

Annual Report 2011

ITV Public Company Limited

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Registration No 0107541000042

5 March 2012

Subject Invitation to the 2012 Annual General Meeting of Shareholders

To All Shareholders of the ITV Public Company Limited

Notice is hereby given by the Board of Directors ("the Board") of ITV Plc ("the Company" or "ITV") that the 2012 Annual General Meeting of Shareholders shall be held **on Friday 30 March 2012 at 10.00 a.m.** (registration opens at 9.00 a.m.) at the Vibhavadee Ballroom, Lobby Level, Centara Grand Central Plaza Ladprao Bangkok, No. 1695 Phaholyothin Road, Chatuchak, Bangkok. The agendas are as follows:

Item No. 1 To consider and adopt the Minutes of the Annual General Meeting of Shareholders for 2011, held on 31 March 2011.

<u>Purposes and Rationale</u>: The Annual General Meeting of Shareholders for 2011 was held on 31 March 2011 and the minutes were prepared and sent to the Stock Exchange of Thailand within 14 days of the meeting. The details were publicly disclosed on the Company's website (www.itv.co.th) and submitted to the Ministry of Commerce within the time period required by law.

<u>The Board's Opinion</u>: The Board has recommended that the minutes of the Annual General Meeting of Shareholders for 2011, held on 31 March 2011, be adopted because they were accurately recorded as shown in <u>Enclosure 1</u>.

Voting: To approve this matter, a resolution must be passed by a majority of the shareholders who attend the meeting and cast their votes.

Item No. 2 Consideration and approval of the Statements of financial position and Statements of comprehensive income and cash flow statements for the year ended 31 December 2011 which have been audited by the Auditor.

<u>Purposes and Rationale</u>: According to the *Public Limited Companies Act, B.E 2535*, the Company must prepare a statements of financial position and statements of comprehensive income at the end of each fiscal year, which have been audited by an external auditor, and submit these to the shareholders' meeting for approval.

<u>The Audit Committee's Opinion</u>: The Audit Committee has reviewed the Company's financial statements for the year ended December 31, 2011, which have been audited and signed by Mr.Winid Silamongkol, a certified public accountant (registration No.

3378) of KPMG Phoomchai Audit Limited., and recommended that the Board submit the Company's financial statements for the year ended December 31, 2011 to the shareholders' meeting for approval.

<u>The Board's Opinion</u>: The Board has agreed to present the Company's audited financial statements for the year ended December 31, 2011, which have been reviewed and accepted by the Audit Committee, to the shareholders' meeting for approval. A summary of the Company's significant financial status and operating results is shown in the table below.

Selected Information from the Company's Financial Statements

Unit: Baht million

Description	Consolidated Financial Statements		The Company's Financial Statements	
'	2011	2010	2011	2010
Total assets	1,131	1,122	1,131	1,122
Total liabilities	5,028	4,598	5,028	4,598
Total revenue	36	28	36	28
Loss for the year	(422)	(432)	(422)	(432)
Loss per share (baht / share)	(0.35)	(0.36)	(0.35)	(0.36)

The Company's financial statements are shown on Page 51 -53 of the Annual Report for 2011 included with the invitation to this meeting and shown in *Enclosure 2*

Voting: To approve this matter, a resolution must be passed by a majority of the shareholders who attend the meeting and cast their votes.

Item No. 3 To approve the omission of dividend distribution for the year 2011

<u>Purposes and Rationale</u>: The Company has a dividend distribution policy by considering financial statement not less than 40 % of net profit after tax if no other necessary reason. The dividend distribution will not affect to the normal operating of the Company.

<u>The Board's Opinion</u>: As the Company has incurred accumulated loss as of December 31, 2011 amounting of Baht 9,756,174,190, hence, according to the law, the Company can not announce a dividend distribution accordingly.

Voting: To approve this matter, a resolution must be passed by a majority of the shareholders who attend the meeting and cast their votes.

Item No. 4 To consider and approve the appointment of the Company's external auditors and fix their remuneration for 2012

<u>Purposes and Rationale</u>: According to Section 120 of the *Public Limited Companies Act, B.E. 2535*, the appointment of the Company's external auditors and the audit fees must be approved at the annual general meeting of shareholders. In addition, a notification from the Securities and Exchange Commission limits the appointment of individual external auditors (but not the audit firm) at listed companies to no more than five consecutive one-year terms. After five years, the auditors must be rotated although they can be reappointed after a two-year break.

<u>The Audit Committee's Opinion</u>: The Audit Committee recommended the reappointment of KPMG Phoomchai Audit Limited. ("KPMG") as the Company's external auditors for the 2012 for the fifth one-year term KPMG is one of the four leading international audit firms and has high standards and considerable expertise. KPMG's performance in the past year was satisfactory and the firm has agreed to charge fees of 580,000 baht for 2012 same as previous year.

In addition, KPMG and the proposed auditors are independent and have no conflict of interest with the Company, the management, the major shareholders or any related person.

<u>The Board's Opinion</u>: The Board has agreed with the Audit Committee and proposed that the shareholders' meeting approve the reappointment of the auditors from KPMG as the Company's external auditors, and fix the audit fees for the year 2012. Details are as follows:

Mr.Supot Singhasaneh
 Mr.Winid Silamongkol
 Ms.Somboon Supasiripinyo
 Mr.Charoen Phosamritlert
 CPA (Thailand) No.2826
 CPA (Thailand) No.3378
 CPA (Thailand) No.3731
 CPA (Thailand) No.4068

Each auditor's profile is shown in *Enclosure 3*

Any of the above auditors can conduct the audit and express an opinion on the Company's financial statements. In the event that none of these auditors is available, KPMG is authorized to delegate another one of its certified public accountants to conduct the audit.

In addition, KPMG has been nominated as the external audit firm for the Company's subsidiaries and associates in 2012

The 2012 audit fees for the Company should not exceed 580,000 baht. (The audit fees in the previous year were 580,000 baht.) The details are shown in the table below.

Unit: Baht

Type of Fee	Year 2012 (year as offered)	Year 2011
Audit	580,000	580,000
Other	-	-

Voting: To approve this matter, a resolution must be passed by a majority of the shareholders who attend the meeting and cast their votes.

Item No. 5 To consider and approve the appointment of directors to replace those who will retire by rotation in 2012

<u>Purposes and Rationale</u>: According to the *Public Limited Companies Act, B.E. 2535* and Clause 18 in the Company's Articles of Association, one-third of all directors must retire by rotation on the date of each Annual General Meeting of Shareholders. The three directors listed below are due to retire by rotation in 2012.

M CD'	D '.' 1 11
Name of Director	Positions held

1. Mr. Somkid Wangcherdchuwong - Chairman of the Board of Directors

Authorized Director

2. Mr. Sumetee Intranu - Director

- Independent Director

3. Mrs. Rattanaporn Nammontri - Director

- Authorized Director

<u>The Board's Opinion</u>: The Board, with the exception of the directors with special interests on this item, with the exception of the directors with special interests on this item, has considered the qualifications, knowledge, competency, experience and performance of each director due to retire by rotation and recommended and proposed that the shareholders' meeting approve the reappointment of Mr. Somkid Wangcherdchuwong, Mr. Sumetee Intranu and Mrs. Rattanaporn Nammontri to the same positions for another term of office. The directors proposed for reappointment meet all the requirements stipulated in the *Public Limited Companies Act, B.E. 2535* and relevant regulations of the Capital Market Supervisory Board. Details of each director's age, percentage of shareholdings, educational background, work experience, and board-meeting attendance are provided in *Enclosure 4*

Voting: In accordance with Article 14 of the Company's Articles of Association.

Item No. 6 To consider and approve the remuneration of the Company's Board of Directors for 2012

<u>Purposes and Rationale</u>: According to Clause 20 of the Company's Articles of Association, the Company's directors are eligible to receive remuneration in the form of a monthly retainer, meeting fee, expense allowance and bonus.

<u>The Committee's opinion</u>: The Committee has carefully considered the directors' remuneration and concluded it is equitable with the market and industry standards, and commensurate with each member's responsibility and performance. The committee also recommended that the remuneration policy remain unchanged, whereby only the Chairman of the Board are eligible to receive a monthly retainer. The policy is as follows:

- The Chairman of the Board shall receive a monthly retainer of 80,000 baht but shall not receive a meeting fee.
- The Vice Chairman of the Board shall receive a monthly retainer of 70,000 baht but shall not receive a meeting fee.
- Directors shall receive a monthly retainer of 50,000 baht, but shall not receive a meeting fee.

The Board is authorized to determine the necessary conditions and set out the details as appropriate.

The roles, duties and responsibilities of the Board and its committees are shown in the section on Management and Corporate Governance in the Annual Report for 2011 (pp. 26-32), which is provided in *Enclosure 2*

<u>The Board's Opinion</u>: The Board has agreed proposed that the shareholders' meeting approve the Board of Directors' remuneration for 2012 as stated.

During 2011, the total directors' remuneration was 4,800,000 baht. The details are shown in the section on Management and Corporate Governance in the Annual Report for 2011 (pp.33), which is provided in *Enclosure 2*

Voting: To approve this matter, a resolution must be passed by not less than two-thirds of the shareholders who attend the meeting.

Item No. 7: Certified the 2011 the Company's operating results

7.1. The Company's operating results regarding the progress of dispute between the Company and the PMO.

<u>Purposes and Rationale</u>: The Company has summarized the operating results regarding the progress of dispute between the Company and the PMO for 2011 along with the significant changes that occurred during the year in the Annual Report for 2011.

The Board's Opinion:

It is appropriated that the Company's operating results regarding the progress of dispute between the Company and the PMO should be acknowledged and certify as appear on *the Enclosure 5*.

7.2. The Company's operating results of the year 2011 as specify in the annual report.

<u>Purposes and Rationale</u>: The Company has summarized the operating results for 2011 along with the significant changes that occurred during the year in the Annual Report for 2011.

<u>The Board's Opinion</u>: The Board has agreed to present the report on the Company's operating results for 2011 along with the significant changes that occurred during the year, as shown in <u>Enclosure 2</u> (Company's Annual Report for 2011).

Item No. 8 To approve the employment of the additional attorney and legal consultant so as to proceed with the dispute case with PMO in Arbitrator Court.

Purposes and Rationale: We refer to the fact that the Company has many disputes with PMO and many of those disputes are arisen from the arbitration disputes with the black case No. 1/2550 and the black case No. 46/2550 previously filed by the Company. PMO had refused to enter the arbitration proceeding in the beginning, resulting in many cases being proceeded in both the Central Administrative Court and Supreme Administrative Court. In addition, PMO has caused an issue regarding the payment of the arbitration fees for both the arbitration disputes with the black case No. 1/2550 and the black case No. 46/2550. Accordingly, the processing of all related cases has been delayed for more than 4 years. However, both parties have recently concluded the issue regarding the payment of arbitration fees for both the arbitration disputes with the black case No. 1/2550 and the black case No. 46/2550 which had been a long fighting problem in January 2012. The parties will now continue the proceeding of the arbitration disputes onwards.

<u>The Board's Opinion</u>: agreed to propose to the shareholders' meeting to consider and approve the Company to sign the contract to employ the additional attorney and legal consultant so as to proceed of the dispute case with PMO within the budget not over than Baht 40 million . The meeting assigned the Board of Directors to sort the law office and legal consultant and also to consider details of the time and conditions contained in the contract view as appropriate.

Item No. 9 Others business (if any)

The Record Date (to collect the names of shareholders who have the right to attend the shareholders' meeting as stipulated in Section 225 of the *Securities and Exchange Act, B.E. 2535*) will be 28 February 2012. The Company's share registration book will be closed on 29 February 2012. All shareholders are invited to attend the Annual General Meeting of Shareholders for year 2012 on Friday, 30 March 2012 at 10.00 p.m. at the Vibhavadee Ballroom, Lobby Level, Centara Grand Central Plaza Ladprao Bangkok, No. 1695 Phaholyothin Road, Chatuchak, Bangkok, Thailand, the Company will open for registration since 9.00 a.m.

Any shareholder who wishes to appoint a proxy to attend the shareholders' meeting and vote on his or her behalf must complete either *Proxy Form A*, *B or C* which *Form B* can be found in *Enclosure 6*, or download from the Company's website at www.itv.co.th (*Proxy Form C* is only for foreign investors who have authorized a custodian in Thailand to look after and safeguard their shares.)

Any shareholder who is unable to attend the shareholders' meeting can authorize one of the Company's independent directors to attend and vote on his or her behalf. Details of independent directors can be found in <u>Enclosure 7</u>. The Company must receive the shareholder's power of attorney by 28 March 2012 by mail addressed to the Company Secretary, ITV Public Company Limited, Shinawatra Tower 3, 1010 Shinawatra Tower 3, 6th Floor, Viphavadi-Rangsit Road, Chatuchak, Bangkok 10900, Thailand.

Yours faithfully,

Mr. Somkid Wangcherdchuwong Chairman of the Board of Directors ITV Public Company Limited

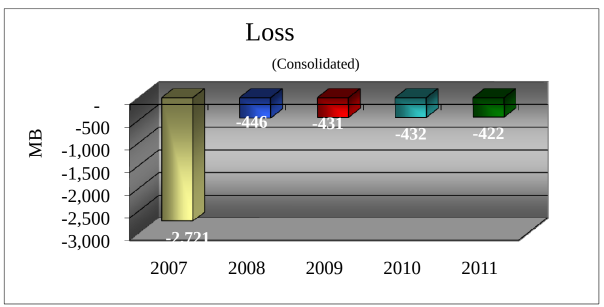
NOTE: All shareholders can access the notice of the Annual General Meeting of Shareholders for 2012 and all related documents at the Company's website (www.itv.co.th) from under "Invitation Letter Annual General Meeting".

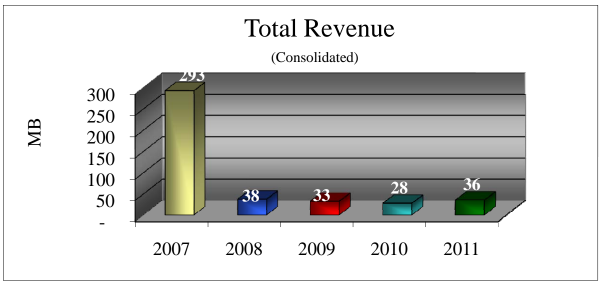
Financial Highlights

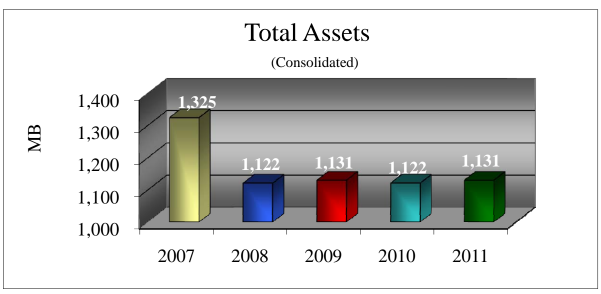
Unit: Million Baht

For the period	2009	2010	2011
Operational Results			
Return on Investment	32	27	32
Total Revenue	33	28	36
Net Loss	(431)	(432)	(422)
Total Assets	1,131	1,122	1131
Total Liabilities	4,168	4,598	5028
Shareholders' Equity	(3,036)	(3,476)	(3,898)
Financial Ratio			
Return on Total Assets (%)	(38.11)	(38.50)	(37.31)
Current Ratio (X)	0.27	0.24	0.22
Loss per Share (Baht)	(0.36)	(0.36)	(0.35)
Book Value per Share (Baht)	(2.51)	(2.88)	(3.23)

As at 31 December







2. General Information of the Company

General Information of the Company

Company Name : ITV Public Company Limited

Nature of Business : The Company used to operate UHF radio and television

broadcast station under a joint operating contract and a Built – Transfer - Operation operating agreement signed with the Office of the Permanent Secretary to the Prime Minister's Office ("PMO") on 3 July 1995 for a period of thirty years ending 3 July

2025. The station was named "ITV broadcasting station"

Current Status : As at midnight (12.00 p.m.) of 7 March 2007, the Company was

compelled to cease its business operation of the ITV broadcasting station due to the cancellation of the operating agreement by the

PMO

Head Office : 1010 Shinawatra Tower 3, 6th Floor, Viphavadi-Rangsit Road,

Jatujak Sub-district, Jatujak District, Bangkok 10900

Company Registration No.: 0107541000042

Company's Homepage: www.itv.co.th

Telephone : (66) 2791-1795-6

Facsimile : (66) 2791-1797

Registered Capital : Baht 7,800,000,000

Issued & Paid-up Capital: Baht 6,033,487,000

Par Value : Baht 5

General Information of Subsidiary

Company Name : Art Ware Media Company Limited

Nature of Business : Rental of radio and television program production equipment,

production of radio and television programs, sales/purchase of movie licenses, organization of marketing activities and campaigns

Head Office : 1010 Shinawatra Tower 3, 6th Floor, Viphavadi-Rangsit Road,

Jatujak Sub-district, Jatujak District, Bangkok 10900

Corporate Registration No.: 0105545118984

Telephone : (66) 2791-1795-6

Facsimile : (66) 2791-1797

Registered Capital : Baht 25,000,000

Issued & Paid-up Capital: Baht 25,000,000

Par Value : Baht 100

Share ownership : 99.99% of the company's paid-up capital

Note: Currently Art Ware Media Company Limited has discontinued operations.

References

Share Registrar

: Thailand Securities Depository Company Limited

62 the Stock Exchange of Thailand Building, Ratchadaphisek Road Klongtoey, Bangkok 10110
Telephone (66) 2229-2800
Facsimile (66) 2359-1259

Thailand Securities Depository Company Limited

Capital Market Academy Building, the Stock Exchange of Thailand, 2/7 Moo 4 (North Park Project), Viphavadi Rangsit Road Thung Song Hong Sub-district, Laksi District, Bangkok 10210

Telephone (66) 2596-9000 Facsimile (66) 2832-4994-6 Homepage: <u>www.tsd.co.th</u>

Auditor

: Mr. Winid Silamongkol

Facsimile (66) 2677 2222

Certified Public Accountant Registration No.3378 KPMG Phoomchai Audit Company Limited 50-51 Floor , Empire Tower 195 South Sathorn Road, Bangkok 10120 Telephone (66) 2677 2000

3. The Audit Committee's Report

The Company's Board of Directors resolved to appoint three members of the Audit Committee who are professionals with expertise in the fields of organization management, law and financial accounting. Mr. Vichakoraput Rattanavichaien is also chosen as the Chairman of the Committee while Mr. Somboon Wongwanich and Mr. Sumatee Inhnu are the members of the Audit Committee. The Audit Committee reports directly to the Board of Directors of the Company.

The Committee maintains independency in decision-making and none of its members has any executive positions in the Company and its subsidiaries. The Committee members also have qualifications, duties and responsibilities in compliance with the principle of the Audit Committee as prescribed by the regulations of the Stock Exchange of Thailand.

The Audit Committee has performed its duties and responsibilities assigned by the Company's Board of Directors. During the year 2011, the Committee attended 4 meetings every meetings with the management and auditor of the Company to consider and review matters of importance under the assigned scope of its responsibilities, which can be summarized as follows:

- 1. Reviewed, together with the management, the contracted management account and finance service provider and the Company's auditor, quarterly and annual financial statements of the Company prior to their submission to the Board of Directors, in order to ensure that financial statements were fairly prepared and adequately disclosed in accordance with the generally accepted accounting principles
- 2. Assessed the adequacy and suitability of the monitoring system for check-and-balance in order to ensure the effectiveness of the internal control system
- 3. Reviewed the Company's compliance with the applicable Securities and Exchange law, rules and regulations of the Stock Exchange of Thailand or other law related to the business of the company
- 4. Reviewed and commented on related party transactions between the company and subsidiary to assure compliance with rules and regulations of the Stock Exchange of Thailand

The Audit Committee emphasizes on the importance of good corporate governance and is of the opinion that, in general, the Company has adequate internal controls which are suitable to its business operation, its risk management process can adequately assure the acceptable level of its risk exposure, its financial reports are accurate and accountable, and it complies with the Securities and Exchange Law, and the rules and regulations of the Stock Exchange of Thailand or other laws related to the business of the Company.

The Audit Committee had considered a auditor of KPMG Phoomchai Auditor Co.,Ltd to be the Company's auditor for 2012 and reviewed its relevant remuneration. The nomination will be presented to the Board of Directors for proposing to the 2012 Annual General Shareholders' Meeting.

Mr. Vichakoraput Rattanavichaien Chairman of the Audit Committee 13 February 2012

4. Nature of the Business

4.1 Background, Significant Changes and Developments

ITV Public Company Limited (ITV), formerly known as Siam Infotainment Co. Ltd. (SIC), was founded on 9 May 1995 with an initial registered capital of Baht 250 million, which was increased to Baht 1,000 million in the same year. Siam TV and Communication Group (STCG), led by the Siam Commercial Bank Public Company Limited. (SCB), was approved by the Office of the Permanent Secretary to the Prime Minister's Office (PMO) to operate the broadcasting station under the Operating Agreement using the UHF (Ultra High Frequency) system for a period of 30 years (OA). Its official broadcast commenced on 1 July 1996. SIC changed its name to ITV in 1998. Significant changes and developments of the Company relating to its business operations and management in the previous years are provided as follows:

- STCG, led by SCB, was approved by the PMO to operate the new broadcasting station using the UHF system. STCG then founded SIC to enter into the OA on 3 July 1995.
- 1996 SIC set up the broadcasting station and began the official broadcasting on 1 July 1996.
- SIC installed additional signaling stations at Nation Tower on Bangna-Trad Road and Sindhorn Tower, covering service areas in the Bangkok Metropolitan Area.
- SIC had in total 36 signaling stations, which could provide broadcasting service coverage for only certain provinces in central, north-eastern, eastern and southern parts of Thailand. SIC became a public company to comply with the OA and changed its name to ITV on 20 October 1998.
- 1999 ITV installed the signaling station at Baiyok Tower 2 with maximum transmission power of 1,000 kilowatts, which could provide broadcasting services in a radius of 100 kilometers covering the Bangkok Metropolitan Area as well as provinces in the central region.
- The Cabinet passed a resolution approving the amendment to the OA regarding the restrictions on share transfer to be in line with the Public Company Act and the regulation imposed by the Stock Exchange of Thailand. The signing of the amendment OA regarding the restrictions on share transfer and the extension of the first payment was occurred on 25 April 2000. Since the establishment date of the Company until such signing date, there were several changes in shareholding structure and directors.

