractor continued.

Trans-Asia owns 25% equity in Maibarara Geothermal, Inc.

Certified Correct:

RAYMUNDO A. REYES, JR. Geologist No. 716 PRC License Valid to Feb. 5, 2014 PTR No. 2690518 Issued on January 24, 2011 at Makati City

Signed in the presence of:

ANNEX C

Reports on SEC Form 17-C

The Company filed the following reports on SEC 17-C during the second quarter ended June 30, 2011 covered by this report:

Date of Filing	Items Reported
April 1, 2011	Please be informed that at 10:00 p.m. of 31 March 2011, Trans- Asia Oil and Energy Development Corporation signed an Engineering Procurement and Construction (EPC) with DM Consunji, Inc., for a 135 MW CFB coal fired power plant.
April 4, 2011	Please be informed that the Board of Directors of Trans-Asia authorized the Company to enter into an option agreement with Frontier Gasfields Pty. Ltd. (Australia) granting Trans-Asia the option to acquire 25% equity participation in Frontier Gas (Singapore) Pte. Ltd.
	Frontier Gas has finalized a joint venture agreement with Shengli Oil Field Freet Petroleum Company Ltd., which has a Letter of Mandate from the Sinopec Group Shengli Administrative Bureau for the comprehensive utilization of Shengli Oil Field resources.
April 4, 2011	Please be informed that at the Annual Meeting of the Shareholders of Trans-Asia Oil and Energy Development Corporation held today, 4 April 2011, the following actions were taken:
	 The following directors of the Corporation were elected: Oscar J. Hilado Antonio V. del Rosario Magdaleno B. Albarracin, Jr. Ramon R. del Rosario, Jr. Francisco L. Viray Roberto M. Laviña Victor J. del Rosario Alfredo M. Velayo (independent) Raymundo O. Feliciano (independent) Ricardo V. Camua (independent) David L. Balangue (independent)
	2) The auditing firm of SyCip Gorres Velayo and Company was reappointed external auditors for the year 2011;

3) Following the Annual Meeting of Shareholders the following officers were reelected:

Oscar J. Hilado	- Chairman
Ramon R. del Rosario, Jr.	- Vice Chairman
Francisco L. Viray	- President & CEO
Roberto M. Laviña	- EVP/CFO/Treasurer
Juan J. Diaz	- Corporate Secretary
Rosario V. Venturina	- SVP – Renewable
	Energy
Bennette D. Bachoco	- SVP – Finance
Virgilio R. Francisco, Jr.	- Senior Vice President
Raymundo A. Reyes, Jr.	- VP – Oil and Gas
Cecille B. Arenillo	- VP & Compliance
	Officer
Rizalino G. Santos	- VP – Electricity
	Supply
Frederick C. Lopez	- VP – Materials
	Management
Miguel Romualdo T. Sanidad	- Asst. Corporate
2	Secretary
Alan. T. Ascalon	- Asst. Corporate
	Secretary
	-

Moreover, the various Committees of the Board were organized as follows:

Executive Committee/Stock Option Committee:

Oscar J. Hilado	- Chairman
Magdaleno B. Albarracin, Jr.	- Member
Francisco L. Viray	- Member
Alfredo M. Velayo	- Member

Audit Committee:

Alfredo M. Velayo	- Chairman
Roberto M. Laviña	- Member
Ricardo V. Camua	- Member
Victor J. del Rosario	- Member
David L. Balangue	- Member

Nominations Committee:

Ramon R. del Rosario, Jr.	- Chairman
Antonio V. del Rosario	- Member
Raymundo O. Feliciano	- Member

Compensation Committee:

Alfredo M./ Velayo	- Chairman
Ramon R, del Rosario, Jr.	- Member
Oscar J. Hilado	- Member

April 19, 2011	Please be informed that the SC 51 consortium commenced today the drilling of the Duhat-1 well in the town of San Isidro, northwest Leyte.
	The well is programmed to reach a total depth of 1,000 meters and will test potential petroleum accumulations within sandstones of the Miocene Tagnocot Formation of the San Isidro anticline. Estimated unrisked oil initially in place is between 12 and 263 million barrels. It will take around 27 days to reach the programmed total depth.
	Trans-Asia holds 6.67% participating interest in SC 51.
May 5, 2011	Please be informed that two (2) geothermal wells in the Maibarara steamfield have attained commercial wellhead pressures and stable chemistry for steam supply to a power plant. The wells have an aggregate capacity of about 15 MW. Further bore output measurements will be conducted until the end of May 2011 to determine if the commercial output could be sustained.
	The project is being operated by Maibarara Geothermal, Inc. a 25% - owned subsidiary of Trans-Asia.
May 11, 2011	Please be informed that Otto Energy Limited, parent company of NorAsian Energy Limited, Trans-Asia's lone partner and the Operator of SC 55, announced this morning that BHP Biliton has exercised its option to farm-in to the block.
	BHP Biliton will earn up to 60% participating interest and assume operatorship of SC 55 by, among others, funding one deepwater well by 2012 and drilling an option of deepwater well by 2013.
	Under a Participation Agreement signed in 2005, NorAsian Energy will free-carry Trans-Asia's 15% participating interest in SC 55 through the first exploratory well in the block.
	The farm-in of BHP Biliton is subject to the approval of the Department of Energy.
May 13, 2011	This refers to your letter dated 13 May 2011, requesting confirmation of the news article entitled, " <i>Phinma Invests</i> $P6.5B$ in the Wind Power Project" that was published in the 13 may 2011 issue of the Malaya Business Insight (Internet Edition), and which reported in part that:
	Phinma-owned Trans-Asia Renewable Energy is investing $P6.45$ billion to build the first wind power project in the Visayas.

x x x ...

