

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR CONSOLIDATED FINANCIAL STATEMENTS

March 26, 2021

Securities and Exchange Commission Secretariat Building, PICC Complex Roxas Boulevard, Metro Manila Philippines

The management of **GMA Network, Inc. and Subsidiaries** is responsible for the preparation and fair presentation of the consolidated financial statements including the schedules attached therein, as at December 31, 2020 and 2019, and for each of the three years in the period ended December 31, 2020, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is responsible for overseeing the Company's financial reporting process.

The Board of Directors reviews and approves the consolidated financial statements including the schedules attached therein and submits the same to the stockholders.

SyCip Gorres Velayo & Co., the independent auditors appointed by the stockholders has audited the consolidated financial statements of the company in accordance with Philippine Standards on Auditing, and in its report to the stockholders, has expressed its opinion on the fairness of presentation upon completion of such audit.

FELIPE L. GOZON
Chairman of the Board
Chief Executive Officer

GILBERTO R. DUAVIT, JR President

Chief Operating Officer

EELIPE S. YALONG
Executive Vice Resident
Chief Financial Officer

APR OR 2021

SUBSCRIBED AND SWORN to before me this _____ day of _____ at ____, affiants exhibited to me their (Felipe L. Gozon) TIN 106-174-605, (Gilberto R. Duavit, Jr.) TIN 158-147-748 and (Felipe S. Yalong) TIN 102-874-052.

Doc. No. %5 Page No. 53 Book No. 8 Series of 2021

PTR No. 133311, 11-24-20, Q.C.

Roll No. 20434

GMA NETWORK INC CE No. VI-0017289, 01-24-19

GMA Network Center, EDSA cor. Timog Ave.. Dimor Overen on Antippines
Telephone No.: (632) 8962 4724021-22) RTC Q.C

COVER SHEET

AUDITED FINANCIAL STATEMENTS

SEC Registration Number

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COMPANY INFORMATION																													
Company's Email Address Company's Telephone Number Mobile Number																													
Not applicable 8982-7777 Not applicable																													
No. of Stockholders Annual Meeting (Month / Day) Fiscal Year (Month / Day)																													
1,660 5/19 12/31																													
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thirty (30) calender days from the occurrence thereof with information and complete contact details of the new contact person designated.

2: All Boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the corporation from flability for its deficiencies.





SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines Tel: (632) 8891 0307 Fax: (632) 8819 0872 ey.com/ph BOA/PRC Reg. No. 0001, October 4, 2018, valid until August 24, 2021 SEC Accreditation No. 0012-FR-5 (Group A), November 6, 2018, valid until November 5, 2021

INDEPENDENT AUDITOR'S REPORT

The Board of Directors and Stockholders GMA Network, Inc. and Subsidiaries GMA Network Center Timog Avenue corner EDSA Ouezon City

Opinion

We have audited the consolidated financial statements of GMA Network, Inc. and Subsidiaries (the Group), which comprise the consolidated statements of financial position as at December 31, 2020 and 2019, and the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the three years in the period ended December 31, 2020, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2020 and 2019, and its consolidated financial performance and its consolidated cash flows for each of the three years in the period ended December 31, 2020 in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics) together with the ethical requirements that are relevant to our audit of the consolidated financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.





We have fulfilled the responsibilities described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

(1) Revenue Recognition

The Group derives a significant portion of its revenue from advertising, which represents 92% of the consolidated revenue for the year ended December 31, 2020. Proper recognition of revenue from advertising is significant to our audit given the large volume of transactions processed daily and the highly automated airtime revenue process with multiple information technology (IT) interfaces from initiation to reporting. Further, there are different rates applicable depending on the time slot when the advertisements are aired which are adjusted by discounts granted by the Group on a case-by-case basis as indicated in the telecast orders. Lastly, there are variations in the timing of billings which are made depending on when the advertisements are aired.

Refer to Note 21 of the consolidated financial statements for the disclosure on details about the Group's revenues.

Audit Response

We obtained an understanding of the Group's advertising revenue process, tested the relevant internal controls and involved our internal specialist in testing the revenue-related IT controls. In addition, we selected samples of billing statements and performed re-computation. This was done by comparing the rates applied to the billing statements against the rates on the telecast orders and the billable airtime against the certificates of performance generated when the advertisements were aired. We also tested transactions taking place one month before and after year-end to check the timing of the recognition of the sample advertising revenues.

(2) Adequacy of Allowance for Expected Credit Losses on Trade Receivables

The Group applies the simplified approach in calculating expected credit losses (ECL) on trade receivables. Under this approach, the Group establishes a provision matrix that is based on its historical credit loss experience and adjusted for forward-looking factors specific to the debtors and the economic environment. Allowance for ECL and the provision for ECL as of and for the year ended December 31, 2020 amounted to \$\text{P766.52}\$ million and \$\text{P347.20}\$ million, respectively. The use of ECL model is significant to our audit as it involves the exercise of significant management judgment. Key areas of judgment include: segmenting the Group's credit risk exposures; defining default; determining assumptions to be used in the ECL model such as timing and amounts of expected net recoveries from defaulted accounts; and incorporating forward-looking information (called overlays), including the impact of the coronavirus pandemic, in calculating ECL.

Refer to Note 7 of the consolidated financial statements for the disclosure on the details of the allowance for credit losses using the ECL model.





Audit response

We obtained an understanding of the methodology used for the Group's trade receivables and assessed whether this considered the requirements of PFRS 9, *Financial Instruments*.

We (a) assessed the Group's segmentation of its credit risk exposure based on homogeneity of credit risk characteristics; (b) tested the definition of default against historical analysis of accounts and credit risk management policies and practices in place, (c) tested historical loss rates by inspecting historical recoveries and write-offs; (d) checked the classification of outstanding exposures to their corresponding aging buckets; and (e) reviewed management's consideration of forward-looking information, including the impact of the coronavirus pandemic in the calculation of ECL.

Further, we checked the data used in the ECL model, such as the historical aging analysis and default and recovery data, by reconciling data from source system reports. We also reconciled sample invoices to the loss allowance analysis/models and financial reporting systems. To the extent that the loss allowance analysis is based on credit exposures that have been disaggregated into subsets with similar risk characteristics, we traced or re-performed the disaggregation from source systems to the loss allowance analysis. We also assessed the assumptions used where there are missing or insufficient data.

We recalculated impairment provisions on a sample basis.

Other Information

Management is responsible for the other information. The other information comprises the information included in the SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2020 but does not include the consolidated financial statements and our auditor's report thereon. The SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2020 are expected to be made available to us after the date of this auditor's report.

Our opinion on the consolidated financial statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audits of the consolidated financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audits, or otherwise appears to be materially misstated.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

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





In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with PSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with PSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.





 Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements.
 We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partner on the audit resulting in this independent auditor's report is Belinda T. Beng Hui.

SYCIP GORRES VELAYO & CO.

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Partner

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CPA Certificate No. 88823

SEC Accreditation No. 0943-AR-3 (Group A),

March 14, 2019, valid until March 13, 2022

Tax Identification No. 153-978-243

BIR Accreditation No. 08-001998-078-2020,

December 3, 2020, valid until December 2, 2023

PTR No. 8534224, January 4, 2021, Makati City

March 26, 2021



GMA NETWORK, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

,	Dec	ember 31
	2020	2019
ASSETS		
Current Assets		
Cash and eash equivalents (Notes 6, 30 and 31)	₽3,214,817,264	P2,254,971,656
Frade and other receivables (Notes 7, 20, 30 and 31)	10,466,537,695	5,257,147,953
Program and other rights (Note 8)	750,736,229	842,413,582
Prepaid expenses and other current assets (Note 9)	2,014,315,306	918,901,359
Total Current Assets	16,446,406,494	9,273,434,550
Noncurrent Assets		
Property and equipment:		
At cost (Note 12)	2,588,113,704	2,695,162,487
At revalued amounts (Notes 13 and 31)	2,803,196,184	2,803,196,184
Right-of-use assets (Note 27)	89,268,276	129,802,186
Financial assets at fair value through other comprehensive income (FVOCI)		
(Notes 10, 30 and 31)	192,132,088	243,433,060
Investments and advances (Notes 11 and 20)	184,524,315	179,766,749
Program and other rights - net of current portion (Note 8)	192,229,776	196,376,347
Investment properties (Notes 14 and 31)	34,869,834	36,252,221
Deferred tax assets - net (Note 28)	1,172,719,952	474,417,278
Other noncurrent assets (Notes 15, 30 and 31)	235,808,847	315,037,507
Total Noncurrent Assets	7,492,862,976	7,073,444,019
TOTAL ASSETS	₽23,939,269,470	₱16,346,878,569
LIABILITIES AND EQUITY	en e	A SAN SAN SAN SAN SAN SAN SAN SAN SAN SA
Current Liabilities		
Trade payables and other current liabilities (Notes 16, 30 and 31)	₽ 2,977,884,927	₱2,406,724,759
Short-term loans (Notes 17, 30 and 31)	720,345,000	400,000,000
Income tax payable	1,776,890,733	512,384,161
Current portion of lease liabilities (Notes 27, 30 and 31)	10,485,295	18,268,746
Obligations for program and other rights (Notes 18, 30 and 31)	176,182,128	133,784,154
Dividends payable (Notes 19, 30 and 31)	19,894,437	18,734,008
Total Current Liabilities	5,681,682,520	3,489,895,828
Noncurrent Liabilities		
Pension liability (Note 26)	4,915,125,689	2,733,593,128
Other long-term employee benefits (Note 26)	349,702,454	336,401,040
Lease liabilities - net of current portion (Notes 27, 30 and 31)	66,370,777	87,519,369
Dismantling provision (Note 27)	44,973,410	42,392,195
Total Noncurrent Liabilities	5,376,172,330	3,199,905,732
	11,057,854,850	6,689,801,560

(Forward)



•	Dec	cember 31
	2020	2019
Equity		
Capital stock (Note 19)	₽4,864,692,000	P4,864,692,000
Additional paid-in capital	1,659,035,196	1,659,035,196
Revaluation increment on land - net of tax (Note 13)	1,710,505,188	1,710,505,188
Remeasurement loss on retirement plans - net of tax (Note 26)	(2,596,957,048)	(1,338,518,972)
Net unrealized loss on financial assets at FVOCI - net of tax (Note 10)	(47,709,492)	(2,245,454)
Retained earnings (Note 19)	7,253,764,093	2,727,238,685
Treasury stocks (Note 19)	(28,483,171)	(28,483,171)
Underlying shares of the acquired Philippine Deposit Receipts (Note 19)	(5,790,016)	(5,790,016)
Total equity attributable to equity holders of the Parent Company	12,809,056,750	9,586,433,456
Non-controlling interests (Note 2)	72,357,870	70,643,553
Total Equity	12,881,414,620	9,657,077,009
TOTAL LIABILITIES AND EQUITY	23,939,269,470	₱16,346,878,569

See accompanying Notes to Consolidated Financial Statements.



GMA NETWORK, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Year	rs Ended December 31	NAMES OF THE PROPERTY OF THE P
	2020	2019	2018
REVENUES (Note 21)	₽ 19,335,895,538	₽16,493,452,212	₽15,236,192,369
PRODUCTION COSTS (Note 22)	3,452,138,359	6,435,153,765	6,483,703,064
COST OF SALES (Note 9)	479,417,099		
GROSS PROFIT	15,404,340,080	10,058,298,447	8,752,489,305
GENERAL AND ADMINISTRATIVE EXPENSES			
(Note 23)	6,847,818,011	6,325,456,794	5,514,342,920
OTHER INCOME (EXPENSE) - NET	(I - 0.43 RWO)	(24,002,021)	10.001.001
Foreign currency exchange gain (loss) (Note 17)	(47,023,770)	(34,892,931)	19,221,001
Interest expense (Notes 17 and 27)	(20,545,123)	(55,595,345)	(36,251,389)
Interest income (Note 6)	13,715,413	22,906,786	25,455,860 6,351,690
Equity in net earnings of joint ventures (Note 11)	3,908,740	13,420,076 87,76 <u>6,566</u>	79,113,895
Others - net (Note 25)	85,174,767		93,891,057
	35,230,027	33,605,152	93,891,037
INCOME BEFORE INCOME TAX	8,591,752,096	3,766,446,805	3,332,037,442
PROVISION FOR (BENEFIT FROM) INCOME TAX (Note 28)			
Current	2,728,650,540	1,200,778,143	1.056,853,906
Deferred	(144,232,767)	(73,607,958)	(48,828,615
17011011	2,584,417,773	1,127,170,185	1,008,025,291
NET INCOME	6,007,334,323	2,639,276,620	2,324,012,151
OTHER COMPREHENSIVE INCOME (LOSS) -			
net of tax			
Items not to be reclassified to profit or loss in	*		
subsequent periods:			
Net changes in the fair market value of			
financial assets at FVOCI (Note 10)	(45,464,038)	2,805,891	(23,543,428
Revaluation increment on land (Note 13)	=		693,258,159
Remeasurement loss on retirement plans (Note 26)	(1,261,623,143)	(300,697,741)	(367,199,765
	(1,307,087,181)	(297,891,850)	302,514,966
TOTAL COMPREHENSIVE INCOME	₽4,700,247,142	₱2,341,384,770	₱2,626,527,117
Net income attributable to:			
Equity holders of the Parent Company	₽5,984,584,939	£2,618,460,706	₱2,304,793,288
Non-controlling interests (Note 2)	22,749,384	20,815,914	19,218,863
	₽6,007,334,323	₽ 2,639,276,620	₱2,324,012,151
Total comprehensive income attributable to:	•		
Equity holders of the Parent Company	₽4,680,682,825	₱2,320,788,743	₽2,602,691,328
Non-controlling interests (Note 2)	19,564,317	20,596,027	23,835,789
	₽4,700,247,142	₽ 2,341,384,770	₽2,626,527,117
Basic / Diluted Earnings Per Share (Note 29)	₽1,231	₽0.539	₽0.474

See accompanying Notes to Consolidated Financial Statements.



GMA NETWORK, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2020, 2019 AND 2018

	Holistics 2.7 2020	income (boss) (1,258,438,076) (45,464,038)	Treasury Stocks (Note 19) (#28,483,171)
and the construction of th		31)	Treasury Stocks (Note 19) (#28,483,171)
**************************************	(#5,790,016) ¥12,809,056,750	(1,488,059,531)	Caderlying Shares of the Shares of the Philippine Deposit Receipts (Note 19) (P5,790,016) \$99,586,433,456
en and described the second of	\$72,357,870	(3,185,067) (1,307,087,181) (1,458,089,531) (17,850,000) (17,850,000)	Non- controlling Interests (Note 2) Total Equity \$79,643,553 \$9,657,077,00; 22,749,384 6,007,334,325



Found, Attributishle to Equity. Holders of the Parent Company

	Capital Stock	Additional Paddin Order	Revaluation Increment on Land - net of tax	Remensurement Loss on Retirement Plans - net of tax	Net forcoherd Loss on Funneial Asser at FVOCT - net oftax (Mare 10)	Forcebred Loss on Loss on at FVOCT - net of lax Retained Formings - Note 10) (Note 19)	Treasury Stocks (Note 19)	Underlying Shares of the Acquired Philipping Deposit Receipts (Note 19)	Total	Non- centrolling Increes	Tetal Panire
Balances at January 1, 2019	(Note 19) #4,864,692,000	(Note 19) Capital P4,864,692,000 P1,659,035,196	P1,710,505,188	(₱1,038,041,118)	(P5.051,345)	P2,295,867,276	(28,483,171)	(5,790,016)	P9,452,734,010	P62,797,526	P9,515,531,536
Total comprehensive meane: Net income Other comprehensive income (loss) (Agh dividends - Pro 45 a share (Noto 19)	1 1 1	: : 1	1 1 1	(300,477,854)	2,805,891	2,618,460,706 	}	1 ! i	2,618,460,706 (297,671,963) (2,187,089,297)	20.815.914 (219.887)	2,639,276,620 (297,891,850) (2,187,089,207)
Cash dividends to non-controlling interests					1	1	:	1		(12,750,000)	(UDV'054 EI)
(Vinte 2)	- 000 cos , 20 Fd	B1 650 035 106	188 FOR OIL 148	(P) 338 518 972)	(₱2,245,454)	₱2,727,238,685	(P28,483,171)	(P5_790,016)	P 9.586.433.456	P70,643,553	المن لاکیا بیان آنایان
Balances at December 51, 2019 Palances at January 1, 2018	P4.864.692.000	P4.864.692.000 P1.659.035.196	P1.017.247.029	(#666,224,427)	P18,492,083	P2,493,710,400	(P28,483.171)	(₱5,790,016)	P9,352,679,094	P46,611,737	P9.399_290.831
Total comprehensive income Not income (loss)	: : 1	I	693,258,159	(371,816,691)	(23.543,428)	2,304,793,288	1 3 1	1 1 1	2,304,793,288 297,898,040 (2,450,099,220)	19,218,863 4,616,926 	2,324,012,151 302,514,966 (2,48E,000,220)
Cash dividends to non-controlling interests			Ē	,	i	1	I		-	(7,550,000)	(17,646,090)
(Note 2) Balgnees at December 31, 2018	000 Co0 198 P4	#1.659.035.196	P1,710,505,188,	(P1,038,041,118)	(85,051,345)	মুন্ধ বানা ব্ৰম	(P28.483.171)	(P5,790,016)	P9,525,271,202	P62,797,526	S== 890 885 6d
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See arrenthymymyng Votes to Consolidated Pinancial Statemens.