Later in April 2000, ITV restructured its capital structure by way of capital increase for the total amount of Baht 550 million, consisting of 55 million shares at the value of Baht 10 per share. SCB and SHIN Corporation Public Company Limited (INTOUCH) injected Baht 288.71 million and Baht 261.29 million, respectively. Paid-up capital was thus increased to Baht 1,550 million. However, subsequently after the capital decrease, paid-up capital reduced to Baht 387.5 million.

On 18 September 2000, ITV increased its registered capital from Baht 387.5 million to Baht 4,500 million with paid-up capital of Baht 4,250 million. In November 2000, the

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newly issued shares were sold to SCB and INTOUCH at Baht 8.7692 per share, giving each company the increased capital portion of Baht 464.15 million and Baht 420.1 million, respectively. Later in December 2000, the newly issued shares once again sold to SCB and INTOUCH at Baht 8.7692 per share, giving each company the increased capital portion of Baht 1,526.73 million and Baht 976.11 million, respectively. Total paid-up capital was thus increased to Baht 4,250 million.

On 1 September 2000, ITV station had extended its broadcasting time to 24-hour. Moreover, in 2000, ITV set up 4 additional signaling stations. Together with its network of 36 main signaling stations, there were in total 40 signaling stations, which could cover 97% of all viewers in Thailand.

- On 13 November 2001, INTOUCH agreed to purchase ITV's ordinary shares from SCB for the amount of 106,250,000 shares at Baht 10.6573 per share. INTOUCH also conducted the tender offer to purchase ITV's ordinary shares from other shareholders at the same price. As a result, INTOUCH became the largest shareholder. Later in the extraordinary general meeting of shareholders No. 1/2001, the resolution was passed to change the par value from Baht 10 per share to Baht 5 per share causing ITV's shares increased to 1,200 million shares, 850 million shares of which was the paid-up.
- From 27 February to 1 March 2002, ITV made a public offering to sell 300 million shares at Baht 6 per share. On 13 March 2002, ITV was listed on the Stock Exchange of Thailand with a paid-up capital of Baht 5,750 million.
 - On 11 November 2002, ITV founded a subsidiary named Art Ware Media Co., Ltd. (AM) with a paid up capital of Baht 1 million, consisting of 10,000 shares at par value of Baht 100 per share. AM was set up with objectives to operate the business relating to the rental of equipments used in the production of radio and TV programs as well as movies, trading of movie copyrights and hosting of various marketing activities. ITV was the majority shareholder of AM holding 99.93% stakes.
- On 16 January 2003, ITV increased the capital of AM from Baht 1 million to Baht 20 million, consisting 200,000 shares at the value of Baht 100 per share. ITV was still the largest shareholder with 99.99% stakes.
 - On 1 February 2003, ITV moved its office and studio from SCB Park Plaza Building to the new office located at Shinawatra Building 3 in preparation for business expansion with more working spaces.

On 26 February 2003, ITV's board of directors approved the issuance of 60 million new shares at the par value of Baht 5 per share totaling Baht 300 million in preparation for the exercise of the rights under the warrant allocated to the Company's directors and employees (ESOP Project). As a result, the registered capital increased from 1,200 million shares valued at Baht 6,000 million to 1,260 million shares valued at Baht 6,300 million.

On 16 December 2003, ITV's board of directors approved the increase of its registered capital to Baht 7,800 million, equivalent to 1,560 million shares at the par value of Baht 5 per share. The issuance of 300 million new ordinary shares was specifically allocated to 2 strategic partners, namely Mr. Tripop Limpapat and Kantana Group

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Public Company Limited ("Kantana"), for the total of 150 million shares at Baht 10 per share worth Baht 3,000 million.

Nevertheless, the accomplishment of such capital increase plan was depending upon the outcome of the due diligence of ITV. Noting that if Kantana purchased its portion of shares, Kantana together with the Kaljaruek Family had agreed not to produce and/or own and/or provide any program to other TV broadcasting stations, except for those former programs produced for Channel 7 and broadcasting stations in foreign countries.

On 19 January 2004, the extraordinary general meeting of shareholders No. 1/2004 resolved to approve the resolution of ITV's board of directors with regards to the private placement of newly issued shares to such strategic partners.

On 30 January 2004, the tribunal, by the arbitral award, ruled that the PMO shall indemnify ITV for the breach of the forth paragraph of Clause 5 of the OA causing damages to ITV. Material issues were as detailed below:

- The PMO shall compensate for the damages by paying to ITV the amount of Baht 20 million;
- The payment under the first paragraph of Clause 5 of the OA shall be decreased by reducing the minimum operating fee to Baht 230 million per year and the payment rate to 6.5% of the revenues prior to the deduction of any expenses and taxes. The payment shall be based on the higher amount between the payment rate of 6.5% of the revenues prior to the deduction of any expenses and taxes and the minimum operating fee commencing from 3 July 2002 onwards;
- The PMO shall return Baht 570 million out of the Baht 800 million minimum operating fee paid by ITV, which was the condition made during the arbitration hearing on 3 July 2003;
- ITV shall be able to broadcast during the prime time from 7.00 pm to 9.30 pm without restriction on broadcasting only news, documentaries and social-benefit programs. Nonetheless, ITV shall broadcast news and useful programs at least 50% of total airtime, subject to the regulations specified by the government authority applicable to general broadcasting stations.

According to the Clause 5 of OA, "the judgment of arbitrator is final and bind both parties" and the regulations of Thai Arbitrator Institute 2002, Article no. 30 regarded that the final ruling was effective since both litigants received copy of the said ruling. For the case of the Company and PMO simultaneously received this ruling on 30 January 2004. Later, on 27 April 2004, PMO filed the petition to the Central Administrative Court for taking into consideration and ruling or judgment to revoke the ruling of arbitrator.

On 31 October 2005, according to the memorandum of understanding dated November 26, 2004, Mr. Tripop Limpapat and Kantana failed to fulfill their obligations regarding the allocation capital increase shares as approved by the shareholders' meeting on 19 January 2004. However, both strategic partners would continue to produce TV programs for ITV.

On 22 December 2005, ITV's board of directors passed a resolution approving ITV to set up a new joint venture named Media Connex Co., Ltd. ("MC") with a registered capital of Baht 50 million, equivalent to 5,000,000 shares at the par value of Baht 10 per share. The main objective of MC was to provide advertisement and content production services specifically via mobile phones. The co-investors consisted of ITV, CA Mobile Limited (CAM) from Japan and Mitsui and Co., Ltd. (Mitsui) from Japan with the investment portion of 60%, 25% and 15%, respectively. MC was registered as a company in January 2006. This joint venture was to utilize the existing resources of ITV to expand the business in collaboration with strong strategic partners from Japan, who have the expertise in new technology and marketing technique through the advertisement via mobile phones.

On 23 January 2006, ITV acknowledged the sale of ordinary shares of INTOUCH, its major shareholder holding 52.93% of ITV's paid up capital. A group of INTOUCH's major shareholders sold their shares to Cedar Holding Co., Ltd. ("Cedar") and Aspen Holding Co., Ltd. (Aspen"). However, Cedar and Aspen received a waiver from the Securities and Exchange Commission ("SEC") by not having to make a tender offer to purchase all of ITV's securities as specified in Article 8 of the announcement of SEC No. GorJor. 53/2545 re: chain principle. The Tender Offer Sub-Committee of the SEC considered and opined that Cedar and Aspen did not wish to acquire ITV's securites including the fact that ITV was an insignificant asset of INTOUCH.

On 9 May 2006, the Central Administrative Court rendered its judgment revoking the whole arbitral award dated 30 January 2004.

On 7 June 2006, ITV filed an appeal to the Supreme Administrative Court for judgment regarding the breach of the forth paragraph of Clause 5 of the OA by the PMO causing damages to ITV thus requesting for remedy from the PMO.

On 13 December 2006, the Supreme Administrative Court rendered its judgment revoking the whole arbitral award dated 30 January 2004. The Arbitration's ruling was nullified as the condition under the forth paragraph of Clause 5 of the OA did not submit for the Cabinet's approval thus became invalid. ITV had to perform in accordance with the first paragraph of Clause 5 of the OA regarding the payment to the PMO i.e. the minimum operating fee of Baht 1,000 million a year or 44% of revenues, whichever is higher. ITV also had to follow the content ratio as specified in the first paragraph of Clause 11 of the OA by broadcasting at least 70% of its airtime in forms of news and useful programs and restriction to only these programs during the prime time from 7.00 pm to 9.30 pm. ITV started using the broadcasting programs as per the condition specified in the first paragraph of Clause 11 since 14 December 2006 onwards.

On 14 December 2006, the PMO submitted the letter requesting ITV to perform the followings:

- 1. ITV shall adjust the broadcasting programs to be in compliance with Clause 11 of the OA;
- 2. ITV shall pay the difference of the minimum operating fee in accordance with the OA for the 9th year (7th installment) for the amount of Baht 670 million, the 10th

year (8th installment) for the amount of Baht 770 million and the 11th year (9th installment) for the amount of Baht 770 million, totaling Baht 2,210 million together with the interest at the rate of 15% per annum. The interest shall be calculated daily based on the number of delay payment days;

3. ITV shall pay the fine at the rate of 10% of the operating fee that the PMO shall receive each year, calculated daily, as ITV failed to use the broadcasting programs in accordance with the first paragraph of Clause 11 of the OA during the period commencing from 1 April 2004 to 13 December 2006. The PMO claimed the fine for the total amount of Baht 97,760 million (ITV adjusted its broadcast programs to be in line with the Supreme Administrative Court's judgment since 14 December 2006).

The PMO also notified that if ITV failed to make the aforementioned payment within 45 days after receiving such notice (dated 15 December 2006), the PMO shall proceed in accordance with the conditions as specified in the OA and the law.

- On 21 December 2006, ITV submitted the letter to the PMO raising the following issues:
- 1. ITV had completed the adjustment of its broadcasting programs in accordance with Clause 11 of the OA since 14 December 2006 onwards;
- 2. ITV did not fail to pay the operating fee as alleged. ITV paid the annual operating fee for the amount of Baht 230 million in accordance with the arbitral award. Such award binds both parties in accordance with Clause 15 of the OA. Therefore, ITV has no liability to pay the interest on the operating fee from the period that the tribunal rendered its award to the date that the Supreme Administrative Court rendered its judgment.
- 3. ITV disagreed with the PMO regarding the payment of Baht 97,760 million fine and that ITV shall pay such fine within 45 days giving the following reasons:
 - 3.1 ITV did not breach the OA. ITV complied with Clause 15 of the OA, which states that "The arbitral award of the tribunal shall be final and binding on both parties", and the last paragraph of Clause 30 of the regulation of the court of justice and the second paragraph of Section 70 of Act on establishment of Administrative Courts and Administrative Court procedure B.E. 2542 (1999). Therefore, ITV's act was in compliance with the OA and the law;
 - 3.2 To be consistent with the process of bringing the dispute to the tribunal as mentioned in Clause 3.1, if ITV breaches the OA, the PMO's right to terminate the OA shall arise after the dispute resolution comes to an end;
 - 3.3 The Administrative Court published "Administrative News" No. 78/2549 dated 13 December 2006, mentioning the judgment of the Supreme Administrative Court on ITV case. One of the statements specified that "In the case of the fine, both parties shall discuss the matter and if both parties cannot come to an agreement, the matter shall be handled in accordance with the specification in the OA";

3.4 The interest and the fine arising out of the adjustment of the broadcasting programs are still under dispute. As this dispute is not under the consideration of the Administrative Court, if the parties to the OA have a dispute and cannot come to an agreement, such dispute shall be raised to the tribunal in accordance with Section 15 of the OA which states that "If there is any dispute or conflict arising out of the OA entered between the PMO and the contractor (ITV), both parties agree to appoint the arbitration tribunal to hear the dispute and the arbitral award of the tribunal shall be final and binding on both parties".

ITV and its legal counsel believe that the calculation of the fine arising out of the adjustment of the broadcasting programs employed by the PMO did not complied with the objective of the OA. If ITV is likely to be subject to such fine, the amount of such fine per day shall not exceed Baht 274,000 not Baht 100 million as claimed by the PMO. Therefore, notwithstanding the nature of the matter, if the fine is to be charged starting from the date that ITV complied with the arbitral award to the date that the Supreme Administrative Court rendered its judgment as claimed by the PMO (from 1 April 2004 to 31 December 2006), the calculation of the fine for such period shall not exceed the amount of Baht 268 million not Baht 97,760 million as calculated and claimed by the PMO as a cause of termination.

With regard to the case that the PMO asked for the interest on the difference of the minimum operating fee, ITV and its legal counsel view that, during the period that ITV complied with the arbitral award, ITV had no duty to pay and did not fail to make the payment of such minimum operating fee as ITV had already paid the yearly minimum operating fee for the amount of Baht 230 million in accordance with the arbitral award binding both parties. According to Clause 15 of the OA, during the period that the arbitral award is still in full force, ITV had never failed to make the payment of the operating fee and/or make the late payment of the operating fee to the PMO. Moreover, the PMO had never sought the court's protection to excuse the PMO from performing in accordance with the arbitral award during such period. Accordingly, ITV has no duty to pay the interest on the difference of the minimum operating fee while the PMO has no right to claim for such interest during the period that the arbitral award was still in full force and binding under the law. In addition, the judgment of the Central Administrative Court which revoked the arbitral award was not yet effective as the appeal was filed to the Supreme Administrative Court and the Supreme Administrative Court's judgment was not yet rendered.

On 20 December 2006, MC's main shareholders were changed from having 3 shareholders to 2 shareholders i.e. ITV and Mitsui with the shareholding portions of 60% and 40%, respectively.

On 4 January 2007, ITV submitted the dispute regarding the fine arising out of the adjustment of the broadcasting programs and the interest on the difference of the minimum operating fee to the arbitration institution in the black case No. 1/2550. With regard to the difference of the minimum operating fee for the amount of Baht 2,210 million, as ITV views that it is important to compromise so that the performance under the OA is smoothen and to avoid the PMO terminating the OA which will affect ITV's business, ITV decided to propose the settlement offer to make Baht 2,210 million payment under various scenarios with the condition that the PMO must agree to use the arbitration proceeding on the issues of both the fine and the interest. The PMO declined such offer in the meeting on 31 January 2007.

On 2 February 2007, ITV submitted the letter to the Prime Minister seeking justice by proposing the PMO to accept the payment of the difference of the minimum operating fee in the amount of Baht 2,210 million and that the arbitration proceeding should be used regarding the fine and the interest according to Clause 15 of the OA.

On 13 February 2007, the PMO once again submitted the letter officially declining the Company's proposal. As such, ITV has no obligation to the PMO in connection with such proposal according to Section 357 of the Civil and Commercial Code. Later on, the Central Administrative Court ordered the dismissal of the black case No. 640/2550 dated 22 June 2007. The Central Administrative Court analyzed the issue claimed by the PMO that ITV admitted that it owed to the PMO the difference of the minimum operating fee in the amount of Baht 2,210 million together with the interest by stating that it is unacceptable to claim that ITV accepted that it owed such debt to the PMO because such proposal presented many alternatives to settle the dispute which should be subject to the arbitration proceeding in accordance with the OA.

On 20 February 2007, ITV submitted the petition to the Central Administrative Court requesting the Court to issue an interim protection measure or method to temporarily ease the damages of ITV as well as to urgently consider the following 2 matters:

- 1. ITV requested the Central Administrative Court to prevent the PMO from exercising its right to terminate the OA by claiming that ITV fails to pay the fine for the adjustment of the broadcasting programs and the interest on the difference of the minimum operating fee of approximately Baht 100,000 million until the final award is rendered by the arbitration tribunal;
- 2. ITV requested the Central Administrative Court to set the period that ITV shall make the payment to the PMO for the difference of the minimum operating fee in the amount of Baht 2,210 million within 30 days after the date that the court issues an order on this issue.

On 21 February 2007, the Central Administrative Court rejected the petition submitted by ITV giving the reason that if the PMO wishes to exercise the right to terminate the OA and ITV views that such right is illegally exercised, ITV should be able to claim damages from such termination. With regard to the PMO's request that ITV pay the fine and the interest as well as ITV's request that the Court sets the period for ITV to make such payment to the PMO for the difference of the minimum operating fee in the amount of Baht 2,210 million within 30 days after the date that the Court orders this issue, the Court views that they are issues to be negotiated between ITV and the PMO. If ITV feels that it should not pay or would like to negotiate for the payment of such debt, ITV could follow the procedures specified in the OA and legal proceedings. Accordingly, there is no reasonable ground for the Court to order an interim protection to protect ITV's benefit. Such order of the Court shall be final and cannot be appealed.

On 7 March 2007, the PMO sent the notice to terminate the OA and informed ITV to pay the debt and deliver to the PMO the assets that ITV uses in operating the business under the OA within the period specified by the PMO in accordance with the Cabinet's resolution on 6 March 2007 (12.00 pm of 7 March 2007). Such

termination caused ITV to cease its broadcasting business using the UHF system since then.

On 28 March 2007, ITV submitted the letter to the PMO denying that the termination of the OA and the request made by the PMO demanding ITV to pay the debt for approximately Baht 100,000 million were in compliance with the law and the OA as ITV did not commit any breach of the OA and did not agree on the illegal termination of the OA. The PMO's termination of OA caused damages to ITV's business and thus the PMO shall be liable to ITV. ITV reserved its right to continue with the further legal proceedings

On 30 March 2007, the PMO filed the petition with the Central Administrative Court in the black case No. 640/2550 requesting ITV to pay the difference of the minimum operating fee for the amount of Baht 2,210 million, the 12th installment of the operating fee for the amount of Baht 677 million (starting from the date the arbitral award was issued to 7 March 2007), 15% interest rate on the difference of the minimum operating fee for the amount of Baht 562 million (starting from the date the arbitral award was issued to 30 March 2007), the fine for the adjustment of the broadcasting programs for the amount of Baht 97,760 million and the value of the non-delivered assets for the amount of Baht 656 million together with the interest at the rate of 7.5% per annum on the value of the non-delivered assets commencing from the filing date until all payments are satisfied. The value of the non-delivered assets is a new issue that has never been raised by the PMO. The total amount of the debt claimed in this petition was Baht 101,865 million.

On 24 April 2007, ITV filed the petition with the Central Administrative Court requesting the Court to appoint an arbitrator on behalf of the PMO and to force the PMO to follow the arbitration proceeding in accordance with the OA.

On 8 May 2007, ITV filed the complaint to the Central Administrative Court in the black case No. 910/2550 in the event that the PMO failed to propose Article 5 paragraph 4 to the Cabinet for approval thus caused damages to ITV. The compensation amount requested by ITV was Baht 119,252 million.

On 9 May 2007, ITV submitted the dispute to the arbitration institute in the black case No. 46/2550 seeking arbitral award on the issues relating to the PMO's exercise of the right to terminate the OA being against the law and the condition of the OA and the PMO's illegal request for ITV to pay for the difference of the minimum operating fee, the interest and the fine on the value of the non-delivered assets. Accordingly, ITV requested the PMO to pay a compensation in the amount of Baht 21,814 million as well as allow ITV to resume its operation in the broadcasting station using the UHF system until the expiration of the OA.

On 30 May 2007, The Central Administrative court ordered the dismissal of the black case No. 910/2550 filed by ITV in which the PMO failed to propose Article 5 paragraph 4 to the Cabinet for approval. The reason for such dismissal was due to the expiry by law of the case, more than 10 years old (the OA was effective since 3 July 1995).

On 10 July 2007, the Central Administrative Court appointed Mr. Vich Jeerapat as the PMO's arbitrator to hear the arbitration institute dispute with the black case No.

1/2550 and ordered the PMO to follow the arbitration proceeding with regards to the dispute on the fine, the difference of the minimum operating fee and the interest in the case thereof.

On 11 July 2007, ITV appealed to the Supreme Administrative Court for the Central Administrative Court's order to dismiss the black case No. 910/2550 because of its expiry (the black case No.910/2550 was filed by ITV in which the PMO failed to propose Article 5 paragraph 4 to the Cabinet for approval causing ITV's damages).

On 22 June 2007, the Central Administrative Court ordered the dismissal of the black case No. 640/2550 filed by the PMO requesting ITV to pay for the claimed debt, including the difference of the minimum operating fee, 15% interest rate on the difference of the minimum operating fee, the fine for the adjustment of the broadcasting programs and the value of the non-delivered assets, which equaled to Baht 101,865 million in order to allow both counterparties to use the arbitration proceeding as specified in the OA.

On 24 July 2007, the PMO appealed the Central Administrative Court's order to the Supreme Administrative Court and filed the petition requesting for an interim protection in ceasing the arbitration proceeding while waiting for the Supreme Administrative Court's order.

On 17 August 2007, the PMO appealed to the Supreme Administrative Court the Central Administrative Court's order to appoint Mr. Vich Jeerapat as its arbitrator in the arbitration institute dispute with the black case No. 1/2550. The PMO also appealed against the arbitration award to follow the arbitration proceeding with regard to the dispute on the fine, the difference of the minimum operating fee and the interest in the case thereof.