The P6.453-billion investments will cover pre-operating costs, site preparation and acquisition, and installation of equipment. Thirty-five percent of the investment will be funded through equity.

x x x ...

Please be informed that we confirm the accuracy of the news article insofar as the proposed wind farm project of Trans-Asia Renewable Energy Corporation (TAREC) in San Lorenzo, Guimaras and its estimated cost of investment are concerned. Furthermore, the project is ready for implementation and the decision to proceed with the project will be taken up by the Board of Directors of TAREC, if an acceptable Feed-in-Tariff (FIT) is approved by the Energy Regulatory Commission.

May 13, 2011 Please be informed that pursuant to the Farm-in Agreement dated 4 February 2011, Peak Oil and gas Philippines Limited (Aus.), Blade Petroleum Philippines Limited (Aus.) and VenturOil Philippines, Inc. (Ph), exercised their option to acquire 70% of the aggregate participating interests of the farmout parties (92.188%) in SC 6 Block B, which includes Trans-Asia.

Under the said Farm-in Agreement, Peak *et al* shall free-carry the farmout parties in all forward work programs and expenditures until first oil production.

The assignment of interests is subject to the approval of the Department of Energy.

Trans-Asia currently has 14.063% participating interest in SC 6 Block B.

May 17, 2011Please be informed that pursuant to the Agreement Deed to the
Farm-in Agreement among SC 51 consortium members,
NorAsian Energy Limited and Swan Oil and Gas Limited,
NorAsian Energy Limited elected to commit to drill a second
onshore well in the block that will satisfy the work commitment
for Sub-Phase 4 (31 July 2011 to 31 July 2012) of SC 51.

Under said Agreement Deed, Trans-Asia's 6.67% participating interest is carried free in expenditures under Sub-Phase 4 of SC 51.

Drilling of the Sub-Phase 3 commitment well, Duhat-1, is going in San Isidro, Leyte.

May 27, 2011	Please be informed that NorAsian Energy Limited, the Operator, plugged and abandoned the Duhat-1A well located in San Isidro, Leyte. The hole reached a total depth of 322 meters.
	The decision to discontinue exploratory drilling was reached after repeated attempts to penetrate overpressured rock formation below 250 meters depth, failed.
	The original well, Duhat-1, reached a depth of 325 meters before it was sidetracked and named Duhat-1A.
	The consortium will meet early next week to discuss forward plans.
	Trans-Asia has 6.67% participating interests in SC 51.
June 7, 2011	Please be informed that SC 69 consortium commenced a 150 sq. km. seismic survey in the Camotes Sea (between the Islands of Cebu and Leyte).
	The seismic survey is designed to elevate prospects previously delineated in a 2010 2D seismic survey, to drillable status. Barring any unforeseen events, the survey is expected to be completed in 18 days.
	Trans-Asia currently has 30% participating interest in SC 69.
June 8, 2011	Please be informed that we have received today from the Securities and Exchange Commission (SEC) approval of Trans-Asia Oil and Energy Development Corporation's (the "Corporation") application for increase in its authorized capital stock from $P2,000,000,000.00$ divided into 2,000,000,000 shares with the par value of P1.00 each share to P4,200,000,000.00 divided into 4,200,000,000 shares with the par value of P1.00 each share and the amendment of the Corporation's Articles of Incorporation to reflect the same.
June 22, 2011	Please be informed that the SC 69 consortium completed acquisition of 229 sq. km. of 3D seismic data in the Camotes Sea today.
	The digital data will be shipped to a processing center shortly.
	Trans-Asia currently has 30% participating interest in SC 69.
June 22, 2011	This refers to your letter dated June 22, 2011, requesting confirmation/clarification of the news article entitled "Trans-Asia Oil taps BDO Capital for P8.75-b loan" published in the

June 22, 2011 issue of the *Manila Standard Today*, and which reported in part that:

TRANS-ASIA Oil Energy and Development Corp. plans to raise P8.75 billion in loans to finance the construction of a P12.5 billion, 135-megawatt coal-fired power plant in Calaca, Batangas.

Trans-Asia Oil president Francisco L. Viray told reported Tuesday the company had tapped BDO Capital and Investments Corp. as lead arranger of the loan.

Viray said borrowings would finance at least 70% of the P12.5 billion cost of the coal power plant.

X X X

Please be informed that we confirm the accuracy of the news article with the following clarifications:

- Trans-Asia Oil and Energy Development Corporation plans to raise P8.70 billion (not P8.75 billion) in loans.
- The Company and BDO Capital and Investment Corp. are in the final stages of negotiations for the appointment of BDO Capital as Lead Arranger and Sole Book runner of the project loan.

June 29, 2011 Please be informed that Trans-Asia Oil and Energy Development Corp. signed today a joint venture agreement with AC Energy Holdings, Inc. (formerly Michigan Power, Inc.) for the construction and operation of a 135-MW circulating fluidized bed (CFB) thermal power plant in Calaca, Batangas.

The parties agreed to incorporate a joint venture company and will be owned 50% by Trans-Asia and 50% by AC Energy. Estimated total project cost is P12 billion to be financed by debt and equity.

Start of construction is expected by September 2011 with operations to begin in 2014.

Trans-Asia is the energy arm of the Phinma Group with PHINMA, Inc. and Phinma Corp. aggregately owning 55% of Trans-Asia.