CONSOLIDATED STATEMENTS OF CASH FLOWS

	Years	Ended December 3	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAME
	2020	2019	2018
CASH FLOWS FROM OPERATING			
ACTIVITIES			
Income before income tax	£8,591,752,096	₽3,766,446,805	P 3,332,037,442
Adjustments to reconcile income before income tax to		, , , ,	
net cash flows:			
Program and other rights usage (Notes 8 and 22)	703,415,807	988,703,737	871,451,221
Pension expense (Note 26)	646,198,143	402,209,767	312,489,341
Depreciation (Notes 12, 14, 22, 23 and 27)	545,575,201	577,704,447	586,448,899
Provision for ECL (Notes 7 and 23)	347,195,883	18,297,347	109,631,061
Contributions to retirement plan assets (Note 26)	(259,000,000)	(266,448,811)	(279,003,770)
Amortization of software costs (Notes 15 and 23)	40,264,073	26,788,389	23,173,007
Net unrealized foreign currency exchange loss	27,377,082	30,284,446	5,185,384
Interest expense (Notes 17 and 27)	20,545,123	55,595,345	36,251,389
Net gain on sale of property and equipment and	20,27.40, 2200	2012/2012	00,401,00
investment properties (Notes 12, 14 and 25)	(17,250,932)	(21,368,209)	(19,829,189)
Interest income (Note 6)	(13,715,413)	(22,906,786)	(25,455,860)
Equity in net earnings of joint ventures (Note 11)	(3,908,740)	(13,420,076)	(6,351,690)
Dividend income (Notes 10 and 25)	(3,700,740)	(13,720,070)	(2,499,895)
Provision for impairment of investment			(2,477,675)
•			2,048,592
properties (Note 14)			2,070,772
Working capital changes:			
Decreases (increases) in:	(5,589,407,239)	(492,922,233)	(128,392,550)
Trade and other receivables	(5,389,407,239)	(1,090,259,250)	(462,548,125)
Program and other rights	(1,095,413,947)	(273,963,440)	41,054,711
Prepaid expenses and other current assets	(1,073,413,747)	(2/3,703,440)	41,054,711
Increases (decreases) in:	£71 070 47 7	239,761,995	(230,194,344
Trade payables and other current liabilities	571,870,472 45,573,277	18,449,846	(21,536,158)
Obligations for program and other rights		37,557.312	14,189,700
Other long-term employee benefits	13,301,414	(7,955,884)	(48,311,185
Benefits paid out of Group's own funds (Note 26)	(9,686,893)	3,972,554,747	4,109,837,981
Cash flows provided by operations	3,957,093,524		
Income taxes paid	(1,464,143,968)	(1,113,334,541)	(978,599,651
Interest received	13,808,751	24,981,846	24,382,746
Net cash flows from operating activities	2,506,758,307	2,884,202,052	3,155,621,076
CASH FLOWS FROM INVESTING ACTIVITIES			•
Acquisitions of:			
Property and equipment (Note 12)	(421,235,387)	(673,419,792)	(519,420,168
Software costs (Note 15)	(10,616,139)	(65,484,770)	(3,504,612
Land at revalued amount (Note 13)	_	_	(7,593,293
Proceeds from:			
Sale of property and equipment (Note 12)	22,797,518	21,186,426	26,774,646
Sale of investment properties (Note 14)	ł	4,910,714	4,104,000
Decreases (increases) in other noncurrent assets	55,903,451	(75,898,945)	87,562,847
Advances to an associate and joint ventures	•		
(Notes 11 and 20)	(848,826)	(8,131,342)	(1,162,148
· /	, , , , , , , , , , , , , , , , , , , ,	. , , ,	

(Forward)



	Years	Ended December 3	3 1
AND WAS STATEMENT OF THE PROPERTY OF THE PROPE	2020	2019	2018
Cash dividends received	₽381,500	p	₽883,221
Return of investment in financial asset at FVOCI			
(Note 10)		_	6,089,790
Collection from an associate and joint ventures			
(Notes 11 and 20)	—-		401,778
Net cash flows used in investing activities	(353,617,883)	(796,837,709)	(405,863,939)
CASH FLOWS FROM FINANCING			
ACTIVITIES	•		
Proceeds from availments of short-term loans			
(Notes 17 and 32)	984,340,000	1,517,500,000	1,500,000,000
Payments of:			
Cash dividends (Notes 2, 19 and 32)	(1,474,749,102)	(2,198,159,065)	(2,436,132,546)
Short-term loans (Notes 17 and 32)	(641,895,000)	(1,617,500,000)	(1,500,000,000)
Principal portion of lease liabilities			
(Notes 27 and 32)	(21,762,363)	(21,694,663)	_
Interest expense (Note 32)	(12,856,998)	(45,663,399)	(36,125,000)
Net cash flows used in financing activities	(1,166,923,463)	(2,365,517,127)	(2,472,257,546)
NET INCREASE (DECREASE) IN CASH			
AND CASH EQUIVALENTS	986,216,961	(278,152,784)	277,499,591
EFFECT OF EXCHANGE RATE CHANGES			
ON CASH AND CASH EQUIVALENTS	(26,371,353)	(25,980,882)	1,767,236
CASH AND CASH EQUIVALENTS			
AT BEGINNING OF YEAR	2,254,971,656	2,559,105,322	2,279,838,495
CASH AND CASH EQUIVALENTS			
AT END OF YEAR (Note 6)	₽3,214,817,264	₽2,254,971,656	₽2,559,105,322

See accompanying Notes to Consolidated Financial Statements.



GMA NETWORK, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

GMA Network, Inc. (GNI or the Parent Company) and its subsidiaries (collectively referred to as "the Group") are incorporated in the Philippines. The Group is primarily involved in the business of radio and television broadcasting. The Group is also involved in film production and other information and entertainment-related businesses. The Parent Company was registered with the Philippine Securities and Exchange Commission (SEC) on June 14, 1950. On July 20, 1995, the Board of Directors (BOD) approved the extension of the corporate term of the Parent Company for another 50 years from June 14, 2000. In 1997, the SEC approved the said extension.

The Parent Company's shares of stock are publicly listed and traded in the Philippine Stock Exchange.

The registered office address of the Parent Company is GMA Network Center, Timog Avenue corner EDSA, Quezon City.

The accompanying consolidated financial statements of the Group were approved and authorized for issuance by the BOD on March 26, 2021.

2. Basis of Preparation and Consolidation, Statement of Compliance and Changes in Accounting Policies and Disclosures

Basis of Preparation

The consolidated financial statements of the Group have been prepared on a historical cost basis, except for financial assets at fair value through other comprehensive income (FVOCI) and land at revalued amounts, which are measured at fair value. The consolidated financial statements are presented in Philippine peso, which is the Parent Company's functional and presentation currency. All values are rounded to the nearest peso, except when otherwise indicated.

Statement of Compliance

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

Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Parent Company and its subsidiaries as at December 31, 2020 and 2019 and for each of the three years in the period ended December 31, 2020. The Group controls an investee if, and only if, the Group has:

- Power over the investee (i.e., existing rights that give it the current ability to direct the relevant activities of the investee);
- Exposure, or rights, to variable returns from its involvement with the investee; and
- The ability to use its power over the investee to affect its returns.



Generally, there is a presumption that a majority of voting rights results in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee
- Right arising from other contractual arrangements
- The Group's voting rights and potential voting rights

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control.

Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the date the Company gains control until the date the Company ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the Parent Company and to the non-controlling interests (NCI), even if this results in the NCI having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Parent Company's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Company loses control over a subsidiary, it derecognizes the related assets (including goodwill), liabilities, NCI and other components of equity while any resultant gain or loss is recognized in the consolidated statement of comprehensive income. Any investment retained is recognized at fair value.

NCI represents the portion of profit or loss and the net assets not held by owners of the Parent Company and are presented separately in the consolidated statement of comprehensive income and within equity in the consolidated statements of financial position, separately from equity attributable to holders of the Parent Company. NCI shares in losses even if the losses exceed the non-controlling equity interest in the subsidiary. NCI represents the equity interest in RGMA Network, Inc. (RGMA Network), a subsidiary incorporated in the Philippines with principal place of business at GMA Network Center, Timog Avenue corner EDSA Quezon City.

The consolidated financial statements include additional information about subsidiary that have NCI that are material to the Parent Company. Management determined material partly-owned subsidiary as those with greater than 5% of non-controlling interests and/or subsidiaries whose activities are important to the Group as at end of the year.

Financial information of RGMA Network, a subsidiary that has material NCI, are summarized below:

	2020	2019
Proportion of equity interest held by NCI	51%	51%
Accumulated balances of material NCI	₽72,357,870	₽70,643,553
Net income allocated to material NCI	22,749,384	20,815,914



The summarized financial information of RGMA Network are provided below.

Summarized Statements of Comprehensive Income

	2020	2019	2018
Revenues	₽283,910,546	₱265,084,575	₽230,920,784
Expenses	(220,191,603)	(202,103,725)	(173,163,510)
Provision for income tax	(19,112,307)	(22,165,333)	(20,073,228)
Net income	44,606,636	40,815,517	37,684,046
Other comprehensive income			
(loss)	(6,245,230)	(431,151)	9,052,796
Total comprehensive income	₽38,361,406	₽40,384,366	₽46,736,842
Net income attributable to:			
NCI	₽22,749,384	₱20,815,914	₱19,218,863
Parent Company	21,857,252	19,999,603	18,465,183
Total comprehensive income			
attributable to:			
NCI	P19,564,317	₽20,596,027	₱23,835,789
Parent Company	18,797,089	19,788,339	22,901,053

Summarized Statements of Financial Position

	2020	2019
Total current assets	₽232,111,479	₽200,412,398
Total noncurrent assets	36,449,915	26,175,579
Total current liabilities	42,339,392	24,643,602
Total noncurrent liabilities	84,343,827	63,427,604
Total equity	141,878,175	138,516,771
Attributable to NCI	₽72,357,870	₽70,643,553
Attributable to equity holders of		
the Parent Company	₽69,520,305	₽67,873,218

Summarized Cash Flows Information

2020	2019	2018
(P 7,293,612)	₱68,068,256	₱15,115,095
(4,846,596)	(838,659)	(97,865)
(35,000,000)	(25,000,000)	15,000,000
(P47,140,208)	₱42,229,597	₽30,017,230
	(₱7,293,612) (4,846,596) (35,000,000)	(P7,293,612) P68,068,256 (4,846,596) (838,659) (35,000,000) (25,000,000)

In 2020 and 2019, RGMA declared and paid dividends amounting to ₱17.85 million and ₱12.75 million, respectively, to NCI.



The consolidated financial statements include the accounts of the Parent Company and the following subsidiaries as at December 31, 2020 and 2019:

	no de la contractiva	Percentage of Ownership	
		Direct	Indirect
	Principal Activities	Direct	manece
Entertainment Business:		100	
Alta Productions Group, Inc. (Alta)	Pre and post-production services		_
Citynet Network Marketing and Productions, Inc. (Citynet)	Television entertainment production	001	_
GMA Network Films, Inc.	Film production	001	_
GMA New Media, Inc. (GNMI)	Converging technology	100	_
GMA Worldwide (Philippines), Inc.*	International marketing, handling foreign program acquisitions and international syndication of the Parent Company's programs	100	_
Scenarios, Inc.**	Design, construction and maintenance of sets for TV, stage plays and concerts; transportation services	100	
RGMA Marketing and Productions, In	e. Music recording, publishing and video distribution	100	
RGMA Network	Radio broadcasting and management	49	
Script2010, Inc.***	Design, construction and maintenance of sets for TV, stage plays and concerts; transportation and manpower services		100
Advertising Business:		4 .05 4.	
GMA Marketing & Productions, Inc. (GMPI)****	Exclusive marketing and sales arm of Parent Company's airtime, events management, sales implementation, traffic services and monitoring	100	_
Digify, Inc.****	Crafting, planning and handling advertising and other forms of promotion including multi-media productions		100
Others:			
Media Merge Corporation*****	Business development and operations for the Parent Company's online publishing and advertising intiatives		100
Ninja Graphies, Inc. ******* *Ceased commercial operations in 2020 **Under liquidation ***Indirectly owned through Citynet ****Ceased commercial operations in 2015 ****Indirectly owned through GNMI	Ceased commercial operations in 2004.		51
******Indirectly owned through GNMI; ceased o	commercial operations in 2020		

Changes in Accounting Policies and Disclosures

******Indirectly owned through Alta; ceased commercial operations in 2004

The accounting policies adopted are consistent with those of the previous financial year, except that the Group has adopted the following new pronouncements starting January 1, 2020. The adoption of these new standards and amendments did not have any significant impact on the consolidated financial statements.

Effective beginning on or after January 1, 2020

Amendments to PFRS 3, Business Combinations, Definition of a Business

The amendments to PFRS 3 clarifies that to be considered a business, an integrated set of activities and assets must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create output. Furthermore, the amendments clarify that a business can exist without including all of the inputs and processes needed to create outputs. These amendments may impact future periods should the Group enter into any business combinations.



Amendments to PFRS 7, Financial Instruments: Disclosures and PFRS 9, Financial Instruments, Interest Rate Benchmark Reform

The amendments to PFRS 9 provide a number of reliefs, which apply to all hedging relationships that are directly affected by the interest rate benchmark reform. A hedging relationship is affected if the reform gives rise to uncertainties about the timing and or amount of benchmark-based cash flows of the hedged item or the hedging instrument.

Amendments to Philippine Accounting Standards (PAS) 1, Presentation of Financial Statements, and PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors, Definition of Material

The amendments provide a new definition of material that states "information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity."

The amendments clarify that materiality will depend on the nature or magnitude of information, either individually or in combination with other information, in the context of the financial statements. A misstatement of information is material if it could reasonably be expected to influence decisions made by the primary users.

Conceptual Framework for Financial Reporting issued on March 29, 2018

The Conceptual Framework is not a standard, and none of the concepts contained therein override the concepts or requirements in any standard. The purpose of the Conceptual Framework is to assist the standard-setters in developing standards, to help preparers develop consistent accounting policies where there is no applicable standard in place and to assist all parties to understand and interpret the standards.

The revised Conceptual Framework includes new concepts, provides updated definitions and recognition criteria for assets and liabilities and clarifies some important concepts.

Amendments to PFRS 16, COVID-19-related Rent Concessions

The amendments provide relief to lessees from applying the PFRS 16 requirement on lease modifications to rent concessions arising as a direct consequence of the COVID-19 pandemic. A lessee may elect not to assess whether a rent concession from a lessor is a lease modification if it meets all of the following criteria:

- The rent concession is a direct consequence of COVID-19;
- The change in lease payments results in a revised lease consideration that is substantially the same as, or less than, the lease consideration immediately preceding the change;
- Any reduction in lease payments affects only payments originally due on or before June 30, 2021; and
- There is no substantive change to other terms and conditions of the lease.

A lessee that applies this practical expedient will account for any change in lease payments resulting from the COVID-19 related rent concession in the same way it would account for a change that is not a lease modification, i.e., as a variable lease payment.



The amendments are effective for annual reporting periods beginning on or after June 1, 2020. Early adoption is permitted.

The Group adopted the amendments beginning January 1, 2020. The amendment did not have an impact in the consolidated financial statements as there were no rent concessions during the year.

New Accounting Standards, Interpretations and Amendments to Existing Standards Effective Subsequent to December 31, 2020

Pronouncements issued but not yet effective are listed below. Unless otherwise indicated, the Group does not expect that the future adoption of the said pronouncements will have a significant impact on its consolidated financial statements. The Group intends to adopt the following pronouncements when they become effective.