On 29 October 2007, ITV filed the petition requesting the Central Administrative Court to order an interim protection in order to prevent the implementation of the draft of the Public Broadcasting of Sound and Pictures Organization of Thailand Act (PBA) before the final judgment on ITV's case is rendered. The Cabinet resolved to approve in principle the draft of the PBA on 24 April 2007 and proposed to the National Legislative Assembly (NLA) on 31 October 2007. ITV provided the reason in its petition that if the draft of the PBA is approved and becomes in effective as the law, it will affect the arbitral award and the Administrative Court's judgment on the dispute or the claim between ITV and the PMO, which will be rendered after 31 October 2007, regarding one of ITV's claims requesting the PMO to compensate for the damages and allow ITV to continue to operate its broadcasting business using the UHF system under the same frequency and network equipment assets until completing the full term of the OA. The same terms under the OA will be nullified as all assets, rights and obligations of ITV will become the government's assets in accordance with Section 56 of the draft of the PBA. Accordingly, ITV requested that the Central Administrative Court hold an urgent hearing and ordered the cessation or find an immediate measure which will cease the operation or the proposing of such draft to the NLA as the Court deemed appropriate until the case is final or until the Central Administrative Court will order otherwise.

On 30 October 2007, the Central Administrative Court rejected ITV's petition requesting an interim protection giving the reason that the consideration of such draft

is the duty of the members of the NLA i.e. the power given by the Constitution of Thailand not the administrative power. Therefore, there is no ground for the Administrative Court to order the cessation of the operation of the NLA. In addition, the dispute is currently under the consideration of the tribunal so that there is no reasonable ground for the Court to order an interim protection as requested by ITV.

On 31 October 2007, the draft of the PBA was approved by the NLA and is now being prepared for the publication in the Royal Gazette to be effective as the law.

On 14 November 2007, the Supreme Administrative Court reaffirmed the Central Administrative Court's order in appointing Mr. Vich Jeerapat as the PMO's arbitrator in the dispute of the arbitration institution with the black case No. 1/2550. Consequently, the dispute relating to the fine, the difference of the minimum operating fee and the interest under the black case no. 1/2550 shall be proceeded under the arbitration proceeding. The Supreme Administrative Court also reaffirmed the Central Administrative Court's order in dismissing the case No. 910/2550 due to its expiry. The petition on such case was filed by ITV against the PMO on the invalidity of Article 5 paragraph 4, which the PMO failed to propose to the cabinet for approval before signing the OA.

On 19 December 2007, the Supreme Administrative Court reaffirmed the Central Administrative Court's order in dismissing the case No. 640/2550 filed by the PMO requesting ITV to pay the claimed debts for the amount of Baht 101,865 million. Accordingly, the dispute regarding the debt obligations comprising of the fine, the difference of the minimum operating fee, the interest and the value of the non-delivered assets as well as the illegal termination under the dispute No. 1/2550 and 46/2550 shall proceed under the arbitration proceeding.

On 15 January 2008, the PBA was enacted and published in the Royal Gazette. The enactment of this Act makes any tribunal judgments or any Supreme Administrative Court's orders on ITV's legal requests to resume the UHF television broadcast operation for the remaining operation period which occurred after 15 January 2008 become ineffective because ITV's relevant assets, rights, duties and obligations with respect to the OA will become the government's possessions as prescribed under Clause 56 of such Act. Nevertheless, the Company still has other ongoing legal cases against the PMO for settlement of damages in form of cash or other compensation methods, all of which are pending for the Court's decisions.

On 2 April 2008, ITV's board of directors passed a resolution approving MC to decrease three fourths of the registered capital for the total amount of Baht 37.5 million from Baht 50 million (fully paid-up) to Baht 12.5 million by decreasing the number of shares from 5,000,000 shares to 1,250,000 shares at the same par value of Baht 10 per share.

On 30 October 2008, the PMO submitted the petition No. Kor 9/2551 for an interim protection form the Central Administrative Court requesting the Court to prohibit ITV from owning or taking any legal action on the lands in Amphoe Choompuang, Nakorn Ratchasima Province and Amphoe Phen, Udornthani Province with title deed No. 25168 and 29554 prior to the final judgment of the black case No. 46/2550. Moreover, the Court was requested to submit the notice to temporarily prohibit the land officers in both Nakorn Ratchasima and Udornthani provinces from any

registration of rights and legal action on such lands before the final judgment. With reference to the second paragraph of Clause 1.1. of the OA, "lands, buildings, operating equipments and other assets which ITV has procured or acquired or possessed for its broadcasting business before or after the agreement signing date have to be transferred to the PMO on the day that such assets are completely installed and operated or firstly acquired but no later than the operating date. Accordingly, the PMO shall agree to provide rights and duties to possess and use the aforementioned assets to ITV for its broadcasting business in according to the OA."

On 3 September 2008, ITV's board of directors resolved to cease the operations of MC.

On 25 November 2008, ITV opposed to the petition No. Kor 9/2551 providing that the PMO was the one who terminated the OA before completing the agreement term whereas ITV did not act in breach. Such termination was in fact intended to seize and possess ITV's broadcasting station to seek benefits, as the PMO's intention was wrongful given illegal termination. As deemed that the PMO was the party in breach resulting from illegal termination, both parties shall return to the same position in accordance with Section 391 of the Civil and Commercial Code as if they did not enter into the agreement since the beginning thus the PMO could not claim or rely on conditions, arrangement and details in the OA in which the PMO exercised the right to terminate and thereby enforced ITV to perform according to the OA. In addition, the OA also did not have the exception that prohibits the return to the same position following the termination of the agreement. As such, the PMO could not refer to the terminated agreement and request another party to follow accordingly.

On 25 December 2008, the Central Administrative Court ordered an interim protection that prohibited ITV from any legal action on the lands in Amphoe Choompuang, Nakorn Ratchasima Province.

On 29 June 2009, the Supreme Administrative Court reaffirmed the Central Administrative Court's ordered an interim protection that prohibited ITV from any legal action on the lands in Amphoe Choompuang, Nakorn Ratchasima Province.

On 4 June 2009, the Stock Exchange of Thailand (SET) had withdrawn ITV shares from the trading board and moved to non-performing group (NPG). However as ITV still maintains its status as a listed company, it has to comply with the SET's regulations. In accordance with the reviewed financial statements for the first quarter, ended 31 March 2009, equity of the Company was below zero and the Company incurred net operating losses for two consecutive years.

- On 10 June 2010, The Company paid deposited for Arbitrator commission of the black case No.46/2550 amount 5,412,839.79 Baht according to the capital which each party claimed by calculation from capital base which the Company claimed for 21,814,198,932 Baht. For black case No.1/2550, there was no capital and therefore, deposited for Arbitrator commission at the minimum rate which was 20,000 Baht per time was made. The Company deposited 5 times with total 100,000 Baht.
- On 9 September 2011, the Central Administrative Court ruled for the black case Kor 7/2554 and red case Kor 7/2554 to prohibit the Company to do any juristic act on the land, title deed no. 25168, Ban That Subdistrict, Pen District, Udonthani

and also ruled to Udonthani Land Officer not to register anything on the said title deed until arbitrator finally judged for the arbitration the black case no.46/2550

On 24 November 2011, the Company speeded up the lawsuit judgment to Arbitration Institute and disputed that Arbitration Institute would permit time extension for deposition insurance of arbitration because the PMO intended to postpone the time to deposit insurance for 23 times that lasted for over than 2 years. Consequently, there was no reason to extend the time once again.

On 2 December 2011, the PMO filed the petition to delay the deposited for Arbitrator commission (the 24th extension) by referring to the letter to extend the deposit insurance (the 23rd extension) – Nor Ror 1306/7334 dated 22 September 2011 which the PMO extended the time to arbitrators' fee for another 60 days from 28 September 2011 but did not take note the consent letter from Arbitration Institute and to be informed by coordinating with prosecutor of this case and was informed not to know this permission ruling. The PMO internally coordinated with PBA which was responsible by the act for supporting the expenses of arbitration case of the Company. The Company and the PMO was informed PBA was considering to allocate the budget to deposited for Arbitrator commission and commission of arbitration during the arbitration process to extend the said fees and expenses for another 60 days from due date because it was a lot of money.

On 21 December 2011, Arbitration Institute made appointment the litigants to reconcile for the final agreement by proposing both parties to consider which was to delay the proceed of the black case no. 1/2550 so as to wait for the judgment of the black case no. 46/2550 because it related with the black case no. 46/2550 and the black case no. 46/2550 had the details which covered interpretation of the fine for the black case no. 1/2550. Additionally, consolidating two cases were difficult to do so. Disputing about the deposited for Arbitrator commission remained. Both parties did not wish to revoke the dispute black case no. 1/2550. Moreover, so as to leave the case no. 46/2550 to be continuously proceeded, it was proposed to both parties to consider deposited for Arbitrator commission for the black case no. 46/2550 at Baht 10,000,000 for each party. Meantime, the Company deposited for Arbitrator commission for the dispute of the black case no. 46/2550 since 10 June 2010 for Baht 5,412,839.79 (calculation from capital which each party claimed by calculating from the capital base which the Company claimed for Baht 21,814,198,932) and the remaining deposited for Arbitrator commission was Baht 4,587,160.21.

On 21 December 2011, the Company filed the appeal for the red case no. Kor.7/2554 to the Supreme Administrative Court in the case that the Central Administrative Court ruled the provisional measure to prohibit the Company to do any legal action on the land, title deed no. 25168, Ban That Subdistrict, Pen District, Udonthani until Arbitrator had final sentence of the black case no. 46/2550.

On 30 December 2011, the PMO issued a letter to delay the proceed with the black case no. 1/2550 so as to wait for the result of the black case no. 46/2550 as Arbitration Institute proposed.

On 17 January 2012, According to the Thai Arbitration Institute proposed, the Company issued a letter to delay the proceed of the black case no. 1/2550 and wait for the award of the black case no. 46/2550. Later on, the Thai Arbitration Institute issued an order to delay the process of the black case no.1/2550. On the same day,

PMO deposited for Arbitrator commission at Baht 100,000 for the black case no. 1/2550 and Baht 10,000,000 for the black case no. 46/2550, including the commission of arbitrator cases at Baht 15,000 each.

On 20 January 2012, According to the order of Thai Arbitration Institute, the Company deposited additional for Arbitrator commission of the black case no. 46/2550 at Baht 4,587,160.21, totally Baht 10,000,000.

In conclusion, the Company is waiting for the final sentence from Thai Arbitration Institute to finally judge about the said debts according to the dispute black case no. 1/2550 and claimed for the damages incurred by revoking the contract which was unlawful as per the black case no. 46/2550 depending on the sentence of the Court which judgment result is not anticipated.

4.2 Overview of the Company's Current Operations

ITV Public Company Limited (Company) used to operate the first UHF-system television broadcast station in Thailand under the station's name "ITV Broadcasting Station" (ITV). ITV was granted the built-transfer-operate OA from the PMO for a period of 30 years ending 31 July 2025. The Company was obligated to pay a operating fee to the PMO at the rate specified in the OA as the percentage of its total revenues or at the minimum of Baht 25,200 million throughout the operating period.

Prior to 8 March 2007, ITV was the operator of TV station who produces and acquires programs, manages the overall airtime slots, sells and rents out advertising airtime as well as broadcasts television signals to viewers through its extensive network of 52 relay broadcasting stations covering approximately 98% of the Thai's population.

ITV utilized a modern digital signal transmission system for its broadcasting, which provided clarity of both picture and sound. ITV was well recognized as the country's leading news station gaining wide acceptance in terms of the reliability of the news including accuracy, speed and comprehensiveness. Moreover, its TV series for children, which were on aired in the evening, had proven success over the last three consecutive years. Its other useful programs such as documentary and entertainment were of high quality as characterized by their distinguished program contents and production styles compared to those of other TV stations. Accordingly, all these factors contributed to the station's achievement as the Country's third popular station based on TV rating with average prime time (6.00-10.30pm) rating of 3.16 in 2006, an increase of 11% from 2.85 in 2005.

Since 8 March 2007, ITV did not have income from its broadcasting operation of ITV station. The main income was from ITV's investment of cash deposit at financial institutes. Until November 2008, the Board of the Company employed a Fund Management company to manage the Company 's cash on hand of Baht 1,028 million as of 31 December 2009 so as to gain better return on investment than deposit cash at the banks.

In consolidated financial statements of 2011, The Company experienced a net loss Baht 422 million, a decrease of Baht 11 million from 2010. Such decrease was mainly caused by increasing revenue and decreasing expenses. For provision of unpaid operating fee difference was still pending legal dispute under arbitration process at Thai Arbitration Institute. To comply with the Generally Accepted Accounting Principles, the Company was obliged to recognize Baht 434 Million of loss from its provision for unpaid operating fee, a payable that has not actually been paid.

Following the Supreme the Supreme Administrative Court's order effective from 14 December 2006 onwards, the PMO submitted the letter demanding ITV to pay the difference of the minimum operating fee for the amount of Baht 2,210 million, the interest on the difference of the minimum operating fee and the fine for the amount of Baht 97,760 million within 6 March 2007 otherwise the PMO would take legal proceedings as specified in the OA and the law. ITV tried to negotiate with the PMO on this matter as the Company viewed differently on such interest and fine of Baht 97,760 million in terms of both the calculation method and the amount of debt given a large discrepancy.

Unfair claimed on ITV from the ambiguity of such an enormous debt burden severely affected the financial conditions of the Company, particularly in its ability to raise debt or other sources of financing to support its operations and repay the PMO for the difference of the minimum operating fee. ITV requested the PMO to consider various scenarios to resolve the dispute as well as offered to make Baht 2,210 million payment for the difference of the minimum operating fee and requested to use the arbitration proceeding on the issues of the interest and the fine as prescribed in the OA. The petition was refused. The Company therefore issued the letter to the Prime Minister appealing for justice. In addition, on 20 February 2007, the Company submitted the petition to the Central Administrative Court requesting the Court to issue an interim protection while at the same time urgently consider to prevent the PMO from exercising its right to terminate the OA until the final award on the interest and the fine is rendered by the arbitration tribunal. Later on 21 February 2007, the Court rejected the Company's petition requesting for an interim protection. On 27 February 2007, the Cabinet passed a resolution that the PMO could terminate the OA if the Company failed to pay the difference of minimum operating fee, the interest and the fine of approximately Baht 100,000 million within 6 March 2007. Then on 6 March 2007, the Cabinet resolved to cease the operations of ITV station until midnight of 7 March 2007. Meanwhile, the PMO sent the letter dated 7 March 2007 to ITV terminating the OA and notified that ITV should pay debts and transfer all assets, which have been used in the operations according to the OA, to the PMO within specified timeframe. Such termination of the OA caused the Company to stop the operations of ITV station since then.

Since 8 March 2007, the PMO appointed the Government Public Relations Department to not only take over the assets and UHF frequency, which were originally belonged to and used by ITV, but also assume the new role in TV broadcasting operations under the name of "TITV Station" (TITV). Currently, such station was already transformed into "public television station" under the Public Broadcasting Act (PB Act) effective from 15 January 2008 onwards. Upon the enactment of such Act, the tribunal and/or the Central Administrative Court could not make judgment or ruling to the PMO allowing ITV to resume the UHF television broadcast station for the remaining operation period as ITV's assets, rights, duties and obligations with respect to the OA were transferred and become the government's possessions as prescribed under Clause 56 of such Act.

Nevertheless, the Company still has other ongoing legal cases against the PMO for settlement of damages in form of cash or other compensation methods, all of which are pending for the Court's decisions.

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- 1. The black case No. 1/2550 filed on 4 January 2007 in which ITV was the plaintiff who submitted the dispute to the arbitration institute regarding the fine arising out of the adjustment of the broadcasting programs and the interest on the difference of the minimum operating fee.
- 2. The black case No. 46/2550 filed on 9 May 2007 in which ITV was the plaintiff who submitted the dispute to the arbitration institute regarding the PMO's exercise of the right to terminate the OA, request demanding debt payment being against the law and the OA and request for compensation payment for damages from the PMO's action in the amount of Baht 21,814 million.

The revocation of the operating agreement by the PMO caused ITV to cease its broadcasting operation of ITV station since 8 March 2007. It also caused the SET to announce that ITV shares may be delisted according to the SET's regulation re: delisting of securities B.E. 2542 as well as put up the signs NC (Non-Compliance) and SP (Suspension) on ITV shares until the Company is able to restructure its business operations to eliminate the causes of possible delisting. And since 4 June 2009, SET had withdrawn ITV shares from the main trading board and moved to non-performing group (NPG) until such time that the Company can restructure its operating performance thereby removing the causes of possible delisting.

Since 19 January 2011, the SET announced the amendments and procedures for listed company facing possible delisting due to operations or financial conditions as per amended procedures and guidelines which came into effect on 26 January 2011. The SET will allow the Company 3 years for rehabilitation to resolve the delisting grounds (going through 3 stages - each of 1 year). On 10 March 2011, the SET will announce the names of companies which have NC signs posted and those in the Non-Performing Group (NPG) and will allow the companies to undertake one- time extension in rehabilitation which the extension period is not more than one (1) year (The maximum rehabilitation period does not exceed four (4) years.). To qualify for an extension, The Company must meet all of these criteria:-

- 1. Shareholder equity must not less than Baht 20 million or the Company must generate the profits from the Company's core business in one (1) year period.
- 2. The Company must have a major core business that is sustained.
- 3. The Company must have solid plans to resolve the possible delisting grounds.
- 4. The Company must meet all regulations on requirements of the company directors or management who must not to be the prohibited persons.

As there are still some ongoing legal cases, the Court's consideration may take time before the final outcome of the justice process and the result of which may have a material impact to the Company's financial status and operating performance in the long run. In terms of the financial position as of 31 December 2011, the Company had a negative shareholders' equity of Baht 3,898 million and an accounting expense from a provision for interest which may arise in case that the Company loses the case at the rate of 15 % per annum on the difference of the minimum operating fee of Baht 2,891 million, equivalent to a yearly amount of Baht 434 million or a quarterly amount of Baht 109 million. According to the conditions on the rehabilitation plan for the period of three (3) years prescribed by the SET, the Company is required to search for new businesses that could increase retained earnings by at least Baht 4,198 million or find ways to improve shareholders' equity in the balance sheet to a positive position, at least Baht 300 million. The Company must also generate operating profits, at least for three consecutive quarters for an aggregate amount of Baht 30 million or Baht 466 million

in one year period (if fail to generate continual profits). Upon meeting these criteria, the causes of possible delisting from the SET will be eliminated.

If the Company is unable to meet the requirements to resolve its grounds within the given period, the SET will inform to the SET Board to consider approving delisting the Company's securities. This may cause of possible delisting the Company from the SET and The Company's securities will not be able to trade in the SET market any longer.

Given various aforementioned limitations, including limited cash on hand for operations, as at 31 December 2011, the Company's cash and deposits, including investment in fixed income securities which is considered cash equivalent in the Consolidated financial statements, amounted to Baht 1,128 million in total, the Company needs to delay its plan to invest in new businesses until there is a clarity on the pending legal cases. In case that the Company finalizes the results of the feasibility study and/or the rehabilitation plan, the Company will present to the Shareholders' meeting for approval and report to the SET in due course.

5. Risk Factors

Risks in relation to the events after the Office of the Permanent Secretary of the Office of the Prime Minister (the "PMO") terminated the Operating Agreement (the "OA")

5.1 Risks from the cases between ITV and the PMO

Even though ITV has in good faith complied with the arbitral awards, which are final and immediately binding both parties, with respect to the law and the OA, if ITV loses the case to the PMO, ITV may be liable for payment obligations. Such debt burden may arise from the difference of the minimum operating fee in the amount of Baht 2,891 million for the period of 3 July 2004 to 7 March 2007, the interest thereof at the rate of 15% per annum calculated since the date that the Supreme Administrative Court rendered its judgment on 14 December 2007 to 31 December 2011 in the amount of Baht 2,132 million (Since the fourth quarter of 2006, ITV has set aside a provision on its financial statements for any losses that might incur from the potential defeat in the Court's cases).

Nonetheless, if the Court rules that ITV is required to pay Baht 97,760 million fine to the PMO for the adjustment of its broadcasting programs during the period of 31 January 2004 to 14 December 2007 as well as Baht 656 million difference of the minimum operating fee and interest thereof at the rate of 7.5% per annum calculated since the date that the PMO filed the complaint. Since total obligation claims from the PMO exceeded ITV's existing cash and cash equivalents of Baht 1,126 million in Separate financial statements as at 31 December 2011, ITV may as a consequence face the financial crisis.

5.2 Risks in relation to the announcement of The Stock Exchange of Thailand (SET) about the amendments and procedures for listed company facing possible delisting due to operations or financial conditions as per amended procedures and guidelines effective on 26 January 2011.

Since 7 March 2007, ITV was forced to cease its broadcasting operation of ITV Station. As a result, ITV had to face a disruption of income from television broadcasting business. It also caused the SET to announce that ITV shares may be subjected to be delisted from 9 March 2007 onwards with reference to the SET's regulation, reference: delisting of securities B.E. 2542 as well as place up the signs NC (Non-Compliance) and SP (Suspension) until ITV is able to restructure its business operations to eliminate the causes of possible delisting.

On 4 June 2009, the SET had withdrawn ITV shares from the main trading board and moved to non-performing group (NPG) until such time that ITV can restructure its operating performance thereby removing the causes of possible delisting.

On 19 January 2011, the SET announced the amendments and procedures for listed company facing possible delisting due to operations or financial conditions as per amended procedures and guidelines which came into effect on 26 January 2011. The SET allowed the Company 3 years for rehabilitation to resolve the delisting grounds (going through 3 stages - each of 1 year). Starting from 10 March 2011, the Company could submit the request to undertake one-time extension in rehabilitation which the extension period was not more than one (1) year (The maximum rehabilitation period does not exceed four (4) years). To qualify for an extension, the Company must meet all of these criteria:-

- 1. Shareholder equity must not less than Baht 20 million or the Company must generate the profits from the Company's core business in one (1) year period.
- 2. The Company must have a major core business that is sustained.
- 3. The Company must have solid plans to resolve the possible delisting grounds.
- 4. The Company must meet all regulations on requirements of the company directors or management who must not to be the prohibited persons.