Effective beginning on or after January 1, 2021

Amendments to PFRS 9, PFRS 7, PFRS 4 and PFRS 16, Interest Rate Benchmark Reform – Phase 2

The amendments provide the following temporary reliefs which address the financial reporting effects when an interbank offered rate (IBOR) is replaced with an alternative nearly risk-free interest rate (RFR):

- Practical expedient for changes in the basis for determining the contractual cash flows as a result of IBOR reform
- Relief from discontinuing hedging relationships
- Relief from the separately identifiable requirement when an RFR instrument is designated as a hedge of a risk component

The Group shall also disclose information about:

- The about the nature and extent of risks to which the entity is exposed arising from financial instruments subject to IBOR reform, and how the entity manages those risks; and
- Their progress in completing the transition to alternative benchmark rates, and how the entity is managing that transition

The amendments are effective for annual reporting periods beginning on or after January 1, 2021 and apply retrospectively, however, the Group is not required to restate prior periods.

Effective beginning on or after January 1, 2022

Amendments to PFRS 3, Reference to the Conceptual Framework

The amendments are intended to replace a reference to the Framework for the Preparation and Presentation of Financial Statements, issued in 1989, with a reference to the Conceptual Framework for Financial Reporting issued in March 2018 without significantly changing its requirements. The amendments added an exception to the recognition principle of PFRS 3 to avoid the issue of potential 'day 2' gains or losses arising for liabilities and contingent liabilities that would be within the scope of PAS 37, *Provisions, Contingent Liabilities and Contingent Assets* or Philippine-International Financial Reporting Interpretations Committee (IFRIC) 21, *Levies*, if incurred separately.

At the same time, the amendments add a new paragraph to PFRS 3 to clarify that contingent assets do not qualify for recognition at the acquisition date.



The amendments are effective for annual reporting periods beginning on or after January 1, 2022 and apply prospectively.

Amendments to PAS 16, Plant and Equipment: Proceeds before Intended Use

The amendments prohibit entities deducting from the cost of an item of property, plant and equipment, any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognizes the proceeds from selling such items, and the costs of producing those items, in profit or loss.

The amendments are effective for annual reporting periods beginning on or after January 1, 2022 and must be applied retrospectively to items of property, plant and equipment made available for use on or after the beginning of the earliest period presented when the entity first applies the amendments.

Amendments to PAS 37, Onerous Contracts - Costs of Fulfilling a Contract

The amendments specify which costs an entity needs to include when assessing whether a contract is onerous or loss-making. The amendments apply a "directly related cost approach". The costs that relate directly to a contract to provide goods or services include both incremental costs and an allocation of costs directly related to contract activities. General and administrative costs do not relate directly to a contract and are excluded unless they are explicitly chargeable to the counterparty under the contract.

The amendments are effective for annual reporting periods beginning on or after January 1, 2022.

- Annual Improvements to PFRSs 2018-2020 Cycle
 - Amendment to PFRS 1, First-time Adoption of Philippine Financial Reporting Standards, Subsidiary as a First-time Adopter

The amendment permits a subsidiary that elects to apply paragraph D16(a) of PFRS 1 to measure cumulative translation differences using the amounts reported by the parent, based on the parent's date of transition to PFRS. This amendment is also applied to an associate or joint venture that elects to apply paragraph D16(a) of PFRS 1.

The amendment is effective for annual reporting periods beginning on or after January 1, 2022 with earlier adoption permitted.

* Amendment to PFRS 9, Financial Instruments, Fees in the '10 per cent' test for Derecognition of Financial Liabilities

The amendment clarifies the fees that an entity includes when assessing whether the terms of a new or modified financial liability are substantially different from the terms of the original financial liability. These fees include only those paid or received between the borrower and the lender, including fees paid or received by either the borrower or lender on the other's behalf. An entity applies the amendment to financial liabilities that are modified or exchanged on or after the beginning of the annual reporting period in which the entity first applies the amendment.

The amendment is effective for annual reporting periods beginning on or after January 1, 2022 with earlier adoption permitted. The Group will apply the amendments to



financial liabilities that are modified or exchanged on or after the beginning of the annual reporting period in which the entity first applies the amendment.

Amendment to PAS 41, Agriculture, Taxation in Fair Value Measurements

The amendment removes the requirement in paragraph 22 of PAS 41 that entities exclude cash flows for taxation when measuring the fair value of assets within the scope of PAS 41.

An entity applies the amendment prospectively to fair value measurements on or after the beginning of the first annual reporting period beginning on or after January 1, 2022 with earlier adoption permitted.

Effective beginning on or after January 1, 2023

Amendments to PAS 1, Classification of Liabilities as Current or Noncurrent

The amendments clarify paragraphs 69 to 76 of PAS 1, *Presentation of Financial Statements*, to specify the requirements for classifying liabilities as current or noncurrent. The amendments clarify:

- What is meant by a right to defer settlement
- That a right to defer must exist at the end of the reporting period
- That classification is unaffected by the likelihood that an entity will exercise its deferral right
- That only if an embedded derivative in a convertible liability is itself an equity instrument would the terms of a liability not impact its classification

The amendments are effective for annual reporting periods beginning on or after January 1, 2023 and must be applied retrospectively. The Group is currently assessing the impact the amendments will have on current practice and whether existing loan agreements may require renegotiation.

■ PFRS 17, Insurance Contracts

PFRS 17 is a comprehensive new accounting standard for insurance contracts covering recognition and measurement, presentation and disclosure. Once effective, PFRS 17 will replace PFRS 4, *Insurance Contracts*. This new standard on insurance contracts applies to all types of insurance contracts (i.e., life, non-life, direct insurance and re-insurance), regardless of the type of entities that issue them, as well as to certain guarantees and financial instruments with discretionary participation features. A few scope exceptions will apply.

The overall objective of PFRS 17 is to provide an accounting model for insurance contracts that is more useful and consistent for insurers. In contrast to the requirements in PFRS 4, which are largely based on grandfathering previous local accounting policies, PFRS 17 provides a comprehensive model for insurance contracts, covering all relevant accounting aspects. The core of PFRS 17 is the general model, supplemented by:

- A specific adaptation for contracts with direct participation features (the variable fee approach)
- A simplified approach (the premium allocation approach) mainly for short-duration contracts

PFRS 17 is effective for reporting periods beginning on or after January 1, 2023, with comparative figures required. Early application is permitted.



PFRS 17 is not applicable to the Group since it is not engaged in providing insurance nor issuing insurance contracts.

Deferred effectivity

Amendments to PFRS 10, Consolidated Financial Statements, and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that a full gain or loss is recognized when a transfer to an associate or joint venture involves a business as defined in PFRS 3. Any gain or loss resulting from the sale or contribution of assets that does not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture.

On January 13, 2016, the Financial Reporting Standards Council (FRSC) deferred the original effective date of January 1, 2016 of the said amendments until the International Accounting Standards Board completes its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

3. Summary of Significant Accounting and Financial Reporting Policies

Current versus Noncurrent Classification

The Group presents assets and liabilities in consolidated statement of financial position based on current/noncurrent classification.

An asset is current when it is:

- expected to be realized or intended to be sold or consumed in normal operating cycle;
- held primarily for the purpose of trading;
- expected to be realized within twelve months after the reporting period; or
- cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as noncurrent.

A liability is current when:

- it is expected to be settled in normal operating cycle;
- it is held primarily for the purpose of trading;
- it is due to be settled within twelve months after the reporting period; or
- there is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as noncurrent.

Deferred tax assets and liabilities are classified as noncurrent assets and liabilities, respectively.

The Group also modifies classification of prior year amounts to conform to current year's presentation.



Cash and Cash Equivalents

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

Fair Value Measurement

The Group measures financial instruments at fair value at each reporting date. Fair value related disclosures for financial instruments and non-financial assets that are measured at fair value or where fair values are disclosed, are summarized in the following notes:

- Disclosures for significant estimates and assumptions, see Note 4
- Quantitative disclosures of fair value measurement hierarchy, see Note 31
- Land, see Note 13
- Investment properties, see Note 14
- Financial instruments (including those carried at amortized cost), see Note 31

Fair value is the estimated price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- in the principal market for the asset or liability; or .
- in the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible by the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognized in the consolidated financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.



For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

"Day I" Difference

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

Financial Instruments

A financial instrument is any contract that give rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial Assets

Initial Recognition and Measurement. Financial assets are classified, at initial recognition, as subsequently measured at amortized cost, FVOCI, and fair value through profit or loss (FVPL).

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient, the Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at FVPL, transaction costs. Trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient are measured at the transaction price determined under PFRS 15, *Revenue from Contracts with Customers*.

In order for a financial asset to be classified and measured at amortized cost or FVOCI, it needs to give rise to cash flows that are 'solely payments of principal and interest' (SPPI) on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognized on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

Subsequent Measurement. For purposes of subsequent measurement, financial assets are classified in four categories:

- financial assets at amortized cost (debt instruments)
- financial assets at FVOCI with recycling of cumulative gains and losses (debt instruments)



- financial assets designated at FVOCI with no recycling of cumulative gains and losses upon derecognition (equity instruments)
- financial assets at FVPL

The Group does not have debt instruments at FVOCI and financial assets at FVPL as at December 31, 2020 and 2019.

Financial Assets at Amortized Cost (Debt Instruments). The Group measures financial assets at amortized cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are SPPI on the principal amount outstanding.

Financial assets at amortized cost are subsequently measured using the effective interest rate (EIR) method and are subject to impairment. Gains and losses are recognized in the consolidated statement of comprehensive income when the asset is derecognized, modified or impaired.

The Group's financial assets at amortized cost includes cash and cash equivalents, trade and other receivables and refundable deposits (included under "Other noncurrent assets" account in the consolidated statement of financial position) as at December 31, 2020 and 2019 (see Notes 6, 7, 15 and 30).

Financial Assets Designated at FVOCI (Equity Instruments). Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity instruments designated at FVOCI when they meet the definition of equity under PAS 32, Financial Instruments: Presentation, and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to profit or loss. Dividends are recognized as "Dividend income" included under "Others - Net" account in the consolidated statement of comprehensive income when the right of payment has been established, except when the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in OCI. Equity instruments designated at FVOCI are not subject to impairment assessment.

The Group elected to classify irrevocably under this category its listed and non-listed equity instruments and investment in quoted club shares as at December 31, 2020 and 2019 (see Notes 10 and 30).

Derecognition of Financial Assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized (i.e., removed from the Group's consolidated statement of financial position) when:

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



When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Group continues to recognize the transferred asset to the extent of its continuing involvement. In that case, the Group also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

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

Impairment of Financial Assets

The Group recognizes an allowance for ECLs for all debt instruments not held at FVPL. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original EIR. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

For trade receivables, the Group applies a simplified approach in calculating ECLs. Therefore, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For other financial assets such as due from related parties and advances to associates and joint ventures, the Group applies a general approach which measures ECL on either a 12-month or lifetime basis depending on whether a significant increase in credit risks has occurred since initial recognition or whether an asset is considered to be credit-impaired, adjusted for the effects of collateral, forward-looking factors and time value of money.

For cash and cash equivalents, the Group applies the low credit risk simplification. At every reporting date, the Group evaluates whether the debt instrument is considered to have low credit risk using all reasonable and supportable information that is available without undue cost or effort. In making that evaluation, the Group reassesses the external credit rating of the debt instrument or comparable instruments.

The Group, in general, considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off, in whole or in part, when the asset is considered uncollectible, the Group has exhausted all practical recovery efforts and has concluded that it has no reasonable expectations of recovering the financial asset in its entirety or a portion thereof.



Financial Liabilities

Initial Recognition and Measurement. Financial liabilities are classified, at initial recognition, as financial liabilities at FVPL, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Group's financial liabilities include trade payables and other current liabilities (excluding payable to government agencies, customers' deposits and contract liabilities), short-term loans, obligations for program and other rights, dividends payable and lease liabilities.

Subsequent Measurement. The measurement of financial liabilities depends on their classification, as described below:

Financial Liabilities at FVPL. Financial liabilities at FVPL include financial liabilities held for trading and financial liabilities designated upon initial recognition as at FVPL. Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments entered into by the Group that are not designated as hedging instruments in hedge relationships as defined by PFRS 9. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

Gains or losses on liabilities held for trading are recognized in the consolidated statement of comprehensive income.

Financial liabilities designated upon initial recognition at FVPL are designated at the initial date of recognition, and only if the criteria in PFRS 9 are satisfied. The Group has not designated any financial liability as at FVPL as at December 31, 2020 and 2019.

Loans and Borrowings. After initial recognition, interest-bearing loans and borrowings and other payables are subsequently measured at amortized cost using the EIR method. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the EIR amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included as "Interest expense" in the consolidated statement of comprehensive income.

This category generally applies to trade payables and other current liabilities (excluding payable to government agencies, customers' deposits and contract liabilities), short-term loans, obligations for program and other rights, dividends payable and lease liabilities (see Notes 16, 17, 18, 19, 27 and 30).

Derecognition of Financial Liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the consolidated statement of comprehensive income.



Classification of Financial Instruments Between Liability and Equity

A financial instrument is classified as liability if it provides for a contractual obligation to:

- deliver cash or another financial asset to another entity;
- exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the Group; or
- satisfy the obligation other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of own equity shares.

If the Group does not have an unconditional right to avoid delivering cash or another financial asset to settle its contractual obligation, the obligation meets the definition of a financial liability.

The components of issued financial instruments that contain both liability and equity elements are accounted for separately, with the equity component being assigned the residual amount after deducting from the instrument as a whole the amount separately determined as the fair value of the liability component on the date of issue.

Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, to realize the assets and settle the liabilities simultaneously. The Group assesses that it has a currently enforceable right of offset if the right is not contingent on a future event, and is legally enforceable in the normal course of business, event of default, and event of insolvency or bankruptcy of the Group and all of the counterparties.

Program and Other Rights

Program and other rights with finite lives are stated at cost less amortization and impairment in value. The estimated useful lives and the amortization method used depend on the manner and pattern of usage of the acquired rights. The cost of program and other rights with multiple number of runs within a specified term is amortized using straight line method up to the date of expiry.

From September 1, 2019, the Group changed its accounting policy for amortizing the cost of program and other rights with no definite expiration from accelerated method based on the sum of the year's digit of ten years with salvage value of 10% of the total cost to straight-line method over ten years based on the current book values so as to allow recognition of amortization equally and to be consistent with the method of amortizing program rights with multiple number of runs within a specified term. Management takes the view that this policy provides reliable and more relevant information because it is reflective of the pattern of consumption of program rights.

Amortization expense is shown as "Program and other rights usage" included under "Production costs" account in the consolidated statement of comprehensive income.

For series of rights acquired, the cost is charged to profit or loss as each series is aired on a per episode basis.

For rights intended for airing over the international channels, the cost is amortized on a straight-line basis over the number of years indicated in the contract.

Prepaid Production Costs

Prepaid production costs, included under "Prepaid expenses and other current assets" account in the consolidated statement of financial position, represent costs paid in advance prior to the airing of the programs or episodes. These costs include talent fees of artists and production staff and other costs directly attributable to production of programs. These are charged to expense under "Production



costs" account in the consolidated statement of comprehensive income upon airing of the related program or episodes. Costs related to previously taped episodes determined not to be aired are charged to expense.

Inventories

Merchandise inventory and materials and supplies inventory, included under "Prepaid expenses and other current assets" account in the consolidated statement of financial position, is stated at the lower of cost and net realizable value. Cost is determined using the weighted average method. Net realizable value of inventories that are for sale is the estimated selling price in the ordinary course of business, less the estimated costs necessary to make the sale. Net realizable value of inventories not held for sale is the current replacement cost.

Tax Credits

Tax credits represent claims from the government arising from airing of government commercials and advertisements availed under Presidential Decree (PD) No. 1362. Pursuant to PD No. 1362, these will be collected in the form of tax credits which the Group can use in paying for import duties and taxes on imported broadcasting related equipment. The tax credits cannot be used to pay for any other tax obligation to the government.

As at December 31, 2020 and 2019, the Group's tax credits are classified as current under "Prepaid expenses and other current assets" account in the consolidated statement of financial position.

Advances to Suppliers

Advances to suppliers, included under "Prepaid expenses and other current assets" account in the consolidated statement of financial position, are noninterest-bearing and are generally applied to acquisition of inventories, programs and other rights, availments of services and others.

Property and Equipment

Property and equipment, except for land, are stated at cost, net of accumulated depreciation and amortization and impairment losses, if any. Such cost includes the cost of replacing part of the property and equipment and borrowing costs for long-term construction projects if the recognition criteria are met. When significant parts of property and equipment are required to be replaced at intervals, the Group recognizes such parts as individual assets with specific useful lives and depreciates them accordingly. All other repair and maintenance costs are recognized in profit or loss as incurred.

Land is measured at fair value less accumulated impairment losses, if any, recognized after the date of the revaluation. Valuations are generally performed every three to five years or more frequently as deemed necessary to ensure that the fair value of a revalued asset does not differ materially from its carrying amount.

Any revaluation surplus is recorded in other comprehensive income and hence, credited to the "Revaluation increment on land - net of tax" account under equity, except to the extent that it reverses a revaluation decrease of the same asset previously recognized in profit or loss, in which case, the increase is recognized in profit or loss. A revaluation deficit is recognized in profit or loss, except to the extent that it offsets an existing surplus on the same asset recognized in the "Revaluation increment on land - net of tax" account.



Depreciation and amortization are computed on a straight-line basis over the following estimated useful lives of the assets:

Buildings, towers and improvements	11-20 years
Antenna and transmitter systems and broadcast equipment	5-10 years
Communication and mechanical equipment	3-5 years
Transportation equipment	4-5 years
Furniture, fixtures and equipment	5 years

An item of property and equipment and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss when the asset is derecognized.

The assets' residual values, useful lives and methods of depreciation and amortization are reviewed at each financial year-end and adjusted prospectively, if appropriate.

Fully depreciated assets are retained in the accounts until they are no longer in use and no further depreciation and amortization is credited or charged to current operations.

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

Investment Properties

Investment properties consist of real estate held for capital appreciation and rental.

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

Depreciation and amortization are computed using the straight-line method over 11-20 years.

The remaining useful lives and depreciation and amortization method are reviewed and adjusted, if appropriate, at each financial year-end.

Investment properties are derecognized when either they have been disposed of or when the investment properties are permanently withdrawn from use and no future economic benefits are expected from its disposal. Any gains or losses on the retirement or disposal of an investment property are recognized in profit or loss in the period of derecognition.

Transfers are made to or from investment property only when there is a change in use. For a transfer from investment property to owner-occupied property, the deemed cost for subsequent accounting is the fair value at the date of change in use. If owner-occupied property becomes an investment property, the Group accounts for such property in accordance with the policy stated under property and equipment up to the date of change in use.

Investment in Artworks

Investment in artworks, included under "Other noncurrent assets" account in the consolidated statement of financial position, is stated at cost less any impairment in value.



Software Costs

Costs incurred in the acquisition and customization of new software, included under "Other noncurrent assets" account in the consolidated statement of financial position, are capitalized and amortized on a straight-line basis over three to ten years.

Impairment of Nonfinancial Assets

The carrying values of program and other rights, prepaid production costs, deferred production costs, tax credits, investments and advances, property and equipment, right-of-use assets, investment properties, software costs and investment in artworks are reviewed for impairment when events or changes in circumstances indicate that the carrying values may not be recoverable. If any such indication exists, and if the carrying value exceeds the estimated recoverable amount, the assets are considered impaired and are written down to their recoverable amount. The recoverable amount of these nonfinancial assets is the greater of an asset's or cash-generating unit's fair value less cost to sell or value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or group of assets. The fair value less cost to sell is the amount obtainable from the sale of an asset in an arm's length transaction less cost to sell. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash generating unit (CGU) to which the asset belongs. Impairment losses, if any, are recognized in profit or loss in the consolidated statement of comprehensive income in those expense categories consistent with the function of the impaired asset.

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

In the case of investments in associate and interests in joint ventures, after application of the equity method, the Group determines whether it is necessary to recognize any additional impairment loss with respect to the Group's investments in associate and interests in joint ventures. The Group determines at each reporting period whether there is any objective evidence that the investments in associate and interests in joint ventures are impaired. If this is the case, the Group calculates the amount of impairment as being the difference between the recoverable amount of investments in associate and interests in joint ventures, and the acquisition cost and recognizes the amount in the consolidated statement of comprehensive income.

Investments in an Associate and Joint Ventures

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.



A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The considerations made in determining significant influence or joint control are similar to those necessary to determine control over subsidiaries.

The Group's investments in its associate and joint ventures are accounted for using the equity method.

Under the equity method, the investment in an associate or a joint venture is initially recognized at cost. The carrying amount of the investment is adjusted to recognize changes in the Group's share of net assets of the associate or joint venture since the acquisition date.

Goodwill relating to the associate or joint venture is included in the carrying amount of the investment and is not tested for impairment individually.

The Group's share of the results of operations of the associate or joint venture is included in profit or loss. Any change in OCI of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognized directly in the equity of the associate or joint venture, the Group recognizes its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealized gains and losses resulting from transactions between the Group and the associate or joint venture are eliminated to the extent of the interest in the associate or joint venture.

The aggregate of the Group's share of profit or loss of an associate and a joint venture is shown on the face of the consolidated statement of comprehensive income outside operating profit and represents profit or loss after tax and NCI in the subsidiaries of the associate or joint venture.

If the Group's share of losses of an associate or a joint venture equals or exceeds its interest in the associate or joint venture, the Group discontinues recognizing its share of further losses.

The financial statements of the associate or joint venture are prepared for the same reporting period as the Group. When necessary, adjustments are made to bring the accounting policies in line with those of the Group.

After application of the equity method, the Group determines whether it is necessary to recognize an impairment loss on its investment in associate or joint venture. At each reporting date, the Group determines whether there is objective evidence that the investment in the associate or joint venture is impaired. If there is such evidence, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate or joint venture and its carrying value, and then recognizes the loss under "Equity in net earnings (losses) of joint ventures" in the consolidated statement of comprehensive income.

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



Equity

Capital stock is measured at par value for all shares issued. Incremental costs incurred directly attributable to the issuance of new shares are shown in equity as a deduction from proceeds, net of tax. Proceeds and/or fair value of considerations received in excess of par value are recognized as additional paid-in capital.

Retained earnings include all current and prior period results of operations as reported in the consolidated statement of comprehensive income, net of any dividend declaration, adjusted for the effects of changes in accounting policies as may be required by PFRS' transitional provisions.

<u>Treasury Stocks and Underlying Shares of the Acquired Philippine Deposit Receipts (PDRs)</u>
The Parent Company's own reacquired equity instruments are deducted from equity. No gain or loss is recognized in the consolidated statement of comprehensive income on the purchase, sale, issuance or cancellation of the Group's own equity instruments.

Each PDR entitles the holder to the economic interest of the underlying common share of the Parent Company. The Parent Company's ownership of the PDRs are presented similar to treasury shares in the consolidated statement of financial position.

Dividends on Common Shares of the Parent Company

Dividends on common shares are recognized as liability and deducted from equity when approved by the BOD of the Parent Company. Dividends for the year that are approved after reporting period are dealt with as an event after reporting period.

Revenue Recognition

a. PFRS 15, Revenue from Contracts with Customers

Revenue from contracts with customers is recognized when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. The Group assesses its revenue arrangements against specific criteria to determine if it is acting as principal or agent. The Group has generally concluded that it is the principal in its revenue arrangements because it typically controls the goods or services before transferring them to the customer.

Revenue is recognized when the Group satisfies a performance obligation by transferring a promised good or service to the customer, which is when the customer obtains control of the good or service. A performance obligation may be satisfied at a point in time or over time. The amount of revenue recognized is the amount allocated to the satisfied performance obligation.

The following specific recognition criteria must also be met before revenue is recognized:

Advertising Revenue. Revenue is recognized in the period the advertisements are aired.

Payments received for advertisements before broadcast (pay before broadcast) are recognized as income on the dates the advertisements are aired. Prior to liquidation, these are classified as unearned revenue under "Contract liabilities" under "Trade payables and other current liabilities" account, in the consolidated statement of financial position.

Goods received in exchange for airtime usage pursuant to exchange deal contracts executed between the Group and its customers are recorded at fair market values of assets received. Fair market value is the current market price.



Tax credits on aggregate airtime credits from government sales availed of under PD No. 1362 are recognized as revenue when there is reasonable certainty that these can be used to pay duties and taxes on imported broadcasting related equipment.

Subscription Revenue. Subscription fees are recognized over the subscription period in accordance with the terms of the subscription agreements.

Sale of goods. Sale of goods pertain to sale of set-top boxes, digital TV mobile receivers and other merchandises. Revenue is recognized at a point in time when delivery has taken place and transfer of control has been completed. These are stated net of sales discounts.

Revenue from Distribution and Content Provisioning. Revenue is recognized upon delivery of the licensed content to customers.

Production Revenue. Production revenue is recognized at a point in time when project-related services are rendered.

Commission from Artist Center. Revenue is recognized as revenue on an accrual basis in accordance with the terms of the related marketing agreements.

b. Revenue Recognition Outside the Scope of PFRS 15

Rental Income. Revenue from lease of property and equipment and investment properties is accounted for on a straight-line basis over the lease term.

Dividend Income. Revenue is recognized when the Group's right to receive payment is established.

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

Equity in Net Earnings (Losses) of Joint Ventures. The Group recognizes its share in the net income or loss of joint ventures proportionate to the equity in the economic shares of such joint ventures, in accordance with the equity method.

Other Income. Other income is recognized when there is an incidental economic benefit, other than the usual business operations, that will flow to the Group through an increase in asset or reduction in liability that can be measured reliably.

Contract Balances

Trade Receivables. A receivable represents the Group's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due). Refer to the accounting policies of Financial Instruments section.

Contract Assets. A contract asset is the right to consideration in exchange for goods or services transferred to the customer. If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognized for the earned consideration that is conditional.

Contract Liabilities. A contract liability is the obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Group transfers goods or services to the



customer, a contract liability is recognized when the payment is made or the payment is due, whichever is earlier. Contract liabilities are recognized as revenue when the Group performs under the contract.

Incremental Costs to Obtain a Contract

The Group pays sales commissions to its account executives for each contract that they obtain for advertising agreements with customers. The Group has elected to apply the optional practical expedient for costs to obtain a contract which allows the Group to immediately expense sales commissions (presented as part of "Marketing expense" under "General and administrative expenses" account in the consolidated statement of comprehensive income) because the amortization period of the asset that the Group otherwise would have used is less than one year.

Borrowing Costs

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

Expenses

Expenses, presented as "Production costs", "Cost of sales", and "General and administrative expenses" in the consolidated statement of comprehensive income, are recognized as incurred.

Pension and Other Long-Term Employee Benefits

The Parent Company has a funded, noncontributory defined benefit retirement plan covering permanent employees. Other entities are covered by Republic Act (R.A.) 7641, otherwise known as "The Philippine Retirement Law", which provides for qualified employees to receive an amount equivalent to a certain percentage of monthly salary at normal retirement age. In addition, the Group has agreed to pay the cash equivalent of the accumulated unused vacation leave of the employees upon separation from the Group.

The cost of providing benefits under the defined benefit plans is determined using the projected unit credit method.

Defined Benefit Plans. The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets (if any), adjusted for any effect of limiting a net defined benefit asset to the asset ceiling.

The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The cost of providing benefits under defined benefit plan is determined using the projected unit credit method.

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognized immediately in the statement of financial position with a corresponding debit or credit to retained earnings through OCI in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.



Past service costs are recognized in profit or loss on the earlier of:

- The date of the plan amendment or curtailment, and
- The date that the Group recognizes related restructuring costs

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Group recognizes the following changes in the net defined benefit obligation under "Production costs" and "General and administrative expenses" accounts in consolidated statements of comprehensive income (by function):

- Service costs comprising current service costs, past service costs, gains and losses on curtailments and non-routine settlements.
- Net interest expense or income

Plan assets are assets that are held by a long-term employee benefit fund. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations). If the fair value of the plan assets is higher than the present value of the defined benefit obligation, the measurement of the resulting defined benefit asset is limited to the present value of economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The Group's right to be reimbursed of some or all of the expenditure required to settle a defined benefit obligation is recognized as a separate asset at fair value when and only when reimbursement is virtually certain.

Leases starting January 1, 2019 - Upon Adoption of PFRS 16

Leases. The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Group as Lessee. The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognizes lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

• Right-of-use Assets. The Group recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received and estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories. Unless the Group is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognized right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term as follow:

Land Buildings, studio and office spaces 2 to 12 years 2 to 6 years



Right-of-use assets are subject to impairment.

• Lease Liabilities. At the commencement date of the lease, the Group recognizes lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate. The variable lease payments that do not depend on an index or a rate are recognized as expense in the period on which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying asset.

• Short-term Leases. The Group applies the short-term lease recognition exemption to its short-term leases (i.e., those leases that have a lease term of 12 months or less from the commencement date or initial application of PFRS 16 and do not contain a purchase option). Lease payments on short-term leases are recognized as expense on a straight-line basis over the lease term.

Group as Lessor. Leases where the Group does not transfer substantially all the risks and benefits of ownership of the asset are classified as operating leases. Rental income from operating leases are recognized as income in the consolidated statement of comprehensive income on a straight-line basis over the lease term. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognized over the lease term on the same basis as rental income. Contingent rents are recognized as revenue in the period in which they are earned.

Leases before January 1, 2019 - Prior to Adoption of PFRS 16

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

- a. There is a change in contractual terms, other than a renewal or extension of the arrangement;
- b. A renewal option is exercised or extension granted, unless the term of the renewal or extension was initially included in the lease term;
- c. There is a change in the determination of whether fulfillment is dependent on a specified asset; or
- d. There is substantial change to the asset.

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

The Group determines whether arrangements contain a lease to which lease accounting must be applied. The costs of the agreements that do not take the legal form of a lease but convey the right to use an asset are separated into lease payments if the entity has the control of the use or access to the



asset, or takes essentially all of the outputs of the asset. The said lease component for these arrangements is then accounted for as finance or operating lease.

Group as Lessee. Leases which do not transfer to the Group substantially all the risks and benefits of ownership of the asset are classified as operating leases. Operating lease payments are recognized as expense in the consolidated statement of comprehensive income on a straight-line basis over the lease term. Associated costs, such as maintenance and insurance, are expensed as incurred.

Group as Lessor. Leases where the Group does not transfer substantially all the risks and benefits of ownership of the asset are classified as operating leases. Rental income from operating leases are recognized as income in the consolidated statement of comprehensive income on a straight-line basis over the lease term. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognized over the lease term on the same basis as rental income. Contingent rents are recognized as revenue in the period in which they are earned.

Foreign Currency-denominated Transactions

Transactions in foreign currencies are initially recorded in the functional currency exchange rate at the date of the transactions. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency closing exchange rate at financial reporting period. All differences are taken to profit or loss in the consolidated statements of comprehensive income. Nonmonetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Nonmonetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. For income tax purposes, foreign exchange gains and losses are treated as taxable income or deductible expenses when realized.

Taxes

Current Income Tax. Current income tax assets and liabilities for the current period are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantially enacted at reporting period.

Current income tax relating to items recognized directly in equity is recognized in equity and not in profit or loss. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation, and establishes provisions where appropriate.

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

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

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



• in respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint arrangements, deferred tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

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

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

- where the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit; and
- in respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint arrangements, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realized or the liability is settled, based on tax rates and tax laws to be enacted or substantially enacted at the reporting period.

Deferred tax relating to items recognized outside profit or loss is recognized outside profit or loss. Deferred tax items recognized in correlation to the underlying transaction either in OCI or directly in equity.

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

Creditable Withholding Taxes. Creditable withholding taxes represent amounts withheld by the Group's customers and is deducted from the Group's income tax payable.

Value-added Tax (VAT). Revenue, expenses and assets are recognized net of the amount of VAT, if applicable.

When VAT from sales of goods and/or services (output VAT) exceeds VAT passed on from purchases of goods or services (input VAT), the excess is recognized as payable in the consolidated statement of financial position. When VAT passed on from purchases of goods or services (input VAT) exceeds VAT from sales of goods and/or services (output VAT), the excess is recognized as an asset in the consolidated statement of financial position to the extent of the recoverable amount.

The net amount of VAT recoverable from, or payable to, the taxation authority is included as part of "Prepaid expenses and other current assets" or "Trade payables and other current liabilities" accounts in the consolidated statement of financial position.



Earnings Per Share (EPS)

Basic EPS is computed by dividing the net income for the year attributable to the equity holders of the Parent Company, net of income attributable to preferred shares, by the weighted average number of common shares outstanding during the year, after considering the retroactive adjustments for any stock dividends declared, if any.

Diluted EPS is calculated by dividing the net income for the year attributable to the equity holders of the Parent Company (inclusive of income attributable to preferred shares) by the weighted average number of common shares outstanding during the year, plus the weighted average number of common shares that would be issued upon conversion of all dilutive potential common shares.

Segment Reporting

For management purposes, the Group's operating businesses are organized and managed separately into television and radio airtime, international subscriptions and other business activities. Such business segments are the basis upon which the Group reports its primary segment information. The Group considers television and radio operations as the major business segment. The Group operates in two geographical areas where it derives its revenue. Financial information on business segments is presented in Note 5 to the consolidated financial statements.

Provisions

Provisions are recognized when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Group expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognized as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the consolidated statement of comprehensive income net of any reimbursement.

Contingencies

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

Events after Reporting Period

Post year-end events that provide additional information about the Group's position at the reporting period (adjusting events) are reflected in the consolidated financial statements. Post year-end events that are not adjusting events are disclosed in the notes to consolidated financial statements when material.