As there are still some ongoing legal cases, the Court's consideration may take time before the final outcome of the justice process and the result of which may have a material impact to the Company's financial status and operating performance in the long run. In terms of the financial position as of 31 December 2011, the Company had a negative shareholders' equity of Baht 3,898 million and an accounting expense from a provision for interest which may arise in case that the Company loses the case at the rate of 15 % per annum on the difference of the minimum operating fee of Baht 2,891 million, equivalent to a yearly amount of Baht 434 million or a quarterly amount of Baht 109 million. According to the conditions on the rehabilitation plan for the period of three (3) years prescribed by the SET, the Company is required to search for new businesses that could increase retained earnings by at least Baht 4,198 million or find ways to improve shareholders' equity in the balance sheet to a positive position, at least Baht 300 million. The Company has to generate a profit from operating main business at least Baht 30 million. Once this has been achieved, the Company has to generate an accumulated profit at least Baht 466 million in one year in case of inconsecutive profit for rectifying the cause of delisting the company.

If the Company is unable to meet the requirements to resolve its grounds within the given period, the SET will inform to the SET Board to consider approving delisting the Company's securities. This may cause of possible delisting the Company from the SET and The Company's securities will not be able to trade in the SET market any longer.

5.3 Management risk

5.3.1 Shareholders' meeting may influence ITV's management policy

For some important matters of the Company, the board of directors may want to request for the shareholders' meeting resolution, the procedures of which take time. The shareholders' meeting resolution may also subject to major shareholder, SHIN Corporation Public Company Limited (INTOUCH) which holds approximately 52.92% of the paid-up capital, but still could not gain the absolute control. The resolution on some important agendas, e.g. the amendment of the Articles of Association or the Memorandum of Association, capital increase, capital decrease or etc., is required by law to obtain three fourths of the votes from shareholders who attend the meeting and have the right to vote. Nonetheless, for transparency, good corporate governance and in accordance with the resolutions of the annual general shareholders' meeting for the year 2007 on 23 April 2007 and for the year 2008 on 10 April 2008, ITV allowed the minority shareholders to nominate and appoint 2 representatives to become the directors of the Company participating as the management to oversee and review the operating performance up to now.

5.3.2 Key human resources management

Because of the uncertainty going forward regarding the pending legal cases, which have enormous claimed amount that ITV's financial status could not be sustained in the event of an adverse outcome, ITV may have difficulties finding strategic investors or human resources that are capable and have experience in this industry to operate the business as specified under the rehabilitation plan. It may thus cost more to ITV than the normal rate of this industry in order to recruit and retain such important human resources.

5.4 Investment in the new businesses as specified in the business rehabilitation plan may be subject to various limitations and may not be able to generate the profits as expected

If ITV wishes to restructure its business by using its existing cash and investment in fixed income securities in consolidated financial statements as at 31 December 2011 in the amount of Baht 1,128 million to reinvest in other businesses, ITV may encounter problems with potential strategic partners, who may lack of confidence over ITV's continuing business operations given the uncertainty of the legal cases' outcome going forward. Accordingly, ITV may have limitations finding potential strategic investors and if ITV operates a business in accordance with the rehabilitation plan and does not receive the profits as expected or incur additional losses, ITV may lack of the financial supporters, both equity and debt, to continue its business operations as they may be insecure about the financial status of the Company given an enormous claimed amount from legal cases awaiting for the Court's decision and possibly long legal proceedings.

Besides, if ITV loses the case and the verdict is that ITV has to pay the operating fee, the fine or the interest in the amount exceeding cash on hand that ITV currently has, ITV could be hit with a severe financial problem, which may in turn affect its future business's survival.

5.5 Various deposits with the banks and investment in fixed income securities of the Company may have an impact from changes in the interest rate and stability of the financial institutions or the issuers of fixed income securities

To enhance the return, on 20 November 2008 and 23 November 2010, the Company had appointed one of two asset management companies to manage the return of deposits and investment in fixed income securities. As at 31 December 2010, the Company's investment portfolio amounted to Baht 1,119 million via two asset management companies with objective to improve the return from cash on hand under acceptable investment restrictions and risk level as specified by the Company. Such investment may have an impact from the fluctuation of the interest rate and stability of the financial institutions or the issuers of fixed income securities. Accordingly, the Company has managed the risks by clearing stipulating the investment policy only in fixed income instruments to be within the following guidelines:

- 5.5.1 Deposits and deposit slips issued by the commercial banks; deposit slips and bill of exchanges issued by the finance companies
- 5.5.2 Treasury bills, government bonds, Bank of Thailand bonds, FIDF bonds and fixed income securities which are principal and interest protected by the Ministry of Finance Fixed income securities issued, certified, aval and endorsed by the state owned enterprises or public organizations; deposits with the banks established by virtue of a

- specific law of establishment; or fixed income securities issued, certified, aval and endorsed by the banks established by virtue of a specific law
- 5.5.3 Fixed income securities issued, certified, aval and endorsed by the commercial banks, finance companies or securities finance company
- 5.5.4 Fixed income securities issued, certified, aval and endorsed by the banks established by virtue of a specific law
- 5.5.5 Fixed income securities issued, certified, aval and endorsed by the limited companies with credit rating A up

6. Management and Corporate Governance

Management Structure

1) The Board of Directors

As of 13 February 2012 the Board of Directors consists of:

Name	Position
1. Mr. Somkid Wangcherdchuwong	Chairman of the Board of Directors
2. Mr. Nittimon Hastindra Na Ayudhya	Vice Chairman of the Board of Directors
3. Mr. Vichakoraput Rattanavichaien	Director, Independent Director, Chairman of the Audit Committee and Company's Secretary
4. Mr. Sumatee Inhnu	Director, Independent Director and member of the Audit Committee
5. Mr. Somboon Wongwanich	Director, Independent Director and member of the Audit Committee
6. Mrs. Ratanaporn Nammontri	Director
7. Mr. Wuttiporn Deawpanich	Director

Company secretary: Mr.Pornchai Panbaanphaeo

2) Major Responsibility of the Board of Directors

- 2.1) Performing their duties with prudence and honesty within the framework of applicable laws, the Company's Objectives, the Company's Article of Association, and shareholders' resolutions, as well as overseeing benefits and protecting interests of the Company.
- 2.2) Setting corporate strategies and directions and monitoring that operational performances of the management are efficiently and effectively pursued according to the established policies, in order to ensure that corporate value and long-term interests of the shareholders are being maximized.
- 2.3) Reviewing and approving issues of significance such as business plans and policies, management authority, large scales investment projects, acquisitions or disposals of assets, and other matters prescribed by the applicable laws.
- 2.4) Authorizing and/or approving the Company's and its subsidiaries' related parties transactions as per conditions prescribed in the Stock Exchange of Thailand's notifications, rules and guidance.
- 2.5) Regularly evaluating performance and approving a remuneration scheme for management and contracted management services.
- 2.6) Being accountable for management and contracted management consultant's performances and results, and being responsible for overseeing that management perform their tasks diligently and cautiously.
- 2.7) Ensuring that the accounting system, financial reporting, and auditing process are reliable; overseeing that proper assessment of internal controls exists; monitoring efficiency and effectiveness of the internal audit system, risk management, financial reporting, and follow-up process.
- 2.8) Overseeing that conflicts of interest among stakeholders are avoided.
- 2.9) Overseeing that the Company conducts its business with integrity.

2.10) Preparing "The Board of Director's Responsibility Report" to be presented together with the Company's financial statements. This report is required as part of the Company's annual report, and placed beside "The Auditor's Report". Also detailed material subjects that must be complied to under the "Code of Best Practice for Directors of Listed Companies" of the Stock Exchange of Thailand.

3) Authorized Directors who can sign on behalf of the Company

Authorized directors who can sign on behalf of the Company are "Mr. Somkid Wangcherdchuwong, Mr. Nittimon Hastindra Na Ayudhya and Mrs. Ratanaporn Nammontri: two of three directors sign together with the Company's stamp"

4) Selection and appointment the directors

Under the Company's Article of Association, it requires as follows:-

- 4.1) Election the Company's directors must be made by the Shareholders' meeting by considering from following regulations and procedures:-
 - 4.1.1) One share has one vote.
 - 4.1.2) Election of directors can be either for only one single person or for several persons depending on the consideration of Shareholders' Meeting as appropriated. For voting either for one single person or for several persons, each candidate whom shareholders vote for will gain the votes from shareholders as total numbers of shares being held by those shareholders as per 4.1.1) and those shareholders cannot separately vote more or less for only the specific candidate more or less.
 - 4.1.3) The candidates who gain the most votes respectively will be elected as directors as the same numbers of the Company's directors that the Company should have or should be elected at that time. In the case that that candidate who is elected at the next sequence gain the same votes and there are more than the numbers of the directors the Company should have or should be elected at that time, the Chairman will finally decide.
- 4.2) In every Annual General Meeting of Shareholders, one thirds of directors of the current directors retire by rotation. If numbers of directors retire by rotation cannot be exactly divided as one-thirds, the closet numbers of one-thirds must be applied.
 - Retirement of the directors as per paragraph 1 of the first year and the second year, drawing can be made. For later years, the directors who serve the longest period must retire. If some case, there are several directors serving the same period that have more than the numbers of directors who must retire at that time, the said directors must retire by drawing. The directors who retire by this reason may be able to be re- elected as directors .
- 4.3) In the case that the directorship positions are vacant because of other reasons, apart from retirement by rotation, the Board of Directors can select anyone who possesses proper qualifications and does not have any prohibited qualification prescribed by the law to be substitute director in the next Board of Directors' Meeting. This is except when the vacancy of director has more than 2 months

period. The substitute director can be in the directorship position for just only the term that still retains for the director whom this person substitutes. The resolution of directors must comprise of the votes which must not be less than three -fourths of the numbers of the remaining directors.

5) Composition of the Board of Directors, Nomination and Independence

- 5.1) The Board comprises of qualified experts in the area of law, finance, and accounting. The number of the directors is sufficient to supervise business activities of the Company and its subsidiaries, and is in line with the applicable law which requires the number of Board members of not be less than 5 but not exceeding 12.
- 5.2) It is the Board's duty and responsibility to act on behalf of all shareholders, and does not represent any particular group of shareholders.
- 5.3) In order to maintain appropriate check and balance between supervisory and management functions, at least half of the Board members are required to be non-executive directors whereas one third of the Board members are required to be independent directors. There shall be at least 3 independent directors on the Board.
- 5.4) It is the Board of Directors' policy to have an equitable number of directors appointed to represent the appropriate amount of the controlling shareholders in proportion to its investment.
- 5.5) The appointments of the Board members duly comply with the prescribed conditions of the Company's Articles of Association and applicable laws and regulations. The elections of the Board members must be openly and transparently carried out while the selection process shall be based on the nominated candidates' professional and educational qualifications. Details of such qualifications must be supplied sufficiently in advance to the Board and the Company's shareholders for their review and consideration.
- 5.6) Each director has a service term as prescribed in the Company's Articles of Association. The departed directors under their terms can be re-appointed.

6) Director's Qualifications

- 6.1) Directors are required to be knowledgeable, honest with business integrity, and able to allocate sufficient time to perform their duties as members of the Board of Directors.
- 6.2) Directors must have required qualifications prescribed by the Public Company Act and other relevant laws, with no prohibited character traits as prescribed therein.
- 6.3) Directors can hold directorship positions elsewhere but those positions must not be an obstacle in fulfilling their duties with the company.
- 6.4) Independent directors are obliged to possess required qualifications and retain their independency as prescribed in the Stock Exchange of Thailand's regulations governing qualifications for audit committee members. These directors must watch over shareholder's interests and oversee that conflicts of interest among stakeholders are avoided. In addition, while attending the Board meetings, independent directors must be able to independently express their opinions.

Independent directors are obliged to possess the following qualifications:

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- 6.4.1) Not hold shares exceeding one half (0.5) percent of the total number of voting rights of the Company, its parent company, subsidiary, affiliate or legal entity who may have a conflict of interest, including shares held by related persons of the independent director.
- 6.4.2) Not be nor have been an executive director, officer, employee, controlling person or advisor who receives a salary, of the Company, its parent company, subsidiary, same-level subsidiary, affiliate, or legal entity who may have a conflict of interest, unless the foregoing status ended not less than two (2) years prior to the date of appointment.
- 6.4.3) Not be a person related by blood or registration under law, such as a father, mother, spouse, sibling, or child, including spouses of children, executives, major shareholders, controlling persons, or persons to be nominated as executives or controlling persons of the Company or its subsidiaries.
- 6.4.4) Not have a business relationship amounting to over three (3) percent of the net tangible assets of the Company or twenty baht (20) million, whichever is lower, with the Company, its parent company, subsidiary, affiliate or legal entity who may have a conflict of interest, and neither be nor have been a major shareholder, non-independent director or executive of a legal entity having a business relationship with the Company, its parent company, subsidiary, affiliate or legal entity who may have a conflict of interest, unless the foregoing relationship ended not less than two (2) years prior to the date of appointment. The term "business relationship" shall have the same meaning as defined in the Notification of the Capital Market Supervisory Board Re: Application for and Approval of Offer for Sale of Newly Issued Shares. The value of the business relationship shall be calculated according to the method stipulated by the Capital Market Supervisory Board.
- 6.4.5) Neither be nor have been an auditor of the Company, its parent company, subsidiary, affiliate or legal entity who may have a conflict of interest, nor be a major shareholder, non-independent director, executive or partner of an audit firm which employs auditors of the Company, its parent company, subsidiary, affiliate or legal entity who may have a conflict of interest, unless the foregoing relationship ended not less than two (2) years from the date of appointment.
- 6.4.6) Neither be nor have been any professional advisor including a legal advisor or financial advisor who receives an annual service fee exceeding two (2) million baht from the Company, its parent company, subsidiary, affiliate or legal entity who may have a conflict of interest, and neither be nor have been a major shareholder, non-independent director, executive or partner of the professional advisor unless the foregoing relationship ended not less than two (2) years from the date of appointment.

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- 6.4.7) Not be a director who has been appointed as a representative of the Company's director, major shareholder or shareholders who are related to the Company's major shareholder.
- 6.4.8) Not have any characteristics which make him or her incapable of expressing independent opinions with regard to the Company's business affairs.
- 6.4.9) Not have any other characteristics which make him or her incapable of express independent opinions with regard to the Company's business affairs.

After having been appointed as an independent director with qualifications complying with the criteria under 1 to 9, the independent director may be assigned by the Board to take part in the business decisions of the Company, its parent company, subsidiary, affiliate, same-level subsidiary or legal entity who may have a conflict of interest, on condition that these decisions must be collective ones.

7) Audit Committee

The Board of Directors formed the Audit Committee to assist the Board in reviewing and offering opinions on the Board's assigned tasks .The Audit Committee is considered as a part of the Board of Directors, The Audit Committee members consists of three members, at least one of whom has experience in accounting or finance, and are independent directors and qualified under the Securities and Security Exchange's notifications. Members of the Audit Committee are:

Name	Position	No. of Meetings in 2011	No. of Attendances in 2011
1. Mr. Vichakoraput Rattanavichaien	Chairman of the Audit Committee	4	4
2. Mr. Somboon Wongwanich	Member of the Audit Committee	4	4
3. Mr. Sumatee Inhnu	Member of the Audit Committee	4	4

The authority of the Audit Committee and its scope of duties are as follows:

- 1. Review, together with management and auditor, the accuracy of the Company's financial statements in accordance with generally accepted accounting principles.
- 2. Comment on the changing accounting policy and determine financial approval authority of the Executive Board and the Managing Director and report directly to Board of Directors.
- 3. Review the internal controls and internal audit systems to ensure that they are appropriate and effective.
- 4. Review that the Company complies the laws governing securities and exchange, the regulations of The Stock Exchange of Thailand and the laws applicable to the Company's business.
- 5. Consider, select and nominate independent person to be the Company's external auditors and propose the external audit fee to the Board of Directors. In addition, to consider and approve the audit plan of auditor and annually attend meetings with external auditors without management presence.

- 6. Review the independent of auditors and comment on a hiring policy of auditor whose service beyond the scope of audit.
- 7. Review the work of risk management committee.
- 8. Review and comment on appropriate disclosure of information in case that there are connected transactions or transactions which may lead to a conflict of interest in compliance with the laws and related regulations including consider on accuracy and completeness of the disclosure.
- 9. Review and comment on internal audit performance and co-ordinate with auditors.
- 10. Consider the independent of internal audit team, agree to consider hiring, termination of employment and consider the internal audit team service fee.
- 11. Consider and approve the authority of internal audit team and annual audit plan.
- 12. Assign the authority to management to support and coordinate with auditor and internal auditor as deem appropriated for the report of the audit committee to the Board of Directors at least once a year.
- 13. Inform the performance of audit committee to the Company's Board of Director at least once a year.
- 14. Prepare Audit Committee report to disclose in the Company's annual report and annual filing form 56-1 which must be affixed with the signature of the Chairman of the Audit Committee together with the following information:
 - a) Comment on the accuracy, completeness and reliability of the Company's financial statements
 - b) Comment on the adequacy of the internal control system of the Company
 - c) Comment on the Company's operation in accordance with the laws governing Securities and Exchange, the regulations of SET and the laws applicable to the Company's business.
 - d) Comment on the suitability of the auditor
 - e) Comment on potential transactions which may have conflict of interest
 - f) The number of audit committee meeting and the attendance of each audit committee.
 - g) Comment or observation which audit committee received from performing according to its Charter
 - h) Any transactions which should be disclosed to shareholders or investors under the scope, duties and responsibilities assigned from the Company's Board of Directors.
- 15. While performing its duties, the Audit Committee must directly report to the Company's Board of Directors if there are any following transactions which affect the Company's financial status and operating performance in order to take corrective actions on a timely basis.
 - a) Transactions which may lead to conflict of interest
 - b) Fraud or irregularity or a significant deficiency in internal control system
 - c) Against the law governing Securities and Exchange, the regulations of SET and the laws applicable to the company's business.

Nonetheless, If the Company's Board of Directors or management have not taken corrective actions within the given timeline, the Audit Committee may report to the SEC and the SET

16. Annually review the scope of work and evaluate the performance of the Audit Committee.

8) Management Team

As of 7 March 2007 the Company terminated the employment of all its executives and employees, and retains no executives and employees. The Company since then has been operated by the Board of Directors by means of hiring contracted management services to operate accounting and financial tasks, to oversee commercial documents and legal matters, to coordinate business activities, as well as to assist the Company's financial advisor in preparing the rehabilitation plan. The Company also hires a legal advisor to process its legal cases and hires a financial advisor to prepare the rehabilitation plan. These contracted management services and advisors perform their duties and transactions under policy guidelines and approval from the Board of Directors.

9) The Board of Directors' Meetings

The Board is scheduled to meet at least five times a year. In addition to regular meetings, extraordinary meetings may be called for if necessary. The Chairman of the Board and the Chairman of the Executive Committee oversee and approve agendas of meetings and meeting schedules, the Secretary to the Board is responsible for the delivery of meeting notifications and relevant supporting documents to Board members no less than seven days in advance of each meeting to allow adequate time for Board members to study the agenda and prepare themselves.

The Chairman of the Board chairs and monitors the Board meetings. He also assures sufficient allocation of time for discussions on each agenda topic and allows each director to freely express his/her view on important agenda items, as well as offers chances for the management to present relevant information to support the discussions.

The Secretary to the Board of Directors takes records of the meetings and prepares minutes for each meeting. The minutes are to be completed within fourteen days after each meeting, and are kept together with all other related documents to support the Board's follow-up actions in compliance with the Company's Articles of Association and the resolutions of shareholders' meetings. The Secretary also works in coordination with other concerned parties.

In 2011 the Board held 4 meetings. The director's attendance list for the year is as follows:

Name	No. of meetings during the directorship term	No. of attendances
1. Mr. Somkid Wangcherdchuwong	4	4
2. Mr. Nittimon Hastindra Na Ayudhya	4	3
3. Mr. Sumatee Inhnu	4	4
4. Mr. Vichakoraput Rattanavichaien	4	4
5. Mr. Somboon Wongwanich	4	4
6. Mrs. Ratanaporn Nammontri	4	4
7. Mr. Wuttiporn Deawpanich	4	4

10) Remuneration of Directors and Executives

The Company set the remunerations for its directors within the comparative range of their responsibilities and the industry benchmark. Such remunerations are within the appropriate range and sufficient to motivate and maintain the quality of each individual in performing their tasks. Remunerations paid in 2011 were

10.1) Director's Remuneration

Directors	Amount (Baht)
1. Mr. Somkid Wangcherdchuwong	960,000
2. Mr. Nittimon Hastindra Na Ayudhya	840,000
3. Mr. Vichakoraput Rattanavichaien	600,000
4. Mr. Sumatee Inhnu	600,000
5. Mr. Somboon Wongwanich	600,000
6. Mrs. Ratanaporn Nammontri	600,000
7. Mr. Wuttiporn Deawpanich	600,000
Total	4,800,000

10.2) Contracted Management Services' Remuneration

As the Company has no business operation therefore, the Company has not paid any remuneration for the management. However, the Company has to pay the remuneration for legal advisor, lawyer, contracted accounting and financial management service and financial advisor in 2011 in the amount of Baht 13.71 million.

Corporate Governance

The Company strongly believes that good governance relies on good management supervision, farsighted and responsible directors/management, suitable "checks and balances", functions that support corporate transparency and accountability, equitable rights of shareholders and responsibilities to stakeholders are critical success factors for optimizing corporate value and maximizing long-term shareholder's values.