4. Significant Accounting Judgments, Estimates and Assumptions

The preparation of the consolidated financial statements requires management to make judgments, estimates and assumptions that affect amounts reported in the consolidated financial statements and related notes at the end of the reporting period. However, uncertainty about these judgments, estimates and assumptions could result in outcomes that require a material adjustment to the carrying amount of the asset or liability affected in future periods.



Judgments

In the process of applying the Group's accounting policies, management has made the following judgments, which have the most significant effect on the amounts recognized in the consolidated financial statements.

Consolidation of Entities in which the Group holds less than Majority of Voting Rights. The Group considers that it controls RGMA Network even though it owns less than 50% of the voting rights. This is because the Group is the single largest shareholder of RGMA Network with a 49% equity interest. The remaining 51% of the equity shares in RGMA Network are owned by several parties. Since September 27, 1995, which is the date of incorporation of RGMA Network, there is no history of the other shareholders collaborating to exercise their votes collectively or to outvote the Group. The carrying amount of NCI as at December 31, 2020 and 2019 are \$\text{P72.36}\$ million and \$\text{P70.64}\$ million, respectively.

Assessment of Significant Influence over the Investee. The Parent Company holds 25% ownership interest in Optima Digital, Inc. as at December 31, 2020 and 2019. Even with more than 20% voting rights, management assessed that the Parent Company does not have the power to participate in the policy-making processes, including decisions to affect its returns in the form of dividends. Further, the Parent Company does not have the ability to participate in the financial and operational policies decision-making of the investee to affect its relevant activities.

Determination of Lease Term of Contracts with Renewal and Termination Options – Group as a Lessee (Starting January 1, 2019 - Upon Adoption of PFRS 16). The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group has several lease contracts that include extension and termination options. The Group applies judgment in evaluating whether it is reasonably certain whether or not to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to renew or to terminate (e.g., construction of significant leasehold improvements or significant customization to the leased asset).

The Group did not include the renewal period as part of the lease term for its leases as these are subject to mutual agreement and are not reasonably certain to be exercised. Furthermore, the periods covered by termination options are included as part of the lease term because they are reasonably certain not to be exercised.

Operating Leases - Group as Lessor. The Group has entered into various lease agreements as lessor. The Group had determined that the risks and rewards of ownership of the underlying property were retained by the Group. Accordingly, the leases are classified as an operating lease.

Total rental income amounted to ₱6.89 million, ₱8.56 million and ₱8.27 million in 2020, 2019 and 2018, respectively (see Note 25).

Operating Leases - Group as Lessee (Prior to January 1, 2019 - Prior to Adoption of PFRS 16). The Group has entered into various lease agreements as a lessee. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, that the lessors retain all the significant risks and rewards of ownership of the properties and accounts for the contracts as operating leases.



Rental expense charged to operations amounted to \$\partial 927.34\$ million in 2018 (see Notes 22, 23 and 27).

Estimates and Assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below. The Group based its assumptions and estimates on parameters available when the consolidated financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

Estimating the Incremental Borrowing Rate (Starting January 1, 2019 - Upon Adoption of PFRS 16). The Group cannot readily determine the interest rate implicit in the lease, therefore, it uses its incremental borrowing rate (IBR) to measure lease liabilities. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the Group 'would have to pay', which requires estimation when no observable rates are available (such as for subsidiaries that do not enter into financing transactions) or when they need to be adjusted to reflect the terms and conditions of the lease. The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the counterparty's standalone credit rating).

The Group's lease liabilities amounted to \$\rightarrow\$76.86 million and \$\rightarrow\$105.79 million as at December 31, 2020 and 2019, respectively (see Note 27).

Estimating Allowance for ECL. The following information explains the inputs, assumptions and techniques used by the Group in estimating ECL for trade receivables:

· Simplified approach for trade receivables

The Group uses a simplified approach for calculating ECL on trade receivables through the use of provision matrix to calculate ECLs. The provision rates are based on days past due for groupings of customer segments that have similar loss patterns (i.e., by customer type).

The provision matrix is initially based on the Group's historical observed default rates. The Group then calibrates the matrix to adjust the historical credit loss experience with forward-looking information. For instance, if forecast economic conditions (e.g., gross domestic product, inflation rate, unemployment rate) are expected to deteriorate over the next year which can lead to an increased number of defaults in the Group's operating segments, the historical default rates are adjusted. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analyzed.

Definition of default for trade receivables

The Group defines a trade receivable as in default, when it meets one or more of the following criteria:

- The counterparty is experiencing financial difficulty or is insolvent
- The receivable is more than 360 days past due. The determination of the period is based on the Group's practice and agreement with their customers within the industry.



Incorporation of forward-looking information

The Group considers a range of relevant forward-looking macro-economic assumptions for the determination of unbiased general industry adjustments that support the calculation of ECLs. A broad range of forward-looking information are considered as economic inputs such as the gross domestic product, inflation rate, unemployment rates and other economic indicators.

The macroeconomic factors are aligned with information used by the Group for other purposes such as strategic planning and budgeting.

The Group identifies and documents key drivers of credit risk and credit losses of each portfolio of financial instruments and, using an analysis of historical data, has estimated relationships between macro-economic variables and credit risk and credit losses.

Predicted relationship between the key macro-economic indicators and default and loss rates on various portfolios of financial assets have been developed based on analyzing historical data over the past 5 years. The methodologies and assumptions including any forecasts of future economic conditions are reviewed regularly.

Grouping of instruments for losses measured on collective basis

For expected credit loss provisions modelled on a collective basis, a grouping of exposures is performed on the basis of shared risk characteristics, such that risk exposures within a segmentation are homogeneous. The Group segmentized its receivables based on the type of customer (e.g., corporate and individuals).

The assessment of the correlation between historical observed default rates, forecast economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and of forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of customer's actual default in the future.

Provision for ECL amounted to \$\psi 347.20\$ million, \$\psi 18.30\$ million and \$\psi 109.63\$ million in 2020, 2019 and 2018, respectively (see Notes 7 and 23). The allowance for ECL amounted to \$\psi 766.52\$ million and \$\psi 549.64\$ million as at December 31, 2020 and 2019, respectively. The carrying amounts of trade and other receivables amounted to \$\psi 10,466.54\$ million and \$\psi 5,257.15\$ million as at December 31, 2020 and 2019, respectively (see Note 7).

Classification and Amortization of Program and Other Rights. Portions of program and other rights are classified as current and noncurrent assets. Current portion represents those expected to be aired any time within its normal operating cycle, whereas the noncurrent portion represents those without definite expiration.

From September 1, 2019, the Group changed its accounting policy for amortizing the cost of program and other rights with no definite expiration date from accelerated method based on the sum of the year's digit of ten years with salvage value of 10% of the total cost to straight-line method over ten years based on the current book values so as to allow recognition of amortization equally and to be consistent with the method of amortizing program rights with multiple number of runs within a specified term. Management takes the view that this policy provides reliable and more relevant information because it is reflective of the pattern of consumption of the program rights.



The Group estimates the amortization of program and other rights with finite lives using straight line method up to the date of expiry and those with no definite expiration date of up to ten years, which is the manner and pattern of usage of the acquired rights. In addition, estimation of the amortization of program and other rights is based on the Group's experience with such rights. It is possible, however, that future results of operations could be materially affected by changes in estimates brought about by changes in the factors mentioned above. The amounts and timing of recorded expenses for any period would be affected by changes in these factors and circumstances.

Program and other rights usage amounted to ₱703.42 million, ₱988.70 million and ₱871.45 million in 2020, 2019 and 2018, respectively (see Notes 8 and 22). Program and other rights, net of accumulated impairment in value of ₱2.70 million, amounted to ₱942.97 million and ₱1,038.79 million as at December 31, 2020 and 2019, respectively (see Note 8).

Estimating Allowance for Inventory Losses. The Group provides allowance for inventory losses whenever the net realizable value becomes lower than cost due to damage, physical deterioration, obsolescence, changes in price levels or other causes. The allowance account is reviewed periodically to reflect the accurate valuation of the inventories.

The carrying value of merchandise inventory and materials and supplies inventory, included under "Prepaid expenses and other current assets" account in the consolidated statement of financial position, amounted to P237.05 million and P12.76 million as at December 31, 2020 and 2019, respectively (see Note 9). There were no provisions for inventory losses in 2020, 2019 and 2018.

Estimating Useful Lives of Property and Equipment, Software Costs and Investment Properties. The Group estimates the useful lives of property and equipment, software costs and investment properties based on the period over which the assets are expected to be available for use. The estimated useful lives of property and equipment, software costs and investment properties are reviewed periodically and are updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the assets. In addition, estimation of the useful lives of property and equipment, software costs and investment properties is based on collective assessment of industry practice, internal technical evaluation and experience with similar assets. It is possible, however, that future results of operations could be materially affected by changes in estimates brought about by changes in the factors mentioned above. The amounts and timing of recorded expenses for any period would be affected by changes in these factors and circumstances. A reduction in the estimated useful lives of property and equipment, software costs and investment properties would increase the recorded general and administrative expenses and decrease noncurrent assets.

There has been no change in the Group's estimate of useful lives of its property and equipment, software costs and investment properties in 2020 and 2019.

Total depreciation and amortization expense for the years ended December 31, 2020, 2019 and 2018, amounted to ₱558.06 million, ₱573.83 million and ₱609.62 million, respectively (see Notes 12, 14, 15, 22 and 23).

Revaluation of Land. The Group engages an accredited appraiser to determine the fair value of the land used in operations. Fair value is determined by reference to market-based evidence adjusted based on certain elements of comparison. The fair value amount would differ if the Group made different judgments and estimates or utilized a different basis for determining fair value.

Valuations from an accredited appraiser are generally performed every three to five years or more frequently as deemed necessary to ensure that the fair value of a revalued asset does not differ materially from its carrying amount.



In 2020 and 2019, there were no additional revaluation increment on land due to insignificant movements in the fair value of the land. There is a revaluation increment on land in 2018 amounting to P990.37 million. The revalued amount of land, which is classified under "Property and equipment" account in the statements of financial position, amounted to P2,803.20 million as at December 31, 2020 and 2019 (see Notes 13 and 31).

Impairment of Nonfinancial Assets. For prepaid production costs, tax credits, investments and advances, property and equipment, right-of-use assets, investment properties, program and other rights, investment in artworks, deferred production costs and software costs, impairment testing is performed whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable.

The factors that the Group considers important which could trigger an impairment review include the following:

- significant underperformance relative to expected historical or projected future operating results;
- significant changes in the manner of use of the acquired assets or the strategy for overall business;
- · significant negative industry or economic trends; and
- obsolescence or physical damage of an asset.

The Group recognizes an impairment loss whenever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the greater of fair value less costs to sell or asset's value in use. Recoverable amounts are estimated for individual assets or, if it is not possible, for the CGU to which the asset belongs.

As at December 31, 2020 and 2019, the Group did not identify any indicator of impairment on its nonfinancial assets, hence, no impairment tests were carried out.

The carrying values of nonfinancial assets as at December 31 follow:

	2020	2019
Land at revalued amounts (see Note 13)	₽2,803,196,184	₽2,803,196,184
Property and equipment - at cost (see Note 12)	2,588,113,704	2,695,162,487
Program and other rights (see Note 8)	942,966,005	1,038,789,929
Prepaid production costs (see Note 9)	428,553,144	282,840,960
Investments and advances (see Note 11)	184,524,315	179,766,749
Tax credits (see Note 9)	174,199,496	58,699,529
Software costs (see Note 15)	97,071,541	120,396,750
Right-of-use assets (see Note 27)	89,268,276	129,802,186
Investment properties (see Note 14)	34,869,834	36,252,221
Investment in artworks (see Note 15)	10,186,136	10,186,136
Deferred production costs (see Note 15)	1,061,628	1,088,162

Estimating Realizability of Deferred Tax Assets. The Group reviews its deferred tax assets at each reporting date and reduces the carrying amount to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. The Group's assessment on the recognition of deferred tax assets on deductible temporary difference and carryforward benefits of NOLCO and excess MCIT over RCIT is based on the projected taxable income in the following periods.



Recognized deferred tax assets amounted to \$1,932.25 million and \$1,246.43 million as at December 31, 2020 and 2019, respectively, while unrecognized deferred tax assets amounted to \$28.56 million and \$20.90 million as at December 31, 2020 and 2019, respectively (see Note 28).

Pension and Other Employee Benefits. The determination of the Group's obligation and cost of pension benefits is dependent on the selection of certain assumptions used by actuaries in calculating such amounts. Those assumptions are described in Note 26 and include, among others, discount rate and salary increase rate. Due to the complexity of the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions.

Pension liability amounted to \$\mathbb{P}4,915.13\$ million and \$\mathbb{P}2,733.59\$ million as at December 31, 2020 and 2019, respectively (see Note 26).

Determination of Fair Value of Financial Assets at FVOCI. Financial assets at FVOCI are carried and disclosed at fair value, which requires extensive use of accounting estimates and judgments. When the fair values cannot be derived from active markets, they are determined using a variety of valuation techniques that include the use of mathematical models. The input to these models is taken from observable markets where possible, but where this is not feasible, a degree of judgment is required in establishing fair values. The fair value of financial assets at FVOCI are enumerated in Note 31.

Determination of Fair Value of Investment Properties. PFRS requires disclosure of fair value of investment, properties when measured at cost.

The Group used the services of an independent professional appraiser in estimating the fair value of properties. The appraisers conducted an actual inspection of the property and considered the following in the study and analyses in arriving at the estimate of fair value: (a) extent, character and utility of the property; (b) sales and holding prices of similar properties; and (c) highest and best use of the property. The description of valuation techniques used and key inputs to fair valuation of investment properties are enumerated in Note 14 of the consolidated financial statements.

Contingencies. The Group is currently involved in various claims and legal proceedings. The estimate of the probable costs for the resolution of these claims has been developed in consultation with legal counsel handling the defense in these matters and is based upon an analysis of potential results. The Group currently does not believe that these proceedings will have a material adverse effect on the Group's financial position.

5. Segment Information

Business Segments

For management purposes, the Group is organized into business units based on its products and services and has three reportable segments, as follows:

- The television and radio segment, which engages in television and radio broadcasting activities and which generates revenue from sale of national and regional advertising time.
- The international subscription segment which engages in subscription arrangements with international cable companies.
- Other businesses which include movie production, consumer products and other services.



The Executive Committee, the chief operating decision maker, and Management monitor the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on net income or loss and is measured consistently with the net income or loss in the consolidated financial statements. On a consolidated basis, the Group's performance is evaluated based on consolidated net income for the year.

Geographical Segments

The Group operates in two major geographical segments - local and international. Local refers to revenues earned in the Philippines, the home country. Significant portion of the revenues earned locally pertain to television and radio airtime. International refers to revenues earned in United States and in other locations (which include Middle East, Europe, Australia, Canada, Guam, Singapore, Hongkong and Japan). The Group ties up with cable providers to bring local television programming outside the Philippines.

The Group's revenues are mostly generated in the Philippines, which is the Group's country of domicile.

Noncurrent assets consist of property and equipment, land at revalued amounts, investment properties and intangible assets which are all located in the Philippines.

The Group does not have a single external customer whose revenue accounts for 10% or more of the Group's revenues.

Inter-segment Transactions

Segment revenues, segment expenses and segment results include transfers among business segments and among geographical segments. The transfers are accounted for at competitive market prices charged to unrelated customers for similar services. Such transfers are eliminated upon consolidation.

Measurement Basis

The amount of segment assets and liabilities and segment profit or loss are based on measurement principles that are similar to those used in measuring the assets and liabilities and profit or loss in the consolidated financial statements, which is in accordance with PFRS.



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#617.348.781 184.69e,887	DAMPE PTEPORA	\$21,942,534,724 \$8,354,649 \$93,543,921 \$22,974,429,544	#u,991,189,881 (20,188,227) (8,536,343) 12,757,893 12,757,893 194,893,594 (2,118,479,505) #5,857,930,800	705591756691 <i>d</i> 56 <u>5</u> 291756691 <i>d</i>	Tele 2020
#1.141.571.861 641.812.018 -	P6.085.809.119	PLS.111.267.351 38.350.619 395.060,775 PLS.444.678.735	P2, 268, 960, 957 (\$4,935,964) (15,963,776) 20,503,610 161,332,563 (687,778,524) P1,694,168,759	PIS.101.963.669 PI3.768.391.670 PIS.101.963.669 PI3.768.391.639	Television and cadic atrimic 120 2019
\$4,282,013 \$64,882,013 7,592,293 L,471,527,586	P5.333,834,684	PI4.159.482.812 54.593.624 102.485.464	P.1.894.201.047 (36.251.389) (76.254.936 27.676.442 (591.943.544) (591.943.544)	P13.768.398.670 - P13.768.391.670	1880 ZUI8
\$859,241 16,344,500 - - - - - -	P897,504.654	617202214 12702214 12702214 12702214	\$730,697,748 (356,396) (1,56,396) 957,530 957,530 3,988,740 65,311,872 (2,12,16,6,629	#1.565.566.017 531.379.738 #1.897.940.715	1.0cal 2020
\$1,292.071 - 22,582.65	9792.653.142	P1,321,408,671 41,723,215 55,555,555,557 P1,418,751,7972	\$526,366,347 (659,381) (2,401,508) 2,405,108 2,405,108 (13,420,076 44,260,074 (167,543,058) \$445,845,479	978, 229, 988 576, 119, 797 9772, 149, 787	Other businesses 2019
13,094,8005	Po41,020,095	PL165.427.015 E2.66.1.134 +2.971.405 PL/218.438.552	P356,067,878 L628,409 L759,416 6,251,609 36,016,9256 (116,167,363) P265,770,483	\$1(6,014,122 596,056,056 \$762,100,158	2018
1 5 10 5 4 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5	¥597,742,003	P684.487.746	#550,031,545 (36,032,481) - (238,293,340) #550,031,515	690740175.0# 	7920 2920
\$14,172,159 3.15,703 20,509,539	895,202,198	P747.452.665	[18.587.647] [18.587.647] [18.587.647] [18.587.647] [18.587.647] [18.587.647]	P1,205,158,555	international subscription 2019
P105.263 301.779 - 7.450.737	**************************************	#945.621.789 #945.621.789	P984.385.287 385.656 - - (295.473.883) H989.439.099	P1301756,577	2018
(600°080°S)	(#108,363,876)	(P1.366.141.380) (P1.390.741.20) (P1.385.591.746) P21.083.566.244 19.766.570 126.786.487 97.485.007 1172.719.925 (P1.246.375.016) (P1.365.984.745) \$11.85.186.735 P31.092.466.478	P3U,380,272 6 (175,030,099) 7) (4,500,009) (P149,150,127)	-4 (\$31,379,738) (\$531,379,738)	7020
(15.00mm) = 1	(\$1(4.803J,09)	(PL390,741,230) 126,736,487 (PL263,784,743)	#27.766.071 	(\$36,119,799) (\$36,119,799) -4	Elimiautiums 30) 9
(U.S. 1883) 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(P653,U20,070) - \$11,U57,854,850	(P1.285.591.746) - 97.483.00) (P1.185.108.739)	P23.522.173	(390 <u>)(597)</u> (490 <u>)(597)</u> (497)(1980)(188)	2018
Polis,285,022 421,235,387 - 1,289,255,081	A	B I	#8.556.512.00 (20,545.123) (47,023.770) (13,715.413 3.908.74.767 (2.581.417773) #6.007.334.333	#10,432,838,838,840,433,452,412 #10,433,452,412	2020
\$1,355,744,020 673,419,792 1,595,196,573	Priores Sul Sul	V4.387.457 X4.0° 3.854 74.417.278	#5.332.841.653 (55.595.345) (34.852.941) 22.996.786 15.4356.766.366 (11.27.876.366 (11.27.876.366)	11	Consolidated 2019
9473,155,778 565,182,792 7,593,293 1,183,073,125		#14/08/10/48/to 	(A.13x.14x.3x5 (56.251.389) 19.25.14x0 25.455.860 6.351.690 79.115.895 (119.85.955.191) 9.1.174.01.1151	#15,2%,192,3w/ - #15,2%,192,3w/	2018



6. Cash and Cash Equivalents

	2020	2019
Cash on hand and in banks	P2,892,545,281	P1,852,507,801
Short-term deposits	322,271,983	402,463,855
	P3,214,817,264	₽2,254,971,656

Cash in banks earn interest at the respective bank deposit rates. Short-term deposits are made for varying periods of up to three months depending on the immediate cash requirements of the Group, and earn interest at the respective short-term deposit rates.

Interest income earned from bank deposits and short-term deposits amounted to P13.72 million, P22.91 million and P25.46 million in 2020, 2019 and 2018, respectively.

7. Trade and Other Receivables

	2020	2019
Trade:		
Television and radio airtime	₽10,642,475,005	₽5,227,766,620
Subscriptions	264,493,491	386,954,129
Others	169,931,862	183,958,408
Nontrade:		
Advances to officers and employees	6,866,866	5,913,890
Others (see Note 20)	149,288,785	2,194,508
	11,233,056,009	5,806,787,555
Less allowance for ECL	766,518,314	549,639,602
	P10,466,537,695	₱5,257,147,953

Trade Receivables

Television and Radio Airtime. Television and radio airtime receivables are unsecured, noninterest-bearing and are normally collected within 360 days. Invoicing normally takes around 30 days from airing.

Television and radio airtime receivables include unbilled airtime receivables, arising when advertisements have been aired but billing or acceptance by the customer has been delayed due to time lag in completing all required documents.

Subscriptions Receivable. Subscriptions receivable pertain to receivables from international channel subscriptions and advertisements. These are unsecured, noninterest-bearing and normally collected within 360 days.

Other Trade Receivables. Other trade receivables are unsecured, noninterest-bearing and are generally on 60-90 day terms upon receipt of invoice by the customers.

Nontrade Receivables

Advances to Officers and Employees and Other Nontrade Receivables. Advances to officers and employees and other nontrade receivables are noninterest-bearing and are normally collected within the next financial year.



Allowance for ECL on Trade Receivables

The movements in the allowance for ECLs are as follows:

		2020	
	Corporate	Individual	Total
Balance at beginning of year	₽539,184,505	₽10,455,097	₽549,639,602
Provision (reversal) for the year			
(see Note 23)	347,341,442	(145,559)	347,195,883
Writeoff	(130,317,171)		(130,317,171)
Balance at end of year	₽756,208,776	₽10,309,538	₽766,518,314
		2019	
	Corporate	Individual	Total
Balance at beginning of year	₽517,554,094	₽13,788,161	₽531,342,255
Provision (reversal) for the year			
(see Note 23)	21,630,411	(3,333,064)	18,297,347
Balance at end of year	₽539,184,505	₽10,455,097	₽549,639,602

8. Program and Other Rights

Details and movement in this account are as follows:

		202	20	
	Program	Story/Format	Program Rights -	
	Rights	Rights	Incidentals	Total
Cost:				
Balance at beginning of year	₽983,996,591	₽30,699,307	₽ 26,796,291	₽1,041,492,189
Additions	536,438,931	6,724,630	64,428,322	607,591,883
Program and other rights				
usage (see Note 22)	(626,022,128)	(10,276,493)	(67,117,186)	(703,415,807)
Balance at end of year	894,413,394	27,147,444	24,107,427	945,668,265
Accumulated impairment in value	(2,702,260)		_	(2,702,260)
	891,711,134	27,147,444	24,107,427	942,966,005
Less noncurrent portion	192,229,776	Turn	_	192,229,776
Current portion	₽699,481,358	₽27,147,444	₽24,107,427	₽750,736,229
		20		
	Program	Story/Format	Program Rights -	
	Rights	Rights	Incidentals	Total
Cost:				
Balance at beginning of year	₽917,873,774	₽5,219,240	₽16,843,662	₽939,936,676
Additions	985,927,729	25,480,067	78,851,454	1,090,259,250
Program and other rights				
usage (see Note 22)	(919,804,912)	_	(68,898,825)	(988,703,737)
Balance at end of year	983,996,591	, 30,699,307	26,796,291	1,041,492,189
Accumulated impairment in value	(2,702,260)		*1,0**	(2,702,260)
	981,294,331	30,699,307	26,796,291	1,038,789,929
Less noncurrent portion	196,376,347		_	196,376,347
Current portion	₽784,917,984	₽30,699,307	₽26,796,291	₽842,413,582



9. Prepaid Expenses and Other Current Assets

	2020	2019
Advances to suppliers (see Note 27)	₽844,130,982	P266,638,047
Prepaid production costs	428,553,144	282,840,960
Merchandise inventory	220,554,349	
Input VAT	191,780,897	134,200,895
Tax credits	174,199,496	58,699,529
Prepaid expenses	. 82,521,474	99,951,719
Creditable withholding taxes	55,821,536	61,906,171
Materials and supplies inventory	16,500,558	12,756,017
Others	252,870	1,908,021
	₽2,014,315,306	₱918,901,359

Advances to suppliers are noninterest-bearing and are generally applied to acquisition of program and other rights, inventories, availment of services and others within the next financial year.

Prepaid production costs represent costs paid in advance prior to the airing of the programs or episodes. The Group expects to air the related programs or episodes within the next financial year.

Merchandise inventory consists mainly of set-top boxes, digital TV mobile receiver and other merchandises for sale by the Group. In 2020, the Group launched the GMA Affordabox, a digital box which allows users to receive clear pictures and sounds in their television sets through digital transmission. Cost of sales related to digital boxes amounted to \$\mathbb{P}479.42\$ million in 2020.

Input VAT pertains to VAT on purchase or importation of goods and services which are to be claimed and credited in the succeeding month's filing of VAT return.

Tax credits represent claims of the Parent Company from the government arising from airing of government commercials and advertisements. The Parent Company expects to utilize these tax credits within the next financial year.

Prepaid expenses include prepayments for rentals, insurance and other expenses.

Creditable withholding taxes represent amounts withheld by the Group's customers and is deducted from the Group's income tax payable.

Materials and supplies inventory includes the Group's office supplies, spare parts and production materials.

10. Financial Assets at Fair Value Through Other Comprehensive Income

This account consists of the following:

	2020	2019
Listed equity instruments	₽117,273,005	₽175,669,513
Non-listed equity instruments	74,859,083	67,763,547
	₽192,132,088	₽243,433,060
	The state of the s	



Investment in equity instruments pertains to shares of stock and club shares which are not held for trading. The Group assessed the equity instruments to be strategic in nature.

The movement of financial assets at FVOCI are as follows:

	2020	2019
Balance at beginning of year	₽243,433,060	₽240,255,846
Unrealized gain (loss) on fair value changes during		
the year	(51,300,972)	3,177,214
Balance at end of year	₽192,132,088	₱243,433,060

Dividend income earned from financial assets at FVOCI amounted to nil in 2020 and 2019 and ₱2.50 million in 2018.

The movements in net unrealized loss on financial assets at FVOCI are as follows:

	2020	2019
Balance at beginning of year - net of tax	(P 2,245,454)	(P 5,051,345)
Net unrealized gain (loss) on fair value changes		
during the year	(51,300,972)	3,177,214
Tax effect of the changes in fair market values	5,836,934	(371,323)
Balance at end of year	(₽47,709,492)	(P 2,245,454)

IP E-Games Ventures, Inc.

In 2015, IP E-Games Ventures, Inc. (IPE) issued 13,000.00 million of its own common shares to the Group in exchange of the Group's investment in X-Play Online Games Incorporated (X-Play) and in settlement of \$\mathbb{P}30.00\$ million advances and \$\mathbb{P}50.00\$ million airtime credits granted by the Group to X-Play. At initial recognition, the Group recognized at fair value the IPE shares amounting to \$\mathbb{P}130.00\$ million.

Of the ₱50.00 million airtime credits, ₱22.00 million has not been implemented at the date of exchange and therefore was recognized by the Group as unearned revenue presented as "Contract liabilities", included as part of "Trade payables and other current liabilities" in 2020 and 2019 (see Note 16).

11. Investments and Advances

The following are the details of this account:

	2020	2019
Investment in an associate and interests in joint		
ventures	₽83,982,574	₽80,073,834
Advances to an associate and joint ventures ,		
(see Note 20)	100,541,741	99,692,915
	P184,524,315	₱179,766,749



The movements in the account are as follows:

	2020	2019
Investment in an associate and interests in joint		
ventures:		
Acquisition cost -		
Balance at beginning and end of year	₽131,722,056	₱131,722,056
Accumulated equity in net losses:		
Balance at beginning of year	(51,648,222)	(65,068,298)
Equity in net earnings during the year	3,908,740	13,420,076
Balance at end of year .	(47,739,482)	(51,648,222)
	83,982,574	80,073,834
Advances to an associate:		
Balance at beginning of year	97,121,830	89,017,031
Advances during the year (see Note 20)	600,186	8,104,799
Balance at end of year	97,722,016	97,121,830
Advances to joint ventures:		
Balance at beginning of year	2,571,085	2,544,542
Advances during the year (see Note 20)	248,640	26,543
Balance at end of year	2,819,725	2,571,085
Total investments and advances	P184,524,315	₱179,766,749

The ownership interests in joint ventures and an associate, which were all incorporated in the Philippines, and are accounted for under the equity method, as at December 31, 2020 and 2019 follows:

	Principal Activities		entage of wnership
Associate -		Direct	Indirect
Mont-Aire Realty and Development Corporation (Mont-Aire)	Real Estate	49	
Joint Ventures:			
INQ7 Interactive, Inc. (INQ7)*	Internet Publishing	50	_
Philippine Entertainment Portal (PEP)**	Internet Publishing		50
Gamespan, Inc. (Gamespan)**	Betting Games		50
*Not operational.			
**Indirect investment through GNML			

The carrying values of investments and the related advances are as follows:

		2020	
·	Investments	Advances (Note 20)	Total
Associate -		<u></u>	
Mont-Aire	₽38,350,619	P97,722,016	₽136,072,635
Joint ventures:			
Gamespan	8,947,966	1,959,670	10,907,636
PEP '	36,683,989	860,055	37,544,044
	45,631,955	2,819,725	48,451,680
	₽83,982,574	₽100,541,741	P184,524,315



		2019	
	Investments	Advances (Note 20)	Total
Associate -			
Mont-Aire	₽38,350,619	₱97,121,830	₱135,472,449
Joint ventures:			
Gamespan	8,947,966	1,959,670	10,907,636
PEP	32,775,249	611,415	33,386,664
	41,723,215	2,571,085	44,294,300
	₽80,073,834	₽99,692,915	₽179,766,749

The associate and joint ventures are not listed in any public stock exchanges.

PEP

On April 16, 2007, the Group and Summit Publishing, Co. entered into a shareholder's agreement for the establishment of PEP. The joint venture was organized to design, conceptualize, operate and maintain websites that make available all kinds of show business, entertainment and celebrity information, video or pictures in the internet worldwide web or other forms of seamless communication.

The Group recognized its share in net earnings of PEP amounting to ₱3.91 million, ₱13.42 million and ₱6.35 million in 2020, 2019 and 2018, respectively.

<u>Gamespan</u>

On March 22, 2012, the Group, through GNMI, executed a Shareholder's Agreement with Manila Jockey Club (MJC) for the establishment of Gamespan, a joint venture corporation. The joint venture was organized to operate and manage the hardware and software owned by MJC, set-up new media infrastructure for offering and taking bets in horse racing and other sports.

Gamespan has not started its commercial operations since its establishment. In 2014, the Group and MJC agreed to terminate its shareholder's agreement and to close Gamespan. As at December 31, 2020, the process of cessation of Gamespan is ongoing. Since Gamespan already ceased its operations, the Group did not recognize any share in net earnings in 2020, 2019 and 2018.

INO7

Losses of INQ7 recognized under the equity method in excess of the Group's carrying value of investment were applied against its advances to the Parent Company thereby reducing both advances and investments to zero as at December 31, 2020 and 2019. INQ7 ceased operations in 2007. In 2013, INQ7 submitted a request to liquidate its assets to SEC. The liquidation is still ongoing as at December 31, 2020.

The Group believes that its interests in joint ventures are not individually material. Aggregate information of joint ventures that are not individually material are as follows:

	2020	2019	2018
The Group's share in income / total comprehensive income Aggregate carrying value	₽3,908,740	₱13,420,076	₽6,351,690
of the Group's interests and advances	48,451,681	44,294,300	30,847,681



Mont-Aire

The table below shows the condensed financial information of Mont-Aire as at December 31, 2020 and 2019:

Current assets	₽59,665,203
Noncurrent assets	107,619,616
	167,284,819
Current liabilities	1,066,320
Noncurrent liabilities	105,691,504
	106,757,824
Net assets	60,526,995
Proportion of the Group's ownership	49%
Carrying amount of investment	₽29,658,228

Mont-Aire ceased its commercial operations in 2009. Assets include real estate and parcels of land with an aggregate cost of \$\mathbb{P}\$105.08 million and fair market value of \$\mathbb{P}\$158.64 million, as determined by an accredited appraiser as at June 3, 2019, enough to cover for the carrying amount of the Group's investment in Mont-Aire. Management believes that there are no events or changes in circumstances indicating a significant unfavorable change in the fair value of the abovementioned properties from the last appraisal made.