Since 2002, the Company set out its corporate governance policy and instigated it as a general guideline of practices. In order for such a policy to be effectively applied, it is scheduled to be reviewed annually by the Company's Board of Directors. The current revision, which is the third update, aims to promote the Company's governance standard to comply with the present framework of good governance required by concerned governing authorities. The Company's governance policy consists of four major principles, which are:

Section 1	The Board of Directors
Section 2	Rights and Equitable Treatment of Shareholders and Responsibilities
	to Stakeholders
Section 3	Full Disclosure and Transparency
Section 4	Controls and Risk Management

Section 1 The Board of Directors

1) Leadership and Vision

The Board of Directors is accountable for its governance responsibility in maximizing shareholders' ultimate benefits.

The Board shall perform their duties with prudence in managing the corporate business risk and manage the Company's assets with honesty and accountability. It shall insure equitable treatment and fairness towards shareholders, stakeholders, and other relevant parties. Its decisions and approvals on any business matters are made for the purpose of ultimate company benefits, and decisions are made by persons who do not have any conflicts of interests.

The Board of Directors oversees the management's or contracted management services provider activities. It also assures adequacy of the internal control system and makes sure that business transactions are undertaken with proper authorization. In order to maintain good check and balance between policy making and management or contracted management services functions, there is a clear segregation of the duties between the Board and the Company's management. The Board also consistently oversees that the Company has an appropriate accounting system, adequate protection measures against misuse of corporate assets, and effective reporting and monitoring system on regular and timely basis for company operations.

2) Training and Knowledge Enhancement for Directors

Newly-appointed directors are provided with necessary information of the Company, as well as details of applicable laws and regulations, and current business environment in order to equip them with sufficient knowledge. Appropriate training and development programs are also regularly provided to facilitate each director with all the necessary skills required to efficiently perform their duties.

Section 2 Shareholder's Rights and Equitable Treatment

1. Shareholder's Rights and Equitable Treatment

The Board of Directors respects the shareholders' rights and has a duty to protect the benefits of every shareholder impartially, regardless of whether they are retail, foreign, institutional, or major shareholders. Every shareholder is entitled to the rights and equitable treatment detailed below:

- 1.1 The right to receive share certificates and share transfers, and to be sufficiently informed of operating results and management policies on a regularly and timely basis.
- 1.2 The right to an equitable share of profits.
- 1.3 The right to participate in meetings, vote and make recommendations on decisions concerning major corporate actions.
- 1.4 The right to elect directors.
- 1.5 Other rights as stipulated by laws.

In addition to the above rights, every shareholder is entitled to the rights and impartial treatment stipulated in the Company's Articles of Association and all related laws.

2. Shareholders' Meeting

The Company has a policy to conduct shareholders' meetings according to the laws and guidelines prescribed by regulatory bodies.

In each shareholder's meeting, every shareholder has the right to give his or her opinion and query any of the information presented which is relevant to the agenda and the issues being discussed. The Chairman of the meeting shall allocate an appropriate period of time for each item on the agenda and encourage all attendees to participate in the discussion and express their opinions.

In each meeting, at least one independent director shall be appointed as a proxy for shareholders who cannot attend the meeting, and every party shall be informed beforehand in the notification of the meeting. Every shareholder shall have the right to vote separately for each item on the agenda. The Board shall not combine unrelated matters together and seek for their approval in one single request or resolution.

It is the duty of all directors to attend every shareholder's meeting to answer any queries that shareholders might have. During the 2011 General Annual Shareholders Meetings, the director's attendance list for the year is as follows:

Name	Position	2011 General Annual Shareholders
1. Mr. Somkid Wangcherdchuwong	Chairman of the Board of Directors	Attend
2. Mr. Nittimon Hastindra Na Ayudhya	Vice Chairman of the Board of Directors	Attend
3. Mr. Vichakoraput Rattanavichaien	Director, Independent Director and Chairman of the Audit Committee	Attend
4. Mr. Sumatee Inhnu	Director, Independent Director and member of the Audit Committee	Attend
5. Mr. Somboon Wongwanich	Director, Independent Director and member of the Audit Committee	Attend
6. Mrs. Ratanaporn Nammontri	Director	Attend
7. Mr. Wuttiporn Deawpanich	Director	Attend

3. Role to Stakeholders

The Company is aware of the rights of stakeholders and has a policy to ensure the importance of these rights by the appropriate prioritization of all stakeholders as follows: shareholders, employees, executives, customers, partners, creditors, and society. Cooperation between stakeholders shall be established according to their roles and responsibilities so that the Company can run its operations smoothly and effectively in order to equitably benefit all stakeholders.

Section 3 Disclosure of Information and Transparency

Roles and duties of the Board regarding information disclosure and transparency

- 1. It is the duty of the Board of Directors to disclose financial information, operating performance, and other relevant information accurately, completely, thoroughly and in a timely manner to all shareholders and stakeholders in the Company.
- 2. The Company disclosure policy consists of the dissemination of the following information:
 - 2.1 The Company's Objectives.
 - 2.2 The Company's financial status and operating performance, shareholding structure, and voting rights.
 - 2.3 Names of the directors, members of sub-committee, the Chairman of the Executive Committee, and the Managing Director, as well as their remunerations.
 - 2.4 Factors and policy on risk management policies for operational and financial risks which are material and foreseeable.
 - 2.5 Corporate governance strategies and policies, and the Board's responsibility regarding financial reports and the reports of the Chairman of the Audit Committee, as well as all other related reports.
 - 2.6 Records of meeting attendances of each director and/or each sub-committee member at their respective meetings for the year which must be disclosed in the Company's annual reports

Interested parties who wish to obtain available information on the Company's operations and performance are welcome to contact our number 0-2791-1795-6 or visit the website www.itv.co.th as well as through other communication channels such as The Stock Exchange of Thailand.

Section 4 Internal Control and Risk Management Systems

1. Internal Control

The Board of Directors shall arrange and maintain the Company's internal control system in order to safeguard the shareholders' investment capital and the Company's assets. It is the Board's duty to review the efficiency of the internal control system at least once a year and report its performance to the shareholders. The review shall cover all matters pertaining to financial controls, operational controls, compliance controls and risk management.

2. Risk Management

The Company maintains risk management procedures that appropriately manage both internal and external risk factors affecting the Company to be within acceptable level.

7. Related Party Transactions

In 2011, the Company had transactions with persons that may have had conflicting interests. The prices set for the trading of goods and services with such parties are similar to those applied in normal business conditions to any other outsiders.

Related Parties / Relation to the Company	CS Loxinfo Public Company Limited (CSL is an affiliated company of the INTOUCH is its major shareholder hashares, whereas THCOM holds 99.99% Ltd. (DTV), and DTV holds 42.07% December 2011, neither the Company no sitting on their Boards.	e in the INTO holding 41.14% shares in DTV in CSL shar	o of THCOM V Service Co., es. As of 31
Nature of Transaction	The Company uses the CSL's email s	service and ho	sting domain
Amount of Related Party Transactions as of		31 December 2010 (Thousand Baht)	2011
(consolidated financial statements)	Service Fee for email and domain name	3.60	3.60
Rationale and necessity of the transactions	• (Arm's length) CSL has expertise in services and its service fees are charge		
Related Parties / Relation to the Company	2. Advanced Info Services Public Command ADVANC is an associated company with INTOUCH holds 40.45% of its shares(as December 2011 neither the Company directors sitting on their Boards.	vithin the INTO of 4 January 20	OUCH Group. 012). As of 31
Nature of Transaction	The Company hired a asset management investment and such asset management ADVANC's shares.		_
Amount of Related Party Transactions as of		31 December 2010 (Million Baht)	31 December 2011 (Million Baht)
(consolidated financial statements)	1.Investment in Debentures2.Accrued Interest3.Investment Return	47.1 0.6 2.2	46.3 0.4 2.5
	It was the same investment as other is both primary market and secondary in the second		vestment in

- both primary market and secondary market.
- Return on investment was according to the conditions as same as other investors.
- Net value of the fund in 2010 and 2011 was Baht 1,088 million and Baht 1,119 million respectively.

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8. Major Shareholders

8.1 Top ten major shareholders of the ITV Public Company Limited as of the latest share registration book closing date on 1 March 2011 by Thailand Securities Depository Company Limited can be shown as follows

No.	List of Shareholders	No. of Shares	% Shareholding
1	Shin Corporation Public Company Limited	638,602,846	52.92
2	GOLDMAN SACHS & CO	48,720,694	4.04
3	Thai NVDR Company Limited	37,705,910	3.13
4	Mr. Narit Jiaarpa	26,628,000	2.21
5	NORTRUST NOMINEES LTD.	23,117,100	1.92
6	State Street Bank and Trust Company for London	14,785,990	1.23
7	Sang Enterprise Corporation Co.,Ltd.	10,000,000	0.83
8	Mr. Virat Klongprakij	8,171,300	0.68
9	Thailand Securities Depository Company Limited	7,200,700	0.60
10	Mr.Prasert Lorhaviboonsap	5,260,000	0.44
	Total	820,192,440	68.00

<u>Remark:</u> Investors can obtain information from. <u>www.set.or.th</u> prior to the 2012 Annual General Meeting of Shareholders

8.2 Major shareholders whose behavior may have influential impacts to the Company's management policy or its operations is Shin Corporation Plc.(INTOUCH) The major shareholders of INTOUCH as of 26 January 2012 are:

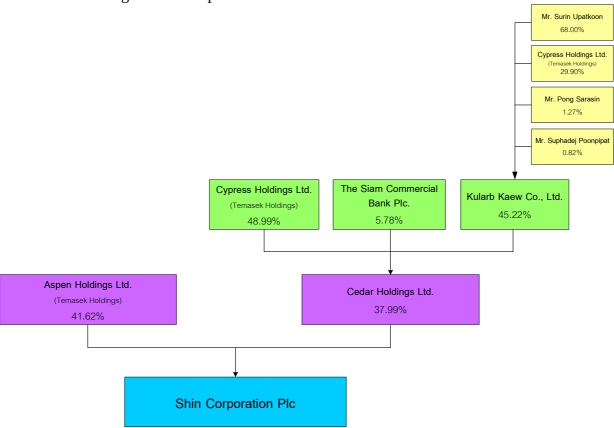
No.	List of Shareholders	No. of Shares	% Shareholding
1.	Cedar Holding Co., Ltd.*	1,334,354,825	41.62
2.	Aspen Holding Co., Ltd.*	1,218,028,839	37.99
	Total	2,552,383,664	79.60

Remark: Information as of the latest share registration book closing date of INTOUCH. on 26 January 2012 obtained from Thailand Securities Depository Company Limited

*Aspen is a company incorporated in Thailand, and an indirectly controlled subsidiary of Temasek Holdings (Pte) Ltd. (Temasek)

*Cedar Holding Co., Ltd. is a company incorporated in Thailand, of which its shareholders are the Siam Commercial Bank Public Company Limited (5.78%), Kularb Kaew Company Limited (45.22%) and Cypress Holdings Limited (48.99%). Cypress Holdings Limited which is an indirectly controlled subsidiary of Temasek Holdings (Pte) Ltd.

The shareholding structure is presented as follows:



Remark: Information as of 26 January 2012

Dividend Policy

The Company does not plan to pay out dividends due to the fact that as of 31 December 2011, the Company's financial statements still showed an accumulated loss of Baht 9,756 million.

9. Information of the Board of Directors

Name-Surname	Mr. Somkid Wangcherdchuwong		
	(Be appointed as a director of the Company as of February 19, 2007.)		
Age (year)	54		
Position	Chairman of the Board of Directors and Authorized Director		
% of Shareholding	-		
Family Relationship between Management	None		
Highest Education	Barrister-at-law The Thai Bar		
	 Bachelor Degree of Law, Chulalongkorn University Director Accreditation Program 50/2006 		
Work Experience	2007 – Present • Chairman of the Board of Directors ITV Plc.		
	1996 - Present • Attorney at Law Suwat Somkid Law Office		
	1991 - 1995 • Attorney at Law Udomwattana Law Offic		
	1989 - 1990 • Attorney at Law Dr. Surabodee Sattabut Law &		
	Bussiness Office		
	 1982 - 1988 Attorney at Law Vikery, Prapon, Pramuan & Sutee Law Office 		
	• Attorney at Law Kriengsak & Sanya Law Office		

Illegal Record In the Past 10 year None

Mr. Nittimon Hastindra Na Ayudhya		
(Be appointed as a director of the Company as of March 7, 2007)		
53		
Vice-Chairman of the Board of Directors and Authorized Director		
-		
None		
Barrister-at-law The Thai Bar		
 Bachelor Degree of Law, Chulalongkorn University 		
 Director Accreditation Program 75/2008 		

Work Experience	2007 – Present	• Director of ITV Plc
	1998 - Present	• Consultant and Attorney at Law
	1993 - 1998	• Legal Manager Apitun Seafood Co., Ltd.
	1992 -1993	• Legal Manager Eak Thanakij Fund Plc.
	1982 - 1984	• Case Department Manager Siam Yamaha Co., Ltd. and Subsidiary
	1980 - 1981	• Checking and assessing Officer BMTA
TH. 1D. 17 (1.D. (40)	3.7	

Illegal Record In the Past 10 year None

Name-Surname	Mr. Vichakoraput Rattanavichaien	
	(Be appointed as a director of the Company as of March 7, 2007.)	
Age (year)	52	
Position	Director, Indepe	endent Director, Chairman of the Audit Committee
	and Secretary of the Board of Directors	
% of Shareholding	-	
Family Relationship between Management	None	
Highest Education	• Bachelor De	gree of Law, Ramkhamheang University
	 Director Accreditation Program 75/2008 	
Work Experience	2007 - Present	• Director, Independent Director, Chairman of the Audit Committee and Secretary of the Board of Directors of ITV Plc.
	2001 - Present	Attorney at Law Apiboon Law Office
	2000 - Present	 Director Lawyers' Professional Etiquette Department
		• The Lawyers Council of Thailand
	1989 - 2001	 Attorney at Law Somporn & Associated Law Office
	1987 - 1989	 Attorney at Law The Lawyers Council of Thailand
	1986 - 1987	 Attorney at Law Kamnuan Chalopatum Law Office
Illegal Record In the Past 10 years		None

Name-Surname	Mr. Sumatee Inhnu					
	(Be appointed a	(Be appointed as a director of the Company as of March 7, 2007.)				
Age (year)	44					
Position	Director, Indepe	ndent	Director and Member of the Audit Committee			
% of Shareholding	-					
Family Relationship between Management	None					
Highest Education	Bachelor De	gree o	of Law, Ramkhamheang University			
	Director Acc	redita	ntion Program 75/2008			
Work Experience	2007 - Present		Director, Independent Director and Member of the Audit Committee of ITV Plc.			
	1999 - Present	• A	ttorney at Law Freelance			
	1995 - 1999	• A	ttorney at Law Thammanit Law Office			
	1993 - 1995	• A	attorney at Law Boonserm and Friends Law Office			
	1992 - 1993	• A	attorney at Law Thostep Law Office			
Illegal Record In the Past 10	years	None				

Name-Surname	Mr. Somboon	Wangwanich
rame-surname	MII. SUIIDUUII	wongwamen
	(Be appointed as	a director of the Company as of May 15, 2007.)
Age (year)	44	
Position	Director, Indepen	dent Director and Member of the Audit Committee
% of Shareholding	-	
Family Relationship between Management	None	
Highest Education	 Master Degree University 	e MA (Financial Accounting) Chulalongkorn
	Director Accr	editation Program 75/2008
Work Experience	2007 - Present •	Director, Independent Director and Member of the Audit Committee of ITV Plc.
	2005 – 2006	Finance Director of Boon Rawd Trading International Co., Ltd.
	2003 – 2005	Consultant & Accountant Freelance
	1999 – 2003	Assistant General Manager L.T.U. Apparels Co., Ltd.
	1998 – 1999	Financial Controller, Fatima Broadcasting International Co., Ltd.
Illegal Record In the Past 10 years		one

Name-Surname	Mrs. Rattanaporn Nammontri				
	-				
	(Be appointed as a director of the Company as of April 23, 2007.)				
Age (year)	46				
Position	Directors and Authorized Director				
% of Shareholding	0.0575				
Family Relationship between Management	None				
Highest Education	Master of Business Administration (MBA) Kasetsart University				
	 Director Accreditation Program 75/2008 				
Work Experience	2007 - Present • Director of ITV Plc.				
	2005 - Present • Director of K.R. Infotech Co., Ltd.				

Illegal Record In the Past 10 years None

Name-Surname	Mr. Wuttipor	n Diawpanich
	(Be appointed as	a director of the Company as of Aril 10, 2008.)
Age (year)	59	
Position	Director	
% of Shareholding	-	
Family Relationship between Management	None	
Highest Education	Master Degre	ee of Arts (Applied Sociology), Kasetsart University
	Director Acci	reditation Program 75/2008
Work Experience	2008 - Present	• Savant committee, Thai Consumer Protection Association
	2007 - Present	• Chairman of Consumer Rights Association
	1997 - Present	• Director of V. Comtech Co., Ltd.
	1991 - Present	• Chairman & committee Association of Thailand Telecommunications under patronage
	1987 – 1997	• Director & General Manager, Worajak International Co., Ltd.
	1984 - 1987	 Marketing Manager, Jebsen & Jessen (Thailand) Co., Ltd.
	1981 – 1984	• Marketing Manager , Zimedarby (Thailand) Co., Ltd.
	1979 - 1981	• Sales Manager, B.Grim & Go Co., Ltd.
Illegal Record In the Past 10	years N	None

10. Management Discussion and Analysis

10.1 Operating Performance (Consolidated Financial Statement)

Financial Highlights

Million Baht

Unit:

	2011	2010	% Increase / (Decrease)
Total Revenues	36	28	28.6
Total Expenses	(25)	(27)	(7.4)
Profit from Normal Operations	11	1	1,000.0
Financial Costs	-	-	0
Extraordinary Expenses			
Loss on provision for interest of unpaid operating fee	(433)	(433)	0
Total Expenses	(433)	(433)	0
Net Profit / (Loss)	(422)	(432)	2.3

Revenues

In 2011, the Company's total revenues of Baht 36 million came from the investment in fixed income securities. Compared to the previous year, total revenues increased Baht 5 million. This was mainly due to policy interest rate trended to slightly increase which caused to the return on investment rate in fix income securities became better than the past year and there were also other revenues of Baht 4 million from accounting adjustment.

Expenses

In 2011, the Company incurred Baht 25 million for administrative expenses, a drop of Baht 2 million or 7.4 % from 2010. This was due to the fact that the Company had revenues from investment in fixed income securities only and did not operate any business, as there were still pending legal issues that materially affected its financial status. Hence, only necessary expenses relating to the Company's actual business operating condition were attorney fee, court fee, fund management fee, securities agent fee, office administration expenses and expenses in relation to loss on provision for interest of unpaid operating fee.

Loss on provision for interest of unpaid operating fee

Subsequent to the termination of its television broadcasting operating on 7 March 2007, the Company had set aside a loss on provision for interest of unpaid operating fee throughout the year.

Financial Cost

In 2010 and 2011, the Company had financial cost for only bank charges expenses.

Net Loss

The Company experienced a net loss Baht 422 million, a decrease of Baht 11 million from 2010. Such decrease was mainly caused by increasing revenue and decreasing expenses. For loss on provision for interest of unpaid operating fee was still pending legal dispute under arbitration process at Thai Arbitration Institute. To comply with the Generally Accepted Accounting Principles, the Company was obliged to recognize Baht 433 million of loss on provision for interest of unpaid operating fee, a payable that has not actually been paid.

Financial Status (Consolidated Financial Statement)

Assets

As of 31 December 2011, the Company's total assets equaled to Baht 1,131 million, an increase of Baht 9 million or 0.8 % from the end of 2010. Investments in fixed income securities accounted for 97.9 % of total assets. Main components of total assets as of 31 December 2011 and 2010 comprised of:

Unit: Million Baht % of % of **Total** Total December December **Assets Assets** 2011 2010 Cash and Cash Equivalents 7 0.6 30 2.7 **Current Investments** 1.119 99.0 1.088 97.0 Trade account Receivable 0 0.0 0.0 0 Other Current Assets 5 4 0.3 0.4 **Equipments** 0 0.0 0 0.0 Other Assets 0.0 0 0 0.0**Total Assets** 100.0 1,122 100.0 1,131

Current Assets

As of 31 December 2011, the Company's 99 % current assets were short-term investments which stood at Baht 1,119 million, an increase of Baht 31 million from the previous year. Such increase was mainly from the increase of Net Asset Value in fixed income securities.

Liabilities

As of 31 December 2011, the Company had total liabilities of Baht 5,028 million, an increase of Baht 430 million or 9.3 % from the previous year. Such increase was as a result of in 2011, the Company accounted Baht 434 million loss on provision for interest of unpaid operating fee which was caused by operating fee difference from 2004 to 2007 according to the ruling of the Supreme Administrative Court on 31 December 2007. Liabilities as of 31 December 2011 and 2010 comprised of:

Unit: Million Baht

		% of		% of
	December 2011	Total Liabilities	December 2010	Total Liabilities
Provision for unpaid operating agreement fee and interest	5,023	99.9	4,590	99.8
Other Current Liabilities	5	0.1	8	0.2
Total Liabilities	5,028	100.0	4,598	100.0

Shareholders' Equity

As of 31 December 2011, the Company had negative shareholders' equity of Baht 3,898 million, additional decrease of Baht 422 million from the end of 2010. This was mainly due to the net losses in 2011 for Baht 422 million.

Liquidity

As at the end of 2010, the Company had cash on hand of Baht 30 million and fixed income securities investment of Baht 1,088 million. As at the end of 2011, the Company had cash on hand of Baht 7 million and fixed income securities investment of Baht 1,119 million. The increase of Baht 8 million net cash flow was due to

Cash flow from interest income, and others	Baht 0.7 million
Additional Investment in fixed income securities	Baht 31.0 million
Net cash outflow from repayment to the creditors	
and operating expenses	Baht (23.7) million
Increase of net cash flow as of 2011	Baht 8.0 million

10.2 Audit Fee

According to the consideration of the Company's 2011 Annual General Meeting of Shareholders , KPMG Phumchai Co.,Ltd. (KPMG) was appointed as the Company's auditor. The Company paid audit fee of Baht 580,000.- and did not have any other fee.