12. Property and Equipment at Cost

				2020			
		Antenna				Construction in	
	Land, huildings,	and transmitter	Communication		Furniture,	pue ssarbord	
	towers and	Systems and	and mechanical	Transportation	fixtures and	equipment for	ŀ
	improvements	broadcast equipment	equipment	equipment	equipment	installation	[0[3]
Cost			B1 305 705 020	F89 090 1898	\$16.4 \$19.497	¥749.346.732	₽12,954,353,216
At January 1, 2020	48,505,450,5	45.0°05.0°5.76°04	#1,523,/03,050 #0.436,430	PD10/2/100/2/2014	× 1054 918	193,684,064	421,235,387
Additions	95**807	080,000,000	ancingting	720 648 630)	2,47,866)		(413,310,029)
Disposals		(70,791,107)	(1,12,020,1)	(33,040,033)	(nno*/ *C*1)	(458 413 050)	(6.322.725)
Reclassifications (Note 15)	21,369,907	387,852,817	47,767,010		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(Costa attack	12 755 055 640
A1 December 31, 2020	3,057,833,927	7,348,274,084	1,487,373,983	709,719,574	168,836,544	454,/1/,/3/	6+0,000,000,01
Accumulated Depreciation		3 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		200 000	008 775 623	ı	10.259.190.729
At January 1, 2020	2,297,846,060	0///06/996/9	556'/td'/XI'I	こうないのかのすら さしか マリン・レン	257 FO F	1	516.414.859
Depreciation (see Notes 22 and 23)	124,651,279	234,813,675	86,624,140	(37.881.920)	4,0/1,413	1	(107, 763,443)
Disposals		10(5,850,10)	724 77 8 606 8	570 633 667	147 902 288		10,667,842,145
At December 31, 2020	2,422,497,339	6,234,662,075	1,282,140,776	7 (1,000,000)	202570/5/01	D. 60 4 41 4 32 4	107 511 3 20 to
Net Bank Value	₽635,336,588	P1,113,612,009	P205,227,207	¥139,085,907	#10,134,256	#+0+,/1/,/0/	+11,500°17.
				2019			***************************************
		A . 4				Construction in	
	:	ZARKTIKI.			Furnithure	progress and	
	Land, buildings,	and transmitter	Communication		, diment,	To the second second	
	towers and	systems and	and mechanical	Transportation	TINIUTES and		Total
	improvements	broadcast equipment	equipment	equipment	cquipment	128(2112113)	i Viai
Cast							910000
At Paggar 1 2019	P2.976.038.170	P6.651.250,485	P1,295,090,101	P524,079,954	P156,564,463	P758,210,045	F12.561,2501,218
A July South	8 547 473	131,847,693	80,417,787	65,488,110	10.805,776	5/0,028,4/1	0/5/55/50
Distriction	(806 074)	(27.581.904)	(8,511,310)	(39,010,564)	(152,417)	ı	(76,062,219)
Polographical (Note 15)	52,475,965	170,140,420	28.708,452	132.512,184	(2,898,330)	(385,491,784)	(4,553,093)
At December 31, 2019	3,036,255,584	6,925,656,694	1,395,705,030	683,060,684	164,319,492	749,346,732	12,954,355,216
							:
Accumulated depreciation	2 125 186 811	6.007.674.130	1,132,840,858	375,125,442	150,644,720		9,791,471,961
At Johnson L. 2017	557 437 437	776.838.357	75,702,132	66,954,764	3,586,831	*****	716,619,646
Depter planta (see seeks 42 mil 29)	VEC 908)	(27 581 904)	(8,511,310)	(36,611,519)	(152,417)	•	(73,663,[74)
	(FIG. DOG)	(140.02)	(2.983.827)	137,592,550	248,675		(4.237.575)
A COUNTY OF ST 2010	090 978 200 0	6 066 907 770	1,197,047,853	543.061,237	154,327,809	-	10.259,190,729
AT December 31, 2119	000,040,7 VI.2	35050 749 034	F108 647 177	₽140 008 447	P9.991.683	P749,346,732	P2,695,162,487
Net Book Value	F/38,409,324	1.000/140.72.1	(11,750,071)			100 mm and	



Construction in progress pertains to costs incurred for installation of equipment, signal strengthening of transmitters nationwide and construction/improvement of studios and stations in the regions.

The reclassification relates to the cost of low-value assets amounting to \$\text{P}0.16\$ million in 2019 and software that were transferred to other noncurrent assets amounting to \$\text{P}6.32\$ million and \$\text{P}0.15\$ million in 2020 and 2019, respectively (see Note 15).

The Group leases out a portion of its property and equipment at cost. Total rental income recognized for the leased portion amounted to \$\mathbb{P}2.95\$ million, \$\mathbb{P}4.11\$ million and \$\mathbb{P}3.03\$ million in 2020, 2019 and 2018, respectively (see Note 25).

The Group disposed various property and equipment in 2020, 2019 and 2018 resulting to the recognition of gain on sale amounting to P17.25 million, P18.79 million and P22.47 million, respectively (see Note 25).

As at December 31, 2020 and 2019, no property and equipment have been pledged as collateral or security for any of the Group's liabilities.

13. Land at Revalued Amounts

The following are the details of this account as at December 31, 2020 and 2019:

Cost	₽359,617,345
Revaluation increment	2,443,578,839
	₱2,803,196,184

Land used in operations was last appraised on November 19, 2018 by an accredited firm of appraisers and is valued in terms of its highest and best use. While the fair value of the land was not determined as at December 31, 2020, the Group's management believes that the fair values as at December 31, 2018 approximate the fair values as at December 31, 2020.

The fair value was determined using the "Market Data Approach" as determined by independent professionally qualified appraisers. The fair value represents the amount that would be received to sell the property in an orderly transaction between market participants at the date of valuation. The description of valuation techniques used and key inputs to fair valuation are as follows:

		Significant	
	Valuation Technique	Unobservable Inputs	Range
Land	Market comparable assets	Price per square metre	₽200-₽97,000

The fair value is categorized under Level 3 of the fair value hierarchy and represents the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date in accordance with International Valuation Standards.

As at December 31, 2020 and 2019, no land has been pledged as collateral or security for any of the Group's liabilities and the Group has no restrictions on the realizability of its land and no contractual obligation to purchase, construct or develop land or for repairs, maintenance and enhancements.

14. Investment Properties

		2020	
	Land and	Buildings and	OT
	Improvements	Improvements	Total
Cost:	•		50 C 040 F0 F
Balance at beginning and end of year	₽23,761,823	₽72,276,684	₽96,038,507
Accumulated depreciation:			
Balance at beginning of year	-	55,933,645	55,933,645
Depreciation during the year			
(see Note 23)	ven	1,382,387	1,382,387
Balance at end of year		57,316,032	57,316,032
Accumulated impairment:			
Balance at beginning and			
end of year	- can	3,852,641	3,852,641
	₽23,761,823	₽11,108,011	₽34,869,834
		2010	
		2019	
	Land and	Buildings and	(13 . 1
www.company.com	Improvements	Improvements	Total
Cost:			5100 500 111
Balance at beginning of year	₱23,761,823	P77,028,321	₱100,790,144
Disposals	_	(4,751,637)	(4,751,637)
Balance at end of year	23,761,823	72,276,684	96,038,507
Accumulated depreciation:			
Balance at beginning of year	******	56,933,519	56,933,519
Depreciation during the year			
(see Note 23)	_	1,421,877	1,421,877
Disposals		(2,421,751)	(2,421,751)
Balance at end of year		55,933,645	55,933,645
Accumulated impairment:			
Balance at beginning and end of			0.050 / :-
year		3,852,641	3,852,641
Balance at end of year	P23,761,823	₱12,490,398	₱36,252,221

The Group disposed investment properties in 2019 resulting to the recognition of gain on sale amounting to \$\frac{1}{2}.58\$ million (see Note 25).

The Group recognized provision for impairment in value of certain investment properties amounting to \$\mathbb{P}2.05\$ million in 2018. Management believes that the carrying values after impairment approximate its recoverable values.

The fair value of investment properties owned by the Group amounted to ₱203.90 million as at December 31, 2020 and 2019. The land was last appraised on November 19, 2018 by an accredited appraiser and was valued in terms of its highest and best use. The fair value of the land was not determined as at December 31, 2020. While the fair value of the land was not determined as at December 31, 2020, the Group's management believes that the fair values as at December 31, 2018 approximate the fair values as at December 31, 2020.

The fair value was determined using the "Market Data Approach". The fair value represents the amount that would be received to sell the property in an orderly transaction between market participants at the date of valuation.



The description of the valuation techniques used and key inputs to fair valuation are as follows:

•		Significant	
	Valuation Technique	Unobservable Inputs	Range
Land	Market comparable assets	Price per square metre	₽1,400- Р 3,500
Buildings for lease	Market comparable assets	Price per square metre	₽22,000-₽117,000

The fair value is categorized under Level 3 of the fair value hierarchy and represents the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

Rental income and the directly related expense arising from these investment properties follow:

	2020	2019	2018
Rental income (see Note 25)	₽3,945,824	₽4,450,061	₽5,243,247
Depreciation expense (see Note 23)	(1,382,387)	(1,421,877)	(2,255,880)
	₽2,563,437	₽3,028,184	₽2,987,367

As at December 31, 2020 and 2019, no investment properties have been pledged as collateral or security for any of the Group's liabilities and the Group has no restriction on the realizability of its investment properties and no contractual obligation to purchase, construct or develop investment properties or for repairs, maintenance and enhancements.

15. Other Noncurrent Assets

•	2020	2019
Software costs	P97,071,541	₱120,396,750
Restricted cash	42,348,999	42,445,046
Deferred input VAT	30,772,633	34,785,450
Refundable deposits	21,427,422	19,235,359
Advances to contractors	15,704,899	65,237,688
Investment in artworks	10,186,136	10,186,136
Guarantee deposits	6,412,119	9,486,557
Development costs	5,767,800	5,767,800
Facilities	2,359,591	2,732,089
Deferred production costs	1,061,628	1,088,162
Others	2,696,079	3,676,470
	P235,808,847	₱315,037,507

Software costs relate to software applications and website development costs which provide an edge on the Group's online presence and other software issues.

Restricted cash pertains to time deposits under the custody of the courts as a collateral for pending litigation.

Deferred input VAT pertains to the VAT on the Group's acquisitions of capital goods exceeding P1.00 million in any given month which are to be amortized over the 60 months or the life of the asset, whichever is shorter.

Guarantee and other deposits consist of the Meralco refund and refundable rental deposits used for Parent Company's programs.



Advances to contractors pertain to advance payments made by the Parent Company for the construction of assets to be classified as property and equipment.

Investment in artworks are paintings and other works of art usually displayed in the Parent Company's hallways.

Facilities relate to the paid deposit for facilities used for productions by the Group.

Deferred production costs pertain to the costs incurred in relation to the production of music compact discs and are measured at cost upon recognition. Deferred production costs are being amortized as the related compact discs are sold.

The movements in software costs follows:

	2020	2019
Cost: '		
Balance at beginning of year	₽451,769,256	₱386,132,486
Additions during the year	10,616,139	65,484,770
Reclassifications during the year (see Note 12)	6,322,725	152,000
Balance at end of year	468,708,120	451,769,256
Accumulated amortization:		
Balance at beginning of year	331,372,506	304,584,117
Amortization during the year (see Note 23)	40,264,073	26,788,389
Balance at end of year	371,636,579	331,372,506
	₽97,071,541	₱120,396,750

16. Trade Payables and Other Current Liabilities

	2020	2019
Payable to government agencies	' P1,693,375,218	P979,415,546
Trade payables	517,862,437	531,035,796
Customers' deposits	41,685,087	53,328,199
Contract liabilities (see Note 10)	35,908,512	127,281,915
Accrued expenses:		
Utilities and other expenses	285,296,940	248,948,047
Payroll and talent fees (see Note 26)	232,299,305	202,685,388
Production costs	67,809,420	168,964,614
Commission	44,859,071	38,736,098
Others	58,788,937	56,329,156
	₽2,977,884,927	₽2,406,724,759

Payable to government agencies is composed of the Group's statutory compensation-related contributions to government agencies and net VAT and withholding taxes payable to the Bureau of Internal Revenue (BIR). The difference between the accounting under the accounting standards and cash-basis accounting as prescribed by the BIR for service-related companies caused the Group to normally incur deferred output VAT which forms a substantial part of the Group's payable to government agencies. These payables are remitted within 30 days after reporting period.

Trade payables to suppliers are noninterest-bearing and are normally settled on terms ranging from seven to 60 days.



Customers' deposits include guaranty deposits from advertising agencies to secure payment of bills by advertisers. These deposits are noninterest-bearing and normally refunded once the related broadcasts are paid by the advertisers. It also includes deposits from the Group's lessees upon inception of the lease agreements.

Contract liabilities pertain to payments received before broadcast and before delivery of goods and services. These are recognized as revenue when the Group performs the obligation under the contract. This account also includes contract liabilities of \$\text{P}22.00\$ million resulting from the sale of the Group's interests in X-Play in 2015 (see Note 10).

Accrued expenses and other payables are noninterest-bearing and are generally settled within the next financial year.

Others include unpaid subscriptions and retention payables. These are noninterest-bearing and are normally settled within one year.

17. Short-term Loans

The Parent Company obtained unsecured short-term peso and US dollar-denominated loans from local banks in 2020 and 2019. Details and movements of the short-term loans are as follows:

	2020	2019
Balance at beginning of year	₽400,000,000	₽500,000,000
Availments	984,340,000	1,517,500,000
Payments	(641,895,000)	(1,617,500,000)
Revaluation	(22,100,000)	
Balance at end of year	₽720,345,000	₽400,000,000

The outstanding loans as at December 31, 2020 and 2019 consist of fixed rate notes with the following details:

			Interest Rate			
Lender	Currency	Amount	(per annum)	Terms	2020	2019
Citibank	USD	\$15,000,000	1.80%	Availed in 2020; payable in 182 days Availed in 2020;	₽720,345,000	
UBP	Peso	₽400,000,000	6.00%	payable in 300 days	No.	₽400,000,000

Interest expense on peso denominated loans amounted to ₱4.33 million, ₱46.18 million and ₱36.25 million in 2020, 2019 and 2018, respectively. Interest expense on US dollar denominated loans amounted to ₱7.67 million, ₱10.78 million, and nil in 2020, 2019, and 2018, respectively.

18. Obligations for Program and Other Rights

Obligations for program and other rights represent liabilities to foreign and local film suppliers for program and other rights purchased by the Group. Outstanding unpaid balance as at December 31, 2020 and 2019 amounted to P176.18 million and P133.78 million, respectively. Obligations for program and other rights are generally payable in equal monthly or quarterly installments.



19. Equity

a. Capital Stock

Details of capital stock as at December 31, 2020 and 2019:

	Preferred			Common		
_	Number of Shares	Peso Equivalent	Number of Shares	Peso Equivalent		
Authorized - P0.20 par value per preferred share/P1.00 par value		,				
per common share	7,500,000,000	₱1,500,000,000	5,000,000,000	₽5,000,000,000		
Subscribed and issued	7,500,000,000	₽1,500,000,000	3,364,692,000	P3,364,692,000		
Treasury shares	492,816	₱98,563	3,645,000	₽3,645,000		
Underlying shares of the acquired PDRs		₽	750,000	₽750,000		

The cumulative preferred shares are of equal rank, preference and priority and are identical in all respect regardless of series. Preferred shares are participating at the rate of one fifth (1/5) of the dividends paid to common shares, the rate of which is adjusted proportionately by the Parent Company's BOD consequent to any stock split or stock dividend declaration affecting the common shares and preferred shares. Preferred shares are convertible at the option of the shareholders at the ratio of five preferred shares to one common share, based on par value.

Preferred shares enjoy priority over common shares in the distribution of assets of the Parent Company in the event of dissolution and liquidation, at such rates, terms and conditions as the BOD may determine. Each preferred share is entitled to one vote and shall have the same voting rights as the common shares.

The Parent Company's BOD may specify other terms and conditions, qualifications, restrictions and privileges of the preferred shares or series/classes thereof, insofar as such terms, conditions, qualifications, restrictions and privileges are not inconsistent with the articles of incorporation and any applicable law or regulation.