11. Board of Directors' Responsibility for Financial Reporting

The Board of Directors Is responsible for the financial statements of ITV Public Company Limited and for the consolidated financial statements of the Company and its subsidiaries, Including financial information presented in annual reports. The aforementioned financial statements has been prepared in accordance with generally accepted accounting standards. The selection of appropriate accounting policies and practices held regularly with careful usage of discretion and best estimates in the preparation. Important information is adequately and transparently disclosed in the notes to financial statements to the Company's shareholders and investors.

The Board of Directors has provided and maintained a risk management system and suitable and effective internal controls to ensure that accounting records are accurate, integrity and adequate to protect its assets in order to prevent fraud or materially irregular operation.

In this regards, the Board of Directors has appointed an Audit Committee responsible for reviewing the accounting policy and quality of financial reports, review internal controls and internal audit as well as risk management system. The comments of the Audit Committee regarding the issues have been included in the annual report.

The financial statements of the Company and the consolidated financial statements of Company and its subsidiaries have been audited by an external auditor which is KPMG Phoomchai Auditor Company Limited. In conducting their audit, the Company has supported them with all of the Company's records and related information in order to express an opinion in accordance with generally accepted auditing standards, The auditor's opinion is presented in the auditor's report as part of this annual report.

The Board of Directors is of the opinion that the Company's overall internal control system has functioned up to a satisfactory level and rendered credibility and reliability to ITV Public Company Limited's financial statements and for the consolidated financial statements of the Company and its subsidiaries for the period ended 31 December 2011 and that they have been prepared according to generally accepted principles and related regulations.

(Mr. Somkid Wangcherdchuwong) Chairman of the Board of Directors

Annual financial statements and Audit Report of Certified Public Accountant

For the years ended 31 December 2011 and 2010



KPMG Phoomchai Audit Ltd.

Empire Tower, 50th-51st Floors 195 South Sathorn Road Bangkok 10120, Thailand

บริษัท เคพีเอ็มจี ภูมิไชย สอบบัญชี จำกัด

ชั้น 50-51 เอ็มไพร์ทาวเวอร์ 195 ถนนสาทรใต้ กรุงเทพฯ 10120

Tel: +66 2677 2000 Fax: +66 2677 2222 www.kpmg.co.th

Report of Certified Public Accountant

To the Shareholders of ITV Public Company Limited

I have audited the accompanying consolidated and separate statements of financial position as at 31 December 2011 and 2010, and the related statements of comprehensive income, statements of changes in equity and statements of cash flows for the years then ended of ITV Public Company Limited and its subsidiary, and of ITV Public Company Limited, respectively. The Company's management is responsible for the correctness and completeness of information presented in these financial statements. My responsibility is to express an opinion on these financial statements based on my audits.

I conducted my audits in accordance with generally accepted auditing standards. Those standards require that I plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. I believe that my audits provide a reasonable basis for my report.

As explained in notes 2 and 3 to the financial statements, with effect from 1 January 2011 the Company has adopted certain new and revised financial reporting standards. The consolidated and separate financial statements for the year ended 31 December 2010 have been restated accordingly.

As mentioned in notes 2 (b) and 18 to the financial statements as at 31 December 2011, the Company's current liabilities exceed its current assets by an amount of Baht 3,898 million and there is a deficit in excess of the share capital of an amount of Baht 3,898 million and the Company's Television Broadcasting Station under a UHF Radio-Television Broadcasting Agreement ("Operating Agreement") was revoked by the Office of the Permanent Secretary of the Office of the Prime Minister ("PMO") as the Company did not pay the unpaid Operating Agreement fee totaling Baht 2,210 million and the interest on the total unpaid Operating Agreement fee at 15% per annum including the penalty arising from the alteration of television programming of Baht 97,760 million and adjust television programs fee which are still under dispute with PMO. Subsequently, the Company ceased its operations and delivered their assets under the Operating Agreement to PMO. The Company has filed statements of claim regarding the unpaid Operating Agreement fee totaling Baht 2,210 million plus the interest and adjust television programs fee to the arbitration process. These events indicate a material uncertainty which may cast significant doubt on ITV's ability to continue as a going concern.



Because of the significance of the matters discussed in the preceding paragraph to the consolidated and separate financial statements for the years ended 31 December 2011 and 2010 of ITV Public Company Limited and its subsidiaries and of ITV Public Company Limited, I am unable to express an opinion on the aforementioned financial statements.

(Winid Silamongkol)

Certified Public Accountant

Registration No. 3378

KPMG Phoomchai Audit Ltd.

Bangkok

13 February 2012

Statements of financial position

As at 31 December 2011 and 2010

Assets Current assets	Note	financial st	atements	financial sta	atam anta	
	Note			financial statements		
Current assets		2011	2010	2011	2010	
Current assets			(in Ba	eht)		
Cash and cash equivalents	6	6,561,909	30,340,789	5,560,935	29,264,511	
Current investments	7	1,119,356,812	1,087,814,709	1,119,356,812	1,087,814,709	
Trade accounts receivable	8	-	-	-	-	
Programming rights and production costs	9	=	-	-	-	
Withholding tax receivable		11,513	51,552	9,780	49,884	
Other current assets		4,594,402	3,555,874	4,584,160	3,545,631	
Total current assets		1,130,524,636	1,121,762,924	1,129,511,687	1,120,674,735	
Non-current assets						
Investments in subsidiary	10	-	-	1,070,627	1,146,366	
Equipment	11	8,344	13,921	8,344	13,921	
Other assets		61,700	152,300	61,700	152,300	
Total non-current assets		70,044	166,221	1,140,671	1,312,587	
Total assets		1,130,594,680	1,121,929,145	1,130,652,358	1,121,987,322	
Liabilities and equity						
Current liabilities						
Provision for unpaid operating agreement fee						
and interest	18	5,023,160,387	4,589,742,578	5,023,160,387	4,589,742,578	
Accrued expenses		4,796,084	7,436,513	4,754,584	7,395,512	
Other current liabilities		140,582	574,910	140,582	574,910	
Total liabilities	,	5,028,097,053	4,597,754,001	5,028,055,553	4,597,713,000	
Capital deficiency						
Share capital	12					
Authorised share capital - ordinary shares		7,800,000,000	7,800,000,000	7,800,000,000	7,800,000,000	
Issued and paid-up share capital		6,033,487,000	6,033,487,000	6,033,487,000	6,033,487,000	
Deficiency on share capital	12	(174,296,959)	(174,296,959)	(174,296,959)	(174,296,959)	
Deficit		(9,756,365,608)	(9,334,308,933)	(9,756,266,430)	(9,334,209,755)	
Other components of equity	7,13	(326,806)	(705,964)	(326,806)	(705,964)	
Total capital deficiency	,	(3,897,502,373)	(3,475,824,856)	(3,897,403,195)	(3,475,725,678)	
Total liabilities net of capital deficiency	,	1,130,594,680	1,121,929,145	1,130,652,358	1,121,987,322	

The accompanying notes are an intergral part of these financial statments

Statements of comprehensive income

For the years ended 31 December 2011 and 2010

		Consolid	lated	Separate		
		financial sta	tements	financial statements		
	Note	2011	2010	2011	2010	
			(in Bah	t)		
Revenues						
Return on investment		31,536,223	27,284,149	31,536,223	27,284,149	
Interest income		270,860	426,110	264,278	423,316	
Other income	_	4,024,780	<u> </u>	4,024,780		
Total revenues	_	35,831,863	27,710,259	35,825,281	27,707,465	
Expenses						
Loss on provision for interest						
of unpaid operating fee	18	433,417,808	433,417,808	433,417,808	433,417,808	
Administrative expenses	14	19,662,255	21,119,276	19,582,254	21,039,276	
Impairment loss on assets		-	-	75,739	79,026	
Directors' remuneration	5 _	4,800,000	4,800,000	4,800,000	4,800,000	
Total expenses	_	457,880,063	459,337,084	457,875,801	459,336,110	
Loss before financial costs		(422,048,200)	(431,626,825)	(422,050,520)	(431,628,645)	
Financial costs	_	(8,475)	(7,995)	(6,155)	(6,175)	
Loss for the year	=	(422,056,675)	(431,634,820)	(422,056,675)	(431,634,820)	
Other comprehensive income	13					
Net change in fair value of						
available-for-sale investments	; 	379,158	(7,893,754)	379,158	(7,893,754)	
Total comprehensive income						
for the year	=	(421,677,517)	(439,528,574)	(421,677,517)	(439,528,574)	
Basic loss per share (in Baht)	16	(0.35)	(0.36)	(0.35)	(0.36)	
Dasie 1033 per suare (in Dant)	10 =	(0.33)	(0.30)	(0.33)	(0.30)	

The accompanying notes are an integral part of these financial statements.

Statements of changes in equity

For the year ended 31 December 2011 and 2010

				Consolidated fir	nancial statements		
				Other compone	ents of equity		
				Fair value	Total		
		Issued and		ehanges in	other		
		paid-up	Deficiency on	available-for-sale	components		Total
	Notes	share capital	share capital	investments	of equity	Deficit	equity
	110163	**************************************	e getratoristicativa de esta () e la constitución de la constitución		Baht)		
Balance at 1 January 2010		6,033,487,000	(174,296,959)	7,187,790	•	(P 002 (74 112)	(2.024.204.202)
Comprehensive income for the period		0,033,467,000	(174,250,535)	7,187,790	7,187,790	(8,902,674,113)	(3,036,296,282)
Loss						(421 (24 820)	(431 634 930)
Other comprehensive income	13	₹*		(5.002.54)	- (# 000 #s4)	(431,634,820)	(431,634,820)
Total comprehensive income	15	<u>.</u>		(7,893,754)	(7,893,754)	<u> </u>	(7,893,754)
A STATE OF THE PROPERTY OF THE							
for the year	-			(7,893,754)	(7,893,754)	(431,634,820)	(439,528,574)
Balance at 31 December 2011		6,033,487,000	(174,296,959)	(705,964)	(705,964)	(9,334,308,933)	(3,475,824,856)
T							
Balance at 1 January 2011		6,033,487,000	(174,296,959)	(705,964)	(705,964)	(9,334,308,933)	(3,475,824,856)
Comprehensive income for the period							
Loss		•	•	:•	14	(422,056,675)	(422,056,675)
Other comprehensive income	13 -			379,158	379,158		379,158
Total comprehensive income							
for the period	-	<u> </u>		379,158	379,158	(422,056,675)	(421,677,517)
Balance at 31 December 2011	-	6,033,487,000	(174,296,959)	(326,806)	(326,806)	(9,756,365,608)	(3,897,502,373)
	-			Separate final	ents of equity		
				Fair value	Total		
		Issued and			other		
			D. C.	changes in			T ()
		paid-up	Deficiency on	available-for-sale	components	W. W. C.	Total
	Notes	share capital	share capital	investments	of equity	Deficit	equity
				(in i	Baht)		
Balance at 1 January 2010		6,033,487,000	(174,296,959)	7,187,790	7,187,790	(8,902,574,935)	(3,036,197,104)
Comprehensive income for the year							
Loss	1213	-	-	-	-	(431,634,820)	(431,634,820)
Other comprehensive income	13 -	-	-	(7,893,754)	(7,893,754)	•	(7,893,754)
Total comprehensive income							
for the period	_		-	(7,893,754)	(7,893,754)	(431,634,820)	(439,528,574)
Balance at 31 December 2010	=	6,033,487,000	(174,296,959)	(705,964)	(705,964)	(9,334,209,755)	(3,475,725,678)
Balance at 1 January 2011		6,033,487,000	(174,296,959)	(705,964)	(705,964)	(0 224 200 755)	
Comprehensive income for the year		0,000,107,000			(703,704)	(9,334,209,755)	(3,475,725,678)
		0,000,107,000			(703,304)	(7,334,207,733)	(3,475,725,678)
Loss	- Control of the Cont	-	E .	-	(703,704)	(422,056,675)	(3,475,725,678) (422,056,675)
Other comprehensive income	13			379,158			
	13				-		(422,056,675)
Other comprehensive income	13 -				-		(422,056,675)
Other comprehensive income Total comprehensive income	13 -	6,033,487,000	(174,296,959)	379,158	379,158	(422,056,675)	(422,056,675) 379,158

Statements of cash flows

For the years ended 31 December 2011 and 2010

	Consolie	dated	Separate		
	financial sta	itements	financial st	atements	
	2011	2010	2011	2010	
		(in Ba	ht)		
Cash flows from operating activities					
Loss for the period	(422,056,675)	(431,634,820)	(422,056,675)	(431,634,820)	
Adjustments for					
Depreciation and amortisation	5,577	5,577	5,577	5,575	
Reversal allowance for doubtful debt	(7,175,443)	(20,381)	(7,175,443)	(20,381)	
Interest income	(270,860)	(426,110)	(264,278)	(423,316)	
Impairment loss on investment		<u> </u>	75,739	79,026	
	(429,497,401)	(432,075,734)	(429,415,080)	(431,993,916)	
Changes in operating assets and liabilities					
Trade accounts receivable	7,175,443	20,381	7,175,443	20,381	
Withholding tax receivable	40,039	402,531	40,104	402,559	
Other current assets	(1,104,080)	(1,068,461)	(1,104,080)	(1,068,461)	
Other assets	90,600	(5,000)	90,600	(5,000)	
Provision for unpaid operating fee and interest	433,417,808	433,417,808	433,417,808	433,417,808	
Accrued expenses	(2,640,428)	(3,333,927)	(2,640,928)	(3,333,926)	
Other current liabilities	(434,326)	7,252	(434,327)	7,253	
Net cash flows provided by (used in)					
operating activities	7,047,655	(2,635,150)	7,129,540	(2,553,302)	
Cash flows from investing activities					
Interest received	336,411	570,969	329,830	568,176	
Sales of debt securities	-	40,000,000	-	40,000,000	
Increased in debt securities	(31,162,946)	(27,276,430)	(31,162,946)	(27,276,430)	
Net cash flows provided by (used in)					
investing activities	(30,826,535)	13,294,539	(30,833,116)	13,291,746	
Net Increase (decrease) in cash and cash equivalents	(23,778,880)	10,659,389	(23,703,576)	10,738,444	
Cash and cash equivalents at beginning of period	30,340,789	19,681,400	29,264,511	18,526,067	
Cash and cash equivalents at end of period					

The accompanying notes are an integral part of these financial statements.

ITV Public Company Limited and its Subsidiary Notes to the financial statements For the years ended 31 December 2011 and 2010

Note	Contents
1	General information
2	Basis of preparation of the financial statements
3	Changes in accounting policies
4	Significant accounting policies
5	Related parties
6	Cash and cash equivalents
7	Current investments
8	Trade accounts receivable
9	Programming rights and production costs
10	Investments in subsidiary
11	Equipment
12	Share capital and deficiency
13	Other comprehensive income
14	Administrative expenses
. 15	Income tax
16	Basic loss per share
17	Financial instruments
18	Commitments and contingencies
19	Significant agreements with the third parties

ITV Public Company Limited and its Subsidiary Notes to the financial statements For the years ended 31 December 2011 and 2010

These notes form an integral part of the financial statements.

These financial statements were authorised for issue by the Board of directors on 13 February 2012

1 General information

ITV Public Company Limited (the "Company") is a public limited company and is incorporated and domiciled in Thailand. The address of its registered office is 1010 Shinawatra Tower 3, Viphavadi Rangsit Road, Chatuchak, Chatuchak, Bangkok 10900.

The Company has been listed on the Stock Exchange of Thailand since 13 March 2002.

On 4 June 2009, the Stock Exchange of Thailand ("SET") withdrawn the Company's stock from trading board and moved to Non-Performing Group ("NPG"). However, the Company still maintains its status as a listed company which has to comply with the SET's regulation. In accordance with the reviewed financial statements for the first quarter ended 31 March 2009, equity of the Company was below zero and the Company incurred net operating loss for two consecutive years. The Company is in the process of preparing development plans to resolve the cause of delisting and a plan to undertake new business and rehabilitation of the Stock Exchange of Thailand.

On 10 March 2011, the Company received the letter from the SET stating that the Company was in the first phase of the Non-Performing Group (NPG) by the announcement of the SET regarding the amendments and procedures for listed company facing possible delisting due to operations or financial conditions. The said procedures and guidelines required the Company to resolve the delisting grounds within three (3) years (going through 3 stages - each of 1 year) beginning on March 10, 2011. The Company could undertake one - time extension, not more than one (1) year for rehabilitation (The maximum rehabilitation period does not exceed four (4) years). To qualify for an extension, The Company must meet all of the following criteria:-

- 1. Shareholder equity must not be less than Baht 20 million or the Company must generate the profits from the core business in one (1) year period.
- 2. The Company must have a sustainable major core business.
- 3. The Company must have solid plans to resolve the possible delisting grounds.
- 4. The Company must meet other requirements i.e. the company directors or management must not be the prohibited persons.

If the Company is unable to meet the requirements to resolve delisting grounds within the given period, the SET will inform to the SET Board to consider approving delisting the Company's securities.

The parent company during the financial year was Shin Corporation Public Co., Ltd. It was incorporated in Thailand.

The Company used to operate a television broadcasting station under a UHF radio-television broadcasting agreement ("Operating Agreement") provided by the Office of the Permanent Secretary of the Office of the Prime Minister ("PMO"). The Company's Operating Agreement was revoked on 7 March 2007. Therefore, the Company ceased its operations.

The Operating Agreement is a Build Transfer Operate operating agreement according to which the Company has to transfer ownership of certain property and equipment that it procures to the PMO, upon completion of equipment installation.

Notes to the financial statements

For the years ended 31 December 2011 and 2010

The Company has explained about the progress of lawsuit and judgment of the Supreme Administrative Court relating to the Agreement for the Operation of Television Station in note 18 to the financial statements. On 7 March 2007, the letter of revocation of the Operating Agreement was sent by the PMO requesting the Company to repay the debt and return all operations assets under the Operating Agreement back to the PMO within the period specified by the PMO in accordance with the Cabinet resolution passed on 6 March 2007. Such termination caused the Company to cease carrying on the business of the UHF television broadcasting station.

Details of the Company's subsidiary as at 31 December 2011 and 2010 are as follows:

		Country of		
Name of the entity	Type of business	incorporation	Ownership interest	
~			2011	2010
Subsidiary Artware Media Company Limited	Principal business is the lease of equipment for television programs and movies and arranging related marketing events. (At present, the company ceased its operation)	Thailand	99.99	99.99

2 Basis of preparation of financial statements

(a) Basis of preparation

The financial statements are prepared in accordance with Thai Financial Reporting Standards (TFRS) and guidelines promulgated by the Federation of Accounting Professions ("FAP"), applicable rules and regulations of the Thai Securities and Exchange Commission.

During 2010 and 2011, the FAP issued the following new and revised TFRS relevant to the Group's operations and effective for accounting periods beginning on or after 1 January 2011:

TFRS	Topic
TAS 1 (revised 2009)	Presentation of Financial Statements
TAS 7 (revised 2009)	Statement of Cash Flows
TAS 10 (revised 2009)	Events after the Reporting Period
TAS 24 (revised 2009)	Related Party Disclosures
TAS 27 (revised 2009)	Consolidated and Separate Financial Statements
TAS 33 (revised 2009)	Earnings per Share
TAS 34 (revised 2009)	Interim Financial Reporting
TAS 37 (revised 2009)	Provisions, Contingent Liabilities and Contingent Assets

The adoption of these new and revised TFRS has resulted in changes in the Group's accounting policies. The effects of these changes are disclosed in note 3.

ITV Public Company Limited and its Subsidiary Notes to the financial statements For the years ended 31 December 2011 and 2010

(b) Financial status

As at 31 December 2011, the Company's current liabilities exceed its current assets by an amount of Baht 3,898 million and deficit in excess of its share capital by an amount of Baht 3,898 million (31 December 2010 ITV's current liabilities exceed its current assets by an amount of Baht 3,476 million and deficit in excess of its share capital by an amount of Baht 3.476 million). In addition, as discussed in note 18 to the financial statements, in consequence of the ruling of the Supreme Administrative Court on 13 December 2006 the Company is liable for unpaid operating agreement fee totaling Baht 2.210 million and the interest on the total unpaid operating agreement fee at 15% per annum including the penalty arising from the alteration of television programming of Baht 97,760 million which are still under dispute. The Company has not yet paid these unpaid operating agreement fee including interest and penalty. The Company's agreement for the operation was revoked on 7 March 2007 by the PMO. Therefore, the Company ceased its operation at that date. In addition, the PMO claimed the undelivered value of assets under the Operation Agreement amounting to Baht 656 million plus interest on 30 March 2007. In addition, the Company is still in the arbitral proceeding regarding the unpaid operating agreement fee including interest, penalty arising from the alteration of television programming of Baht 97,760 million and value of undelivered assets including its interest. These events indicate a material uncertainty which may cast significant doubt on the Company's ability to continue as a going concern.

(c) Basis of measurement

The financial statements have been prepared on the historical cost basis except for the following material items in the statements of financial position:

- -derivative financial instruments are measured at fair value;
- -financial instruments at fair value through profit or loss are measured at fair value;
- -available-for-sale financial assets are measured at fair value:

(d) Presentation currency

The financial statements are prepared and presented in Thai Baht. All financial information presented in Thai Baht has been rounded in the notes to the financial statements to the nearest million.

(e) Use of estimates and judgements

The preparation of financial statements in conformity with TFRS requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. Actual results may differ from estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which estimates are revised and in any future periods affected.

ITV Public Company Limited and its Subsidiary Notes to the financial statements

For the years ended 31 December 2011 and 2010

3 Changes in accounting policies

(a) Overview

From 1 January 2011, consequent to the adoption of new and revised TFRS as set out in note 2, the Group has changed its accounting policies in the following areas:

• Presentation of financial statements

Details of the new accounting policies adopted by the Group and the impact of the changes on the financial statements are included in note 4 below. Other new and revised TFRS did not have any impact on the accounting policies.

(b) Presentation of financial statements

From 1 January 2011, the Group has adopted TAS 1 Presentation of Financial Statements (Revised 2009). Under the revised standard, a set of financial statements comprises:

- Statement of financial position;
- Statement of comprehensive income;
- Statement of changes in equity;
- Statement of cash flows; and
- Notes to the financial statements.

As a result, the Group presents all owner changes in equity in the statement of changes in equity and all non-owner changes in equity in the statement of comprehensive income. Previously, all such changes were included in the statement of changes in equity.

Comparative information has been re-presented so that it also is in conformity with the revised standard. Since the change in accounting policy only impacts presentation aspects, there is no impact on reported profit or earnings per share.

4 Significant accounting policies

(a) Basis of consolidation

The consolidated financial statements relate to the Company and its subsidiary.

Subsidiary

Subsidiaries are entities controlled by the Group. Control exists when the Group has the power, directly or indirectly, to govern the financial and operating policies of an entity so as to obtain benefits from its activities. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

Notes to the financial statements

For the years ended 31 December 2011 and 2010

The accounting policies of subsidiary have been changed where necessary to align them with the policies adopted by the Group. Losses applicable to non-controlling interests in a subsidiary are allocated to non - controlling interests even if doing so causes the non-controlling interests to have a deficit balance.

Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealised income or expenses arising from intra-group transactions, are eliminated in preparing the consolidated financial statements. Unrealised gains arising from transactions with joint ventures are eliminated against the investment to the extent of the Group's interest in the investee. Unrealised losses are eliminated in the same way as unrealised gains, but only to the extent that there is no evidence of impairment.

(b) Financial instruments

Financial instruments carried on the balance sheet include cash and cash equivalents, current investments, trade accounts receivable, loans to a subsidiary, withholding tax receivable, provision for unpaid operating agreements and interest, accrued expenses and other current liabilities. The particular recognition methods adopted are disclosed in the individual policy statements associated with each item.

(c) Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and deposits held at banks and other short-term highly liquid investments with original maturities of three months or less.

(d) Trade and other accounts receivable

Trade and other accounts receivable are stated at their invoice value less allowance for doubtful accounts.

The allowance for doubtful accounts is assessed primarily on analysis of payment histories and future expectations of customer payments. Bad debts are written off when incurred.

(e) Investments

Investments in subsidiary

Investments in subsidiary in the separate financial statements of the Company are accounted for using the cost method.

Investments in other debt and equity securities

Marketable equity securities which are classified as available-for-sale securities are carried at fair value. Fair value of marketable equity securities is calculated by reference to the purchasing prices quoted by the Stock Exchange at the close of business on the reporting date. Increases/decreases in the carrying amount are credited/charged against unrealised gains/losses from revaluation of investment in shareholders' equity.

ITV Public Company Limited and its Subsidiary Notes to the financial statements For the years ended 31 December 2011 and 2010

Investments in non-marketable equity securities are classified as general investments, presented in statements of financial position at cost. Current investments represent time deposits, bills of exchange and promissory notes with original maturities of more than 3 months but less than 12 months.

Investment in held to maturity bond is presented at amortisted cost.

A test for impairment is carried out when there is a factor indicating that an investment might be impaired. If the carrying value of the investment is higher than its recoverable amount, impairment loss is charged to the statements of income.

When disposing, the difference between the receipt from disposal and the book value of such investments is recognised in the statements of comprehensive income. When disposing of part of the Group's holding of a particular investment in equity securities the carrying amount of the disposed part is determined by reference to the average carrying amount of the total holding of the investment.

(f) Equipment

Equipment is stated at historical cost less accumulated depreciation.

Depreciation

Depreciation is charged to the statements of comprehensive income on a straight-line basis over the estimated useful lives of each part of an item of equipment. The estimated useful lives are as follows:

Office equipment

5 years

In case that a book value is higher than realizable value, the book value will be adjusted to be realisable value.

(g) Programming rights

Programming rights

The Company buys programming rights for broadcasting. Programming rights are stated at cost. The cost comprises both the purchase price and other costs directly attributable to the acquisition of the programming rights, such as duties, less all attributable discounts, allowance or rebates. Provision is made, where necessary, for impairment based on the estimated recoverable value.

The cost of the programming rights is amortised according to the number of transmissions specified in the broadcasting agreement. If the program is broadcasted more than once, the cost of programming rights is amortised at a rate of 80% on the first transmission and 20% on the second transmission.

(h) Impairment

The carrying amounts of the Group's assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, the assets' recoverable amounts are estimated. For goodwill and intangible assets that have indefinite useful lives or are not yet available for use, the recoverable amount is estimated each year at the same time.

Notes to the financial statements

For the years ended 31 December 2011 and 2010

An impairment loss is recognised if the carrying amount of an asset exceeds its recoverable amount. The impairment loss is recognised in the statements of income unless it reverses a previous revaluation credited to equity, in which case it is charged to equity.

When a decline in the fair value of an available-for-sale financial asset has been recognised directly in equity and there is objective evidence that the value of the asset is impaired, the cumulative loss that had been recognised directly in equity is recognised in the statements of income even though the financial asset has not been derecognised. The amount of the cumulative loss that is recognised in the statements of income is the difference between the acquisition cost and current fair value, less any impairment loss on that financial asset previously recognised in the statements of income.

(i) Trade and other accounts payable

Trade and other accounts payable are stated at cost.

(j) Provisions

A provision is recognised when the Group has a present legal or constructive obligation as a result of a past event, and it is probable that an outflow of 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 is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability.

(k) Revenue

Interest income and return on investments are recognised in the statements of comprehensive income as they accrue unless collectibility is in doubt.

(1) Expense

Finance costs

Interest expenses and similar costs are charged to the statements of income for the period in which they are incurred, except to the extent that they are capitalised as being directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to be prepared for its intended use or sale. The interest component of finance lease payments is recognised in the statements of income using the effective interest rate method.

(m) Income tax

Income tax on the profit or loss for the year comprises current and deferred tax. Income tax is recognised in the statements of comprehensive income except to the extent that it relates to items recognised directly in equity.

Current tax

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted at the reporting date.

Deferred tax

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted at the reporting date.

A deferred tax asset is recognised to the extent that it is probable that future taxable profits will be available against which the temporary difference can be utilised. Deferred tax assets are reduced to the extent that the related tax benefit will be realised.

5 Related parties

The Company is controlled by Shin Corporation Public Co., Ltd. ("INTOUCH"), incorporated in Thailand, which owns 52.92 % of the Company's shares as at 31 December 2011 (31 December 2010: 52.92%). The remaining 47.08% of the shares (31 December 2010: 47.08%) are widely held.

Transactions related to the Group within the Shin Group, such as subsidiaries, associates, management, and related parties, including transactions related to companies of Cedar and Aspen and the Temasek group are recognised as related party transactions to the Group.

During the year, the Group entered into a number of transactions with its parent company and related companies, the terms of which were negotiated on an arm's length basis in the ordinary course of business and according to normal trade conditions.

Significant transactions for the years ended 31 December 2011 and 2010 with related parties were as follows:

	Consolidated financial statements		Separate financial statemen	
	2011 2010 2011 (in thousand Baht)			2010
Related parties – Intouch Group Return on investments through private funds, managed by independent fund				
manager	2,496	2,220	2,496	2,220
Directors' remuneration	4,800	4,800	4,800	4,800

Balances as at 31 December 2011 and 2010 with related party were as follows:

		olidated statements	Separate financial statements		
	2011	2010	2011	2010	
		(in thouse	ınd Baht)		
Accrued interest receivable from debenture through private funds, managed by independent fund manager					
Related party – Intouch Group	441	574	441	574	
Current investments in debenture through private funds, managed by independent fund manager			w.		
Related party - Intouch Group	46,332	47,114	46,332	47,114	

6 Cash and cash equivalents

	Consol	idated	Separate		
	financial st	atements	financial statements		
	2011	2010	2011	2010	
		(in thousar	d Baht)		
Cash on hand	8	8	8	8	
Cash at banks - saving accounts	6,554	30,333	5,553	29,257	
Total	6,562	30,341	5,561	29,265	

The weighted average effective interest rate of savings deposits and highly liquid short-term investments was 1.52% per annum (2010: 1.77% per annum).

Cash and cash equivalents of the Group and the Company as at 31 December 2011 and 2010 were denominated entirely in Thai Baht.

7 Current investments

	Conso	idated	Separate	
	financial st	tatements	financial st	atements
	2011	2010	2011	2010
		(in thousa	and Baht)	
Securities available for sale	1,119,683	1,088,521	1,119,683	1,088,521
Unrealised gain(loss) on securities				
available for sale	(327)	(706)	(327)	(706)
Total	1,119,356	1,087,815	1,119,356	1,087,815

Current investments of the Company as at 31 December 2011 and 2010 were denominated entirely in Thai Baht.

The return on investments was 2.88% (From starting date of investment until 31 December 2010: was 2.51%).

In 2011 and 2010, the Company has hired 2 security institutions to manage portfolio of investments as describe in note 19.

ITV Public Company Limited and its Subsidiary

Notes to the financial statements

For the years ended 31 December 2011 and 2010

8 Trade accounts receivable

	Consoli	dated	Separate	
	financial sta	atements	financial statements	
	2011	2010	2011	2010
		(in thousand	d Baht)	
Other parties	4,004	10,448	4,004	10,448
	4,004	10,448	4,004	10,448
Less Allowance for doubtful accounts	(4,004)	(10,448)	(4,004)	(10,448)
Net			-	*

Trade accounts receivable of the Group as at 31 December 2011 and 2010 were denominated entirely in Thai Baht.

Aging analyses for trade accounts receivable were as follows:

	Consoli	dated	Separate		
	financial sta	atements	financial sta	atements	
	2011	2010	2011	2010	
		(in thousan	d Baht)		
Other parties					
Overdue:					
Over 12 months	4,004	10,448	4,004	10,448	
Less Allowance for doubtful accounts	(4,004)	(10,448)	(4,004)	(10,448)	
Total	_			_	

9 Programming rights and production costs

*	Consolidated and separate			
	financial statements			
	2011	2010		
	(in thousand Baht)			
At 1 January	103,199	103,199		
Less Allowance for impairment	(103,199)	(103,199)		
At 31 December				

10 Investments in subsidiary

	_	Separate		
	financial st	financial statements		
	2011	2010		
	(in thousa	nd Baht)		
At 1 January	25,000	25,000		
Allowance for impairment	(23,929)	(23,854)		
At 31 December	1,071	1,146		

Investment in subsidiary as at 31 December 2011 and 2010 and dividend income for the years ended 31 December 2011 and 2010 were as follows:

	Separate financial statement										
	Ownership interest	Paid-up	capital	Cost m	nethod	Impai	rment	At cos	t - net	Dividend for the	
	2011 2010	2011	2010	2011	2010	2011	2010	2011	2010	2011	2010
	(%)					(in thousan	d Baht)				
Subsidiary											
Artware Media											
Company Limited	99.99 99.99	25,000	25,000	25,000	25,000	(23,929)	(23,854)	1,071	1,146_		
Total		25,000	25,000	25,000	25,000	(23,929)	(23,854)	1,071	1,146	_	-

11 Equipment

	Consolidated financial statements (in thousa	Separate financial statements and Baht)
Cost		
At 1 January 2010	206	206
Disposals	-	-
At 31 December 2010 and 1 January 2011	206	206
Disposals	-	
At 31 December 2011	206	206
Depreciation		
At 1 January 2010	187	187
Depreciation charge for the year	5	5
Disposals	-	-
At 31 December 2010 and 1 January 2011	192	192
Depreciation charge for the year	6	6
Disposals	-	-
At 31 December 2011	198	198
Net book value		
At 1 January 2010	19	19
At 31 December 2010 and 1 January 2011	14	14
At 31 December 2011	8	8

The Group has not fully depreciated equipment that is still in use as at 31 December 2011 and 2010.

12 Share capital and deficiency

	Number of				
	registered	Issued and	Ordinary	Deficiency	
	share capital	Paid-up	shares	on capital	Total
	(in thousa	nd shares)		(in thousand Baht)	
At 1 January 2010	1,560,000	1,206,697	6,033,487	(174,297)	5,859,190
Issue of shares	-	-	=		-
As at 31 December 2010					
and 1 January 2011	1,560,000	1,206,697	6,033,487	(174,297)	5,859,190
Issue of shares	-		=	<u> </u>	_=_
As at 31 December 2011	1,560,000	1,206,697	6,033,487	(174,297)	5,859,190

As at 31 December 2011, the total authorised number of ordinary shares was 1,560 million shares (2010: 1,560 million shares) with a par value of Baht 5 per share (2010: Baht 5 per share).

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13 Other comprehensive income

	Consolidated financial statements		Separate financial statements		
Year ended 31 December	2011	2010	2011	2010	
	(in thousand Baht)				
Change in fair value of					
available-for-sale investments					
Profit (loss) during the period	567	(7,621)	567	(7,621)	
Less Profit (loss) recognised in the					
statements of comprehensive income	(188)	(273)	(188)	(273)	
Total other comprehensive income	379	(7,894)	379	(7,894)	

14 Administrative expenses

	Consolidated financial statements		Separate financial statements	
	2011	2010	2011	2010
	(in thousand Baht)			
Consult and management fees	13,706	14,059	13,626	13,979
Lawyer and finance fees	4,488	5,757	4,488	5,757
Others	1,468	1,303	1,468	1,303
Total	19,662	21,119	19,582	21,039

15 Income tax

The income tax on the Group's loss before tax for the years ended 31 December 2011 and 2010 differ from the theoretical amount that would arise using the basic tax rate of the Group as follows:

	Consolidated financial statements		Separate		
			financial s	tatements	
	2011	2010	2011	2010	
	(in thousand Baht)				
For the years ended 31 December					
Loss before income tax	(422,057)	(431,635)	(422,057)	(431,635)	
Tax rate	30%	30%	30%	30%	
The result of the accounting loss					
multiplied by the income tax rate	(126,617)	(129,491)	(126,617)	(129,491)	
Tax losses in current peirod not					
recognised as deferred tax assets	126,589	129,490	126,589	129,490	
Expenses not deductible for tax purpose	28	1	28	1	
Tax charge		-	_	-	

ITV Public Company Limited and its Subsidiary Notes to the financial statements

For the years ended 31 December 2011 and 2010

16 Basic loss per share

The calculations of basic loss per share for the years ended 31 December 2011 and 2010 were based on the loss for the years attributable to equity holders of the Company and the number of ordinary shares outstanding during the year as follows:

	Consolidated financial statements		Separate financial statements		
	2011	2010	2011	2010	
	(in thousand Baht / thousand shares)				
Loss	(422,057)	(431,635)	(422,057)	(431,635)	
Basic loss attributable to equity holders of the Company Number of ordinary shares outstanding	(422,057)	(431,635)	(422,057)	(431,635)	
	1,206,697	1,206,697	1,206,697	1,206,697	
Basic loss per share (in Baht)	(0.35)	(0.36)	(0.35)	(0.36)	

17 Financial instruments

As at 31 December 2011 and 2010, the Group has the following risks relating to significant financial instruments:

Credit risk

The Group has no significant concentrations of credit risk.

Fair values

The carrying amounts of the following financial assets and financial liabilities approximate their fair value: cash and cash equivalent, trade receivables, related party balances, withholding tax receivable, provision for unpaid operating agreement fee and interest, accrued expenses and other current liabilities. Fair values of current investments are determined in note 7.

18 Commitments and contingencies

18.1 Commitments from the Operating Agreement before to be revoked the Agreement (Effective date 7 March 2007)

On 7 March 2007, the Company received the letter of termination of the Operating Agreement from the PMO. This caused the following disputes that are currently under the process of consideration;

1. A case of the arbitration institution dispute No. 46/2550 in which the Company is the plaintiff regarding the PMO's unduly termination of the Operating Agreement which was wrongfully performed in breach of the Operating Agreement and against the law, including the arbitration institution dispute No. 1/2550 on 4 January 2007 which disputes payment of the program penalty fee and interest approximately totaling Baht 100,000 million. Both disputes are currently under the consideration of the arbitration institution, under the arbitration proceedings.

2. A case in which the Company is the defendant whereby the PMO demanded that the Company make the payment of the program penalty fee, interest, approximately totaling Baht 100,000 million to Supreme Administrative Court in Black Case No. 640/2550. Later, on 19 December 2007, the Supreme Administrative Court upheld the Central Administrative Court's verdict for the dismissal of the aforesaid case in order to allow the parties to Operating Agreement to use the arbitration proceeding for Cases No. 1/2550 and No. 46/2550.

This shall be subject to the judgment of the Court which may vary from the estimated amount provided in the financial statements, which may the amount of income, expenditure, assets and liabilities, and disclosure information regarding assets and unpredictable liabilities.

18.2 The contingent liabilities which may have arisen from the dispute between the Company and the PMO relating to the Operating Agreement

a) Sequence of significant events of the dispute between the Company and the PMO

On 30 January 2004, the arbitration award granted by the arbitration panel on the dispute between the Company and the PMO in accordance with the Operating Agreement can be summarised as follows;

- 1. The PMO shall indemnify the Company in the amount of Baht 20 million.
- 2. The Operating Agreement fee to be paid shall be reduced and adjusted by reducing the fee to 6.50% (from the original rate of 44%) of gross revenue or the minimum guarantee of Baht 230 million (reduced and adjusted from the original Operating Agreement of the 8th year of Baht 800 million, the 9th year of Baht 900 million, and the 10th 30th year of Baht 1,000 million each year), whichever is higher, starting from 3 July 2002.
- 3. The PMO shall return parts of the minimum guarantee of Baht 800 million paid by the Company subject to conditions during the arbitration proceedings on 3 July 2003. The amount to be returned is Baht 570 million.
- 4. The Company is eligible to broadcast its television programmes during the prime time (7.00 p.m. 9.30 p.m.) without being restricted to news, documentaries and social benefit items. The Company must, however, broadcast news, documentaries and social benefit programmes for not less than 50% of its total airtime, subject to the rules and regulations issued by governmental agencies applicable in general to all television stations.

On 27 April 2004, the PMO filed the complaint with the Central Administrative Court for setting aside the arbitral award granted by the arbitration panel.

On 9 May 2006, the Central Administrative Court handed down its ruling regarding the revocation of the arbitration award.

On 7 June 2006, the Company filed an appeal against the verdict of the Administrative Court of the First Instance with the Supreme Administrative Court, and the Supreme Administrative Court received the execution of the judgment.

On 13 December 2006, the Supreme Administrative Court ruled to uphold the judgment of the Central Administrative Court regarding revocation of the arbitral award dated 30 January 2004. As a consequence of that ruling, the Company has to follow the previous terms and conditions as specified in the Operating Agreement on the following;

ITV Public Company Limited and its Subsidiary

Notes to the financial statements

For the years ended 31 December 2011 and 2010

- 1. The Company is required to change its television programmes to be in line with Clause 11 of the Operating Agreement which covers the combination of news, documentaries and social benefit programmes which shall not be less than 70% of total air-time, and all programmes broadcasted during the prime time (7.00 p.m. 9.30 p.m.), have to be these kinds of programmes.
- 2. The Company is required to follow Clause 5 (the Operating Agreement fee to be rate of 44% and the minimum guarantee of Baht 1,000 million) of the Operating Agreement in respect of payment of Operating Agreement fee to the PMO.

On 14 December 2006, the PMO issued a letter dated 14 December 2006 claiming that;

- 1. The Company is required to alter the television programming in order to comply with Clause 11 of the agreement for the operation.
- 2. The Company is required to pay the unpaid Operating Agreement fee totalling Baht 2,210 million, for the 9th operating year (the Seventh Payment) in the amount of Baht 670 million, the 10th operating year (the Eighth Payment) in the amount of Baht 770 million and the 11th operating year (the Ninth Payment) in the amount of Baht 770 million plus 15% interest per annum on the unpaid Operating Agreement fee, calculated on a daily basis from the date the payment become overdue.
- 3. The Company is required to pay the penalty fee in accordance with Clause 11, second paragraph, of the Operating Agreement from 1 April 2004 to 13 December 2006 at the rate of 10% of the annual Operating Agreement fee, calculated on a daily basis from the date the payment become overdue. As the Company had not scheduled programmes following Clause 11, first paragraph, the penalty fee for breach determined by the PMO is in the amount of Baht 97,760 million (The Company changed its programming schedule following the Supreme Administrative Court's judgment on 14 December 2006).

The PMO demanded that all payments must be paid within 45 days of the receipt of such notice (received on 15 December 2006). In the event that the Company fails to repay such amount within the allocated period of time, the PMO will have to act in accordance with the terms of the Operating Agreement and any relevant law.

On 21 December 2006, the Company sent a letter to the PMO which is summarised as follows;

- 1. The Company has altered the television programming in compliance with Clause 11 of the Operating Agreement since 14 December 2006.
- 2. The Company was not in default for the payment of the Operating Agreement fee since the Operating Agreement fee amounting to Baht 230 million was paid to the PMO in accordance with the arbitral award. Since the arbitral award was bound to both parties under Clause 15 of the Operating Agreement, the Company had no liability on interest of the Operating Agreement fee during the period that the arbitral award was granted until the Supreme Administrative Court's judgment was handed down.
- 3. The Company disagreed with the PMO on the issue of the penalty fee amounting to Baht 97,760 million with the 45 days payment period as follows;

- 3.1 The Company has not breached the Operating Agreement because the Company has complied with Clause 15 of the Operating Agreement which states that "The arbitral award shall be bound to both parties.", the last paragraph in Clause 30 of the Arbitration rules of Judiciary Office and the second paragraph of Section 70 of Act on Establishment of Administrative Courts and Administrative Court Procedure, B.E. 2542. Consequently, the alteration of television programming from 1 April 2004 to 13 December 2006 (the date that the Supreme Administrative Court's judgment was handed down) has duly complied with the Operating Agreement and law.
- 3.2 As to the Operating Agreement regarding the penalty fee incurred on the alteration of television programming, the PMO has the right to terminate the Operating Agreement. However, in order to comply with the arbitration proceeding as stated in section 3.1, if it is apparent that the Company breaches the Operating Agreement, the PMO shall be entitled to terminate the Operating Agreement if the process of settlement of dispute becomes final.
- 3.3 The Supreme Administrative Court gazette No. 78/2549 dated 13 December 2006 stated that "Regarding the matter of the penalty, the parties have to resolve these themselves, and if the dispute cannot be resolved, the statement of claims is required to be filed in accordance with the procedure defined in the Operating Agreement".
- 3.4 The issue of interest and the penalty incurred from the alteration of television programming had not been finalised since it was not an issue raised for consideration by the Supreme Administrative Court. Therefore, if the parties had any controversy thereon and it cannot be resolved, the statement of claims shall then enter into arbitration proceeding in accordance with Clause 15 of the Operating Agreement stating that "If any dispute or controversy arises in connection with this Operating Agreement, both parties shall agree to submit the said dispute for arbitration, and the Arbitration Committee's award shall be final and binding".

The Company and its legal consultant viewed that the calculation of the penalty of the PMO was not in compliance with the objective of the Operating Agreement. The penalty should be calculated at Baht 274,000 per day as a maximum amount, not Baht 100 million per day as stated by the PMO. However, if the penalty fees are charged, the penalty for the period from 1 April 2004 to 13 December 2006 should be Baht 268 million, not Baht 97,760 million as claimed to be paid and led to cancellation of agreement by the PMO.

With regard to the interest on the unpaid Operating Agreement fee claimed by the PMO, the Company and its legal consultant is of the opinion that during the period that the Company complied with the arbitral award, the Company neither had a liability to settle the debt nor was at default to pay the Operating Agreement fee since the Operating Agreement fee of Baht 230 million was paid in accordance with the arbitral award. The arbitral award become binding on both parties under Clause 15 at the time it comes into force, since the Company was not at default in the payment of the Operating Agreement fee or makes the delay payment. In addition, the PMO has not requested provisional remedial measures from the Court to order the Company not to comply with the arbitral award in such period of time. Consequently, the Company has no liability for the interest of the Operating Agreement fee and the PMO has no right to claim for the unpaid Operating Agreement fee during the period that the arbitral award was valid and the judgment of the Central Administrative Court was not enforceable during the period that the appeal was submitted to the Supreme Administrative Court.

On 4 January 2007, referring to the penalty for alteration of television programming and interest of overdue Operating Agreement fee, the Company filed the statement of claim, Black Case number 1/2550, to the Arbitration Institute. With regard to Operating Agreement fee in the amount of Baht 2,210 million, the Company has the opinion that in order to comply with the Operating Agreement and to compromise with the PMO not to terminate the Operating Agreement affecting The Company's

business. The Company proposed that the PMO to pay the amount of Baht 2,210 million with the condition that the PMO shall enter into the arbitration proceeding seeking the arbitral award on the penalty fee and interest of the Operating Agreement fee. Nevertheless, the PMO did not accept the said proposal on 31 January 2007.

On 2 February 2007, the Company submitted a letter to the Prime Minister appealing for justice and proposing that the PMO accept the Operating Agreement fee in the amount of Baht 2,210 million and enter into the arbitral proceedings on the issue of the penalty fee and interest.

On 13 February 2007, the PMO did not accept the said proposal. As a result, the Company's proposal shall not be enforceable from the date that the PMO rejected the Company's proposal in writing and the Company had no onward liability on its proposal onward in accordance with Section 357 of the Civil Code. Thereafter, the Central Administrative Court made an order striking out the case, Black Case number 640/2550 dated 22 June 2007 from the Case List. The Court ruled that the PMO's claimant stating that the Company accepted the unpaid debts of Baht 2,210 million cannot be viewed as the Company accepting liability because it was an option proposed by the Company which it had not become final, and thus considered as a dispute to be enter into arbitration proceedings.

On 20 February 2007, the Company issued a complaint to prescribe provisional remedial measures, and a complaint of compelling urgency was filed with the Central Administrative Court. The following matters are as follows;

- The Company requested the Central Administrative Court to rule that the right to terminate the Operating Agreement of the PMO will be revoked during the period that the penalty fee was incurred from the change of television programming, and interest of the unpaid Operating Agreement fee of approximately Baht 100,000 million will not be paid until the arbitral award is granted and the dispute becomes finalised.
- 2. The Company requested the Central Administrative Court to specify the grace period to make the payment of the unpaid Operating Agreement fee amounting to Baht 2,210 million within 30 days of the date of the receipt of the Court order.

On 21 February 2007, the Central Administrative Court ordered the rejection of the complaint to prescribe provisional remedial measures and the complaint of compelling urgency. The Court ruled that in the case of the PMO's right of termination of Operating Agreement, the Company was entitled to claim for damages arisen from such termination if the Company viewed that such termination was incorrect. In respect of the fact that the PMO requested the Company to pay the penalty fee and interest of the Operating Agreement fee as well as requested the Court demanding the Company to pay the Operating Agreement fee amount of Baht 2,210 million to the PMO within 30 days from the date that the Court had granted the order, the Court opinioned that it was the case that such issues shall be mutually negotiated between the Company and the PMO. If the Company viewed that the Company should not be bound to pay or requested to provide debt settlement, the Company was eligible to process under the Operating Agreement and legal proceeding. Therefore, the Court did not deem it necessary to prescribe provisional remedial measures to the Company during the time that such process was being made. The order of the Central Administrative Court shall be deemed final and cannot be further appealed.

On 7 March 2007, the letter of revocation of the Operating Agreement was sent by the PMO requesting the Company to repay the debt and return all operations assets under the Operating Agreement back to the PMO within the period specified by the PMO in accordance with the Cabinet resolution passed on 6 March 2007. Such termination caused the Company to cease carrying on the business of the UHF television broadcasting station.

On 28 March 2007, the Company sent a letter to the PMO disputing that the termination of the Operating Agreement exercised by the PMO demanding that the Company pay the debts of approximately Baht 100,000 million was not in compliance with the law and terms of agreement. The reason is that the Company has not breached the Operating Agreement and disagreed with the said revocation. The termination of the Operating Agreement harmed the Company's business operations which shall be the responsibility of the PMO, and the Company reserved its right on any further legal action against the PMO.

On 30 March 2007, the PMO requested the Central Administrative Court in the Black Case number 640/2550 to order the Company to pay unpaid Operating Agreement fee of Baht 2,210 million, the 12th Operating Agreement fee of Baht 677 million (counted from the date the arbitration panel judged the arbitral award to 7 March 2007), interest of overdue Operating Agreement fee of Baht 562 million (counted from the date the arbitration panel judged the arbitral award to the date of requesting of the order, 30 March 2007), adjusting of television program fee of Baht 97,760 million, and the undelivered value of assets under Operating Agreement of Baht 656 million with 7.5% of the interest of the undelivered value of assets counted from the requested date until the Company repays in full. The undelivered value of assets fee is a new issue that the PMO has previously not raised. The aggregated amount is Baht 101,865 million.

On 8 May 2007, the Company filed against the PMO for the complaint to the Central Administrative Court in the Black Case number 910/2550 requesting that the PMO pay the compensation in the amount of Baht 119,252 million in respect of Article 5 pa.4 which has not been approved by cabinet caused the Company's damages.

On 9 May 2007, the Company filed the statement of claim, Black Case number 46/2550, with the Arbitration Institute seeking an arbitral award granted by the arbitration panel to rule that the Operating Agreement terminated by the PMO was not in accordance with law and the terms of Agreement, the PMO 's claim for the Company for payment of the Operating Agreement fee (fraction), interest, penalty fee and value of undelivered assets was incorrect, and compensation shall be paid to the Company by the PMO.

On 30 May 2007, the Central Administrative court ordered the dismissal of the Black Case number 910/2550 filed by the Company in respect of Article 5 pa.4 which has not been approved by cabinet caused the Company's damages. The reason for the dismissal of the case was its expiry by law (10 years).

On 22 June 2007, the Central Administrative Court passed an order striking out Black Case number 640/2550 in which the PMO demanded that the Company pay the Operating Agreement fee, interest, penalty fee and value of undelivered assets from the Case List, so that the parties of the Operating Agreement shall enter into arbitration proceedings as specified in the Operating Agreement. On 24 July 2007, the PMO filed and appeal against the verdict of the Central Administrative Court (of the First Instance) with the Supreme Administrative Court regarding revocation of Black Case number 640/2007 by the Central Administrative Court. In addition, the PMO also issued a complaint to prescribe provisional remedial measures in order to stop arbitration proceedings and await for order of the Supreme Administrative Court.

On 11 July 2007, the Company appealed to the Supreme Administrative Court for the Central Administrative Court's order to dismiss Black Case number 910/2550 because of its expiry. (The case No. 910/2550 was the issue that the Company filed the dispute against the PMO in respect of Article 5 pa.4 which has not been approved by cabinet caused the Company's damages and claim to be paid for damages from the PMO in the amount of Baht 119,252 million).

On 24 July 2007, the PMO filed and appeal against the verdict of the Central Administrative Court (of the First Instance) with the Supreme Administrative Court regarding revocation of Black Case number 640/2550 by the Central Administrative Court. In addition, the PMO also issued a complaint to prescribe provisional remedial measures in order to stop arbitration proceedings and await for order of the Supreme Administrative Court.

On 29 October 2007, the Company filed a complaint to prescribe the provisional remedial measures to the Central Administrative Court to prescribe provisional remedial measures and the complaint in the case of compelling urgency filed. The complaint was to request the Court to order that the Public Television Bill shall not become effective. The said Bill was approved in principle by the Cabinet and shall be brought to be considered by rules to drop the draft bill on the Thai Public Television Broadcasting Station Act ("TPBS") which was approved by the Cabinet on 24 April 2007 and shall be submitted to the National Legislative Assembly ("NLA") on 31 October 2007. The Company contested that if the Bill is approved and becomes enforceable, neither the award granted by the Arbitration Committee nor the judgment given by the Administrative Court on the dispute or case arisen between the Company and the PMO after 31 October 2007, which one of the claims that the Company claimed against the PMO to indemnify for damages and/or grant the Company of the operating right to re-operate the UHF Broadcasting Television Station for the remaining period as specified in the Operating Agreement, shall not be effective for final approval before its effective announcement. The reason is that all business including rights, obligations, assets, budget, debt, frequency rights and encumbrance of the Company shall be transferred to the government subject to Section 57, Transitory Provisions of the Bill. Consequently, the Company then requested the Central Administrative Court to commence urgent proceedings and rule that the Bill shall not be brought for the NLA's consideration in accordance with any method that the Court shall deem appropriate until the case becomes final or the Court passes other judgment.

On 30 October 2007, the Central Administrative Court rejected the complaint clarifying that the approval process of the Bill taken by the NLA is a legislative power under the Constitutional Law, and is not acting as an administrative power, therefore, the Court is unable to make an order forbiding the undertaking of the NLA to cancel the aforesaid complaint of the Company for the reason that NLA is not the Administrative Government agency, but acted as a State Legislative Assembly Council Authority for which the Administrative court has no access right to prohibit its bill approval process. In addition, since the said disputes are currently on the account of the Arbitration Committee or the court is on the process of consideration of the Company cases, the Central Administrative Court shall then be deemed unable to prescribe the provisional remedial measures as per the Company's complaint. The Administrative court remedial measures shall not be appropriate in the meantime.

On 31 October 2007, the said bill was approved by the NLA and its effective date shall be announced by the government gazette at a later stage. Nevertheless, the other claims of the Company which required the PMO to indemnify for damages by paying the damages amount will remain valid if in case the court rules in favour of the Company in the existing lawsuits.

On 14 November 2007, the Supreme Administrative Court reaffirmed the Central Administrative Court's order in dismissing the case No. 910/2550 due to its expiry (10 years). Such case was filed by the Company requesting the PMO to pay the amount of Baht 119,252 million regarding the invalidity of Article 5 pa.4 due to the PMO did not propose to the cabinet for approval caused the Company's damage.

On 19 December 2007, the Supreme Administrative Court upheld the Central Administrative Court's verdict for the dismissal of the referenced case in order to allow the parties to the Operating Agreement to use the arbitration proceeding. Accordingly, that the Company submitted the arbitration institution dispute No. 1/2550 to the arbitration institution on 4 January 2007, (prior to the termination of the Operating Agreement) seeking the ruling on the fine for the adjustment of the broadcasting schedule and the interest on the difference of the minimum Operating Agreement fee, and the

arbitration institution dispute No. 46/2550 on 9 May 2007, (after the termination of the Operating Agreement) with regard to PMO's illegally terminating the Agreement for the Operation in breach of the Operating Agreement and against the law, and both disputes are currently under the consideration of the arbitration institution, the arbitration proceeding shall continue.

On 15 January 2008, the State Legislative Assemble Council Authority announced Thai Public Television Broadcasting Station Act ("TPBS") effective date by law being 15 January 2008. The Bill was approved and becomes enforceable, and neither the award granted by the Arbitration Committee nor the judgment given by the Administrative Court on the dispute or case arisen between the Company and the PMO, for which one of the claims the Company made against the PMO to indemnify for damages and/or grant the Company of the Operating right to re-operate the UHF Broadcasting Television Station for the remaining period as specified in the Operating Agreement, shall not be effective for final approval before its effective announcement. The reason is that all business including rights, obligations, assets, budget, debt, frequency rights and encumbrance of the Company shall be transferred to the government subject to Section 57, Transitory Provisions of the Act. Nevertheless, the other claims of the Company made to the PMO to indemnify for damages by paying such damages amount still be valid if the court rules in favourable of the Company lawsuit cases.

On 3 March 2008, the Company filed the complaint with the Arbitration Institution for including black case No.1/2550 and black case No.46/2550 as one case which is under the consideration of the Arbitration Institution.

On 7 March 2008, the Company Arbitrator for those 2 cases is approved.

On 10 June 2010, the Company deposited of Baht 5 million which computed from the Company claim amount of Baht 22 million for the case no. black 46/2550, For the case no. black 1/2550, the Company had deposited of Baht 20,000 which is a minimum amount set for the case without disputed amount claim and the Company deposited five time of such amount totaling of Baht 100,000.

On 24 November 2011, the Company expedited the arbitral proceedings to the Thai Arbitration Institute by object the allowance given to PMO to extend the deposit period. After 23 times of postponement in the last two years, the Company viewed that PMO intended to postpone the arbitral proceedings and there is no reason to extend anymore.

On 2 December 2011, PMO filed the petition requesting to postpone the deposit (the 24th extension) by referring to the 23rd letter – Nor Ror 1306/7334, dated 22 September 2011. PMO request for another 60 days started from 28 September 2011.

On 21 December 2011, The Thai Arbitration Institute had made appointment to both litigants for negotiation. The resolution was to postpone the arbitral proceedings of the case no. 1/2550 and initiating the proceedings of case no. 46/2550 first. The Arbitration Institute ordered the parties to made a deposit for fee, expense and commission of arbitrators of approximately Baht 10 million and the parties had made such deposit.

On 30 December 2011, PMO sent a letter to the Thai Arbitration Institute requesting to postpone the arbitral proceedings of the case no. 1/2550 and initiating the proceedings of case no. 46/2550.

On 17 January 2012, According to the Thai Arbitration Institute proposed, the Company issued a letter to delay the proceed of the case no. black 1/2550 and wait for the award of the case no. black 46/2550. Later on, the Thai Arbitration Institute issued an order to delay the process of the case no. black 1/2550. On the same day, PMO deposited for Arbitrator commission at Baht 100,000 for

the case no. black 1/2550 and Baht 10 million for the case no. black 46/2550, including the expenditure of both cases at Baht 15,000 each.

On 20 January 2012, According to the order of Thai Arbitration Institute, the Company deposited additional for Arbitrator commission of the case no. black 46/2550 at Baht 5 million, totally Baht 10 million.

In summary the Company is await for the Arbitration Institute to have a verdict on liability claimed in Black Case No. 1/2550 and claiming for damage compensation arising from unfair dismissed of Agreement in Black case No. 46/2550. The Court judgment cannot be predicted.

b) The contingent liabilities and recording on the dispute between the Company and the PMO

The contingent liabilities after the Supreme Administrative Court's judgment on revocation of the arbitration award on 13 December 2006 and the dispute between the Company and the PMO are as follows;

1. In regard of the penalty arising from the alteration of television programming

The said liability has not been recorded in the company's financial statements as the Black Case number 640/2550 filed by the PMO demanding that the Company pay the operating fee, interest, the penalty fee and value of undelivered assets was dismissed by the Central Administrative Court which shall await the arbitral award the Black Case No. 1/2550 granted by the arbitration panel and the final legal proceeding.

2. In regard of the operating fee of the 9th, 10th and 11th year amounting to Baht 2,210 million and 15% interest of such amount

Since quarter ended 31 December 2006, the provision for unpaid operating fee amounting to Baht 2,210 million plus 15% interest from the date that the arbitral award was revoked by the Supreme Administrative Court as of 13 December 2006 was recorded in the consolidated financial statements. The reason is that the Company proposed condition to pay such amount to the PMO and brought the issue of the penalty fee and interest into the arbitral proceeding under the Operating Agreement. Thereafter, in the first quarter of 2007, the PMO did not accept the said payment, it shall be deemed that the Company's proposal was not mutually accepted. The Company thus had no liability on the operating fee amounting to Baht 2,210 million plus 15% interest per annum. In addition, the Supreme Administrative Court made the order striking out the case No 640/2550 in which the PMO demanded that the Company pay the operating fee, interest, the penalty fee and value of undelivered assets out of the Case List, so that the disputes shall be brought into the arbitration proceeding and legal process by the Operating Agreement to be finalised.

3. Value of undelivered assets

The undelivered asset in the amount of Baht 656 million plus 7.50% interest per annum of the undelivered asset from the date that the case was filed to the Court until the said amount is fully paid since 1995. The PMO has not requested the Company to pay such amount. Consequently, the Company has no liability to further deliver such asset. In addition, the Central Administrative Court made the order striking out the said case out from the Case List, therefore, the said items have not been recorded by the Company. Since the value of asset claimed by the PMO is only the business estimation comprising income, expense, profit, tax and investment asset, which terms regarding the asset only stated that the Company is required to procure the asset for the undertaking of UHF Television Broadcasting Station to cover the population at the rate of 96.72% of the population in the country without the condition of value of required asset and the Company has complied with such requirement, therefore, the Company has neither liability to procure asset nor indemnify to the PMO.

The Company is awaiting to hear the arbitral award ruling on the said contingent liabilities for Black Case No. 1/2550 and the compensation of damages arisen from illegal termination of agreement Black Case No. 46/2550. It shall be dependent on the judgment which cannot be predicted.

However, the Company has already recorded provision for unpaid operating fee amounting to Baht 2,891 million and interest from the date that the arbitral award was revoked by the Supreme Administrative Court amounting to Baht 2,132 million in these financial statements, of which of the amount of Baht 433 million was provision for interest on unpaid operating fee for the year ended 31 December 2011 (2010: Baht 433 million).

19 Significant agreements with third parties

- a) On 27 June 2008, the Company entered into a contract with a body of persons for an administrative management as follow;
 - 1 Undertaking the rehabilitation plan and preparing documents of the disputes with PMO.
 - 2 Administrative management of accounting and financing affair,
 - Administrative management of business according to the guidelines and procedures of the Stock Exchange of Thailand (SET) and the Securities and Exchange Commission (SEC),
 - 4 Administrative management of general affair of the office,
 - Administrative management of filing important documents both financial and legal documents and handling company assets and
 - 6 Administrative management of filing financial and legal documents.

The Company is committed to pay a service fee of Baht 9.6 million per annum. The agreement has a term of five years. The Company has the right to terminate the agreement by 30 days advance notice.

- b) On 1 November 2011 the Company entered into a contract with a body of persons for advising and undertaking legal. The Company is committed to pay the advisory fee of Baht 3.36 million. The contract has a term of one year. The Company has the right to terminate the agreement by 7 days advance notice.
- c) On 20 November 2011, the Company engaged an asset management company for managing bond investment according to the Company policy. The agreement has a term of one year and shall be automatically renewed for another one year. The Company will pay the management fee annually of net asset calculated daily. The asset management company will deduct the fee from fund quarterly within 15 days of ended quarter. The Company has the rights to terminate the agreement by 60 days advance notice.

- d) On 20 November 2011, the Company engaged a bank for bond investment deposition. The agreement has a term of one year and shall be automatically renewed for another one year. The Company has paid service fee annually of net asset of last working day of week and last day of month by weekly calculated. A bank will deduct the fee from fund quarterly within 10 days of ended quarter. The Company has the rights to terminate the agreement by 60 days advance notice.
- e) On 22 November 2011, the Company engaged an asset management company for managing bond investment according to the Company policy. The agreement has a term of one year and shall be automatically renewed for another one year. The Company will pay the management fee annually of net asset calculated daily. The asset management company will deduct the fee from fund quarterly within 15 days of ended quarter. The Company has the rights to terminate the agreement by 60 days advance notice.
- f) On 22 November 2011, the Company enaged a bank for bond investment deposition. The agreement has a term of one year and shall be automatically renewed for another one year. The Company has paid service fee annually of net asset of last working day of week and last day of month by weekly calculated. A bank will deduct the fee from fund quarterly within 10 days of ended quarter. The Company has the rights to terminate the agreement by 60 days advance notice.