The following summarizes the information on the Parent Company's registration of securities with the SEC which was approved on June 20, 2007, as required by Revised Securities Regulation Code (SRC) Rule 68:

·	Authorized and	Issue/Offer
Securities	issued shares	Price
Initial public offering	91,346,000	₽8.50
Underlying common shares of PDRs	945,432,000	8.50
Over-allotment common shares	13,701,000	8.50
Common shares covering employee stock option		
plan	57,000,000	8.50

In prior years, the Parent Company has acquired 750,000 PDRs issued by GMA Holdings, Inc. at acquisition cost of \$\mathbb{P}\$5.79 million. In as much as each PDR share grants the holder, upon payment of the exercise price and subject to certain other conditions, the delivery of one (1) Parent



Company share or the sale and delivery of the proceeds of such sale of Parent Company share, such PDRs held by the Parent Company is being treated similar to a treasury shares.

b. Retained Earnings

The retained earnings of the Parent Company is restricted for the payment of dividends to the extent of \$\parallel{P}34.27\$ million as at December 31, 2020 and 2019, representing the cost of shares held in treasury and underlying shares of the acquired PDRs amounting to \$\parallel{P}28.48\$ million and \$\parallel{P}5.79\$ million, respectively.

The Parent Company's BOD approved the declaration of the following cash dividends:

			Cash Dividend	Total Cash
Year	Declaration Date	Record Date	Per Share	Dividend Declared
2020	June 8, 2020	June 24, 2020	₽0.30	₽1,458,059,531
2019	March 29, 2019	April 22, 2019	₽0.45	₽2,187,089,297
2018	April 5, 2018	April 23, 2018	₽0.50	₽2,430,099,220

The Parent Company's outstanding dividends payable amounted to ₱19.89 million and ₱18.73 million as at December 31, 2020 and 2019, respectively.

On March 26, 2021, the Parent Company's BOD approved the declaration and distribution of cash dividends amounting to \$1.35 per share totaling \$6,561.27 million to all stockholders of record as at April 22, 2021 and will be paid on May 18, 2021.

The balance of retained earnings includes Parent Company's accumulated equity in net earnings of subsidiaries and associates which are not currently available for dividend declaration until declared by the respective subsidiaries and associates amounting to \$\psi\$103.05 million and \$\psi\$140.06 million as at December 31, 2020 and 2019, respectively.

20. Related Party Disclosures

Parties are considered to be related if one party has the ability, directly and indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control. Related parties may be individual or corporate entities.

The Parent Company has an approval requirement such that material related party transactions (RPTs) shall be reviewed by the Audit and Risk Management Committee (the Committee) and submitted to the BOD for approval. Material RPTs are those transactions that meet the threshold value amounting to ten percent (10%) or higher of the Company's total consolidated assets based on its latest audited financial statements either individually, or in aggregate over a twelve (12)-month period with the same related party.

Outstanding balances at year-end are unsecured and settlement occurs in cash throughout the financial year. There have been no guarantees provided or received for any related party receivables or payables. For years ended December 31, 2020 and 2019, the Group has not recorded any impairment of receivables on amounts owed by the related parties. The assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.



In the ordinary course of business, the Group transacts with associate, affiliates, joint venture and other related parties on advances, reimbursement of expenses, and future stock subscriptions.

The transactions and balances of accounts as at and for the years ended December 31, 2020 and 2019 with related parties are as follows:

Account Name and Category	Related Party	Year	Amount/ Volume of Transactions	Receivables	Terms	Conditions
Advances (see Note 11)	Associate:					
	Mont-Aire	2020 2019	₽600,186 8,104,799	₽97,722,016 97,121,836	Noninterest- bearing	Unsecured; not impaired
	Joint ventures:					
	Gamespan	2020	* <u></u>	1,959,670	Noninterest-	Unsecured;
	'	2019	****	1,959,670	bearing	not impaired
	PEP	2020	248,640	860,055	Noninterest-	Unsecured;
		2019	26,543	611,415	bearing	not impaired
	INQ7	2020	_	11,544,000	Noninterest-	Unsecured:
		2019	***	11,544,000	bearing	fully impaired
	Total	2020	₽848,826	₱112,085,741		
		2019	8,131,342	111,236,915	_	
Nontrade Receivables					•	
Reimbursable charges (see Note 7)	Common stockholders:					
	GMA Kapuso	2020	₽1,167,042	₽3,361,550	On demand,	Unsecured;
	Foundation Inc.	2019	2,000,000	2,194,50	noninterest- bearing	not impaired
Legal, consulting and	Belo, Gozon, Elma	2020	13,711,015	→	On demand,	Unsecured;
retainers' fees	Law	2019	14,017,565		noninterest- bearing	not impaired
	Total	2020	\$14,878,057	₽3,361,550	-	
		2019	16,017,565	2,194,508	•	
					-	

The advances made by the Parent Company to Mont-Aire and PEP are intended for future capital subscription. On the other hand, the advances to INQ7 were fully impaired as a result of the application of the Group's share in the losses of INQ7 recognized under the equity method in excess of the Group's carrying value of investment.

Compensation of Key Management Personnel

The compensation of key management personnel of the Group, by benefit type, are as follows:

	2020	2019	2018
Salaries and other long-term benefits (see Notes 23 and 24) Pension benefits	₽913,703,843	₽711,908,901	₽568,481,703
(see Notes 23 and 24)	165,255,983	95,819,977	89,819,201
	₽1,078,959,826	₽807,728,878	₽658,300,904

Pension benefits under OCI amounted to ₱454.32 million, ₱171.62 million and ₱163.45 million as of December 31, 2020, 2019 and 2018, respectively.

Equity Investments of the Retirement Fund

The Group's retirement fund includes equity investments in GMA Network, Inc. and GMA PDRs amounting to P41.78 million and P331.39 million in 2020, respectively, and P37.12 million and P295.19 million in 2019, respectively (see Note 26).



21. Revenues

Set out below is the disaggregation of the Group's revenues from contract with customers for the year ended December 31:

	2020	2019	2018
Revenue source			
Sale of service			
Advertising revenue	₽17,727,494,901	₽15,173,925,007	₽13,834,535,108
Subscription revenue (see Note 27)	911,005,081	1,056,700,874	1,160,342,535
Revenue from distribution and content provisioning	63,653,634	89,350,710	109,457,682
Production revenue	49,947,752	173,475,621	131,857,044
Sale of goods	583,794,170		~~
Total revenue from contracts with customers	₽19,335,895,538	₽16,493,452,212	₽15,236,192,369
Geographical markets Local International	₽18,311,968,706 1,023,926,832	₱15,288,293,657 1,205,158,555	₱13,934,435,792 1,301,756,577
Total revenue from contracts with customers	₽19,335,895,538	₱16,493,452,212	₽15,236,192,369
Timing of revenue recognition			
	2010 454 000 457	₱15,436,751,338	¥14,075,849,834
Goods/services transferred at a point in time	¥18,424,890,457		
Goods/services transferred at a point in time Services transferred over time	911,005,081	1,056,700,874	1,160,342,535

22. Production Costs

	2020	2019	2018
Talent fees and production personnel costs			
(see Note 24)	₽1,705,667,865	₽2,947,995,874	₽2,992,043,969
Program and other rights usage			
(see Note 8)	703,415,807	988,703,737	871,451,221
Facilities and amortization of production services	460,116,613	818,967,334	826,000,103
Rental (see Note 27)	210,239,334	812,006,080	895,795,347
Depreciation (see Notes 12 and 23)	164,639,078	168,170,547	202,361,442
Tapes, sets and production supplies	142,401,105	533,463,632	539,520,779
Transportation and communication	65,658,557	165,846,561	156,530,203
	₽3,452,138,359	₽6,435,153,765	₽6,483,703,064

23. General and Administrative Expenses

	2020	2019	2018
Personnel costs (see Note 24)	₽4,525,101,340	₽4,127,118,304	₱3,284,815,334
Depreciation (see Notes 12, 14 and 27)	380,936,123	409,533,900	384,087,457
Provision for ECL (see Note 7)	347,195,883	18,297,347	109,631,061
Professional fees	305,734,976	202,048,149	184,332,966
Communication, light and water	235,051,327	317,381,955	340,696,239
Taxes and licenses	182,104,942	174,361,923	192,819,834
Repairs and maintenance	144,785,132	173,414,414	125,012,025
Research and surveys	91,769,435	66,103,888	81,418,243
Advertising	84,866,697	257,877,219	223,861,267
Software maintenance	81,430,010	78,875,726	60,315,430

(Forward)



	2020	2019	2018
Facilities related expenses	₽69,849,171	₽64,498,251	₽65,317,563
Security services	66,865,570	69,686,464	68,412,361
Marketing expense	55,136,499	87,255,502	99,870,405
Transportation and travel	54,407,006	57,432,446	58,150,821
Amortization of software costs (see Note 15)	40,264,073	26,788,389	23,173,007
Insurance	29,028,379	31,241,255	29,254,674
Janitorial services	22,863,052	25,805,533	22,612,232
Materials and supplies	12,525,485	17,505,157	19,815,582
Rental (see Note 27)	9,603,762	11,967,504	31,547,081
Entertainment, amusement and recreation	8,452,628	13,195,672	13,454,014
Dues and subscriptions	8,254,093	8,382,407	7,534,012
Freight and handling	6,092,430	6,415,072	7,691,224
Others	85,499,998	80,270,317	80,520,088
***************************************	₽6,847,818,011	₽6,325,456,794	₽5,514,342,920

Others include expenses incurred for messengerial services, other manpower, donations and other miscellaneous expenses.

Depreciation

	2020	2019	2018
Property and equipment (see Note 12)			
Production costs (see Note 22)	₽164,639,078	₱168,170,547	₱202,361,442
General and administrative expenses	351,775,781	377,448,970	381,831,577
	516,414,859	545,619,517	584,193,019
Right-of-use assets (see Note 27) General and administrative expenses Investment properties (see Note 14)	27,777,955	30,663,053	8887
General and administrative expenses	1,382,387	1,421,877	2,255,880
	₽545,575,201	₽577,704,447	₽586,448,899

24. Personnel Costs

	2020	2019	2018
Salaries and wages	₽2,578,012,608	₱2,305,819,824	₱1,993,485,463
Talent fees	1,617,514,239	2,862,447,231	2,922,326,940
Employee benefits and allowances	1,245,873,978	1,346,669,079	932,500,288
Pension expense (see Note 26)	646,198,143	402,209,767	312,489,341
Sick and vacation leaves expense	143,170,237	157,968,277	116,057,271
	₽6,230,769,205	₽7,075,114,178	₽6,276,859,303

The above amounts were distributed as follows:

	2020	2019	2018
Production costs (see Note 22)	₽1,705,667,865	₽2,947,995,874	₽2,992,043,969
General and administrative expenses (see Note 23)	4,525,101,340	4,127,118,304	3,284,815,334
	₽6,230,769,205	₽7,075,114,178	₽6,276,859,303



25. Others - Net

	2020	2019	2018
Commission from Artist Center	₽45,128,337	₽41,633,736	£37,094,499
Net gain on sale of property and equipment and investment properties (see Notes 12 and 14) VAT difference on sales to government per Revenue	17,250,932	21,368,209	19,829,189
Regulations 16-2005	10,218,187	6,701,064	_
Rental income (see Notes 12, 14 and 27)	6,894,304	8,561,148	8,269,926
Merchandising license fees and others	2,549,637	8,651,427	12,552,196
Bank charges	(1,411,850)	(2,281,842)	(1,940,697)
Others	4,545,220	3,132,824	3,308,782
•	₽85,174,767	₽87,766,566	₽79,113,895

Merchandising license fees and others include income from mall shows, sale of DVDs and integrated receiver decoders and dividend income (see Note 10).

26. Pension and Other Employee Benefits

As at December 31, pension and other employee benefits consist of:

	2020	2019
Pension liability	P4,915,125,689	₽2,733,593,128
Vacation and sick leave accrual	355,988,220	341,479,883
	5,271,113,909	3,075,073,011
Less current portion of vacation and sick leave		
acerual*	, 6,285,766	5,078,843
Pension and other long-term employee benefits	₽5,264,828,143	₱3,069,994,168

^{*}Included in "Accrued expenses" under Trade payables and other current liabilities (see Note 16).

Pension Benefits

The Group operates non-contributory defined benefit retirement plans.

Under the existing regulatory framework, R.A. 7641 requires a provision for retirement pay to qualified private sector employees in the absence of any retirement plan in the entity, provided however that the employee's retirement benefits under any collective bargaining and other agreements shall not be less than those provided under the law. The law does not require minimum funding of the plan.

Pension benefits recognized in the statements of comprehensive income are as follows (see Note 24):

	2020	2019	2018
Current service cost	₽438,234,725	₱234,746,730	₽216,272,094
Past service cost	-	mana.	8,713,551
Net interest cost	207,963,418	167,463,037	87,503,696
	₽646,198,143	₽402,209,767	₽312,489,341



Net pension liability recognized in the consolidated statements of financial position is as follows:

	2020	2019	2018
Present value of defined benefit obligation	₽6,359,224,091	₽3,984,474,739	₱3,180,957,326
Fair value of plan assets	1,444,098,402	1,250,881,611	997,963,191
Pension liability	₽4,915,125,689	₹2,733,593,128	₽2,182,994,135

The changes in the present value of the defined benefit obligation are as follows:

	2020	2019	2018
Balance at beginning of year	₽3,984,474,739	₱3,180,957,326	₱2,531,456,676
Current service cost	438,234,725	234,746,730	216,272,094
Interest cost	306,876,971	242,805,975	136,667,808
Past service cost		11.007	8,713,551
Benefits paid:			
From plan assets	(189,229,662)	(110,958,955)	(148,327,656)
From Group's own funds	(9,686,893)	(7,955,884)	(48,311,185)
Remeasurement losses (gains):			
Changes in financial assumptions	1,530,340,215	778,107,846	(448,513,200)
Changes in demographic assumptions	(10,076,998)	***	19,038,199
Experience adjustment	308,290,994	(333,228,299)	913,961,039
Balance at end of year	₽6,359,224,091	₽3,984,474,739	₽3,180,957,326

The changes in the fair value of plan assets are as follows:

	2020	2019	2018
Balance at beginning of year	₽1,250,881,611	₽997,963,191	₱861,299,486
Contribution during the year	259,000,000	266,448,811	279,003,770
Interest income	98,913,553	75,342,938	49,164,112
Benefits paid	(189,229,662)	(110,958,955)	(148,327,656)
Remeasurement gain (loss) - return on plan assets	24,532,900	22,085,626	(43,176,521)
Balance at end of year	₽1,444,098,402	₱1,250,881,611	₱997,963,191

Remeasurement loss on retirement plans amounting to \$1,261.62 million, \$200.70 million and \$207.20 million reported under the consolidated statement of comprehensive income in 2020, 2019 and 2018 is presented net of deferred tax.

At each reporting period, the Group determines its contribution based on the performance of its retirement fund.

The Group expects to contribute ₱290.00 million to the fund in 2021.

The funds are managed and supervised by trustee banks for the benefits of the members. However, the general administration of the funds is vested in a Retirement Committee.



The following table presents the carrying amounts and estimated fair values of the plan assets:

	2020	2019
	Carrying	Carrying
	Value/Fair Value	Value/Fair Value
Cash and cash equivalents	P41,228,384	₱197,432,706
Equity instruments (see Note 20):	,	
GMA PDRs	331,387,630	295,185,620
GMA Network, Inc.	41,784,000	37,118,120
Debt instruments -		
Government securities	668,129,819	614,159,861
Unit Investment Trust Funds (UITFs)	361,468,966	105,319,599
Others	99,603	1,665,705
	P1,444,098,402	₱1,250,881,611

The plan assets consist of the following:

- Cash and cash equivalents consist of regular savings and time deposits.
- Investments in equity instruments consist of listed shares of GMA Network, Inc. and GMA PDRs (see Note 20). Changes in the fair market value of these investments resulted to ₱23.95 million gain in 2020, ₱16.91 million loss in 2019 and ₱44.23 million loss in 2018.
- Investments in debt instruments bear interest ranging from 5.40% to 6.30% and have maturities from January 2021 to July 2031. Equity and debt instruments held have quoted prices in active market
- Investment in UITFs are measured at their net asset value per unit amounting to ₱255.39 and ₱227.39 as at December 31, 2020 and 2019, respectively.
- Others consist of loans and receivables which are collectible within the next twelve months.

The person who exercises voting rights over shares is within the powers of the Trustee, who do not have any relationship with the directors or officers of the Group.

The plan assets are primarily exposed to financial risks such as liquidity risk and price risk.

Liquidity risk pertains to the plan's ability to meet its obligation to the employees upon retirement. To effectively manage liquidity risk, the Board of Trustees invests at least the equivalent amount of actuarially computed expected compulsory retirement benefit payments for the year to liquid/semiliquid assets such as treasury notes, treasury bills, and savings and time deposits with commercial banks.

The Group performs an Asset-Liability Matching Study (ALM) annually. The principal technique of the Group's ALM in order to minimize the portfolio liquidation risk is to ensure that the expected return on assets will be sufficient to support the desired level of funding arising from the defined benefit plans.

Price risk pertains mainly to fluctuations in market prices of equity securities listed in the Philippine Stock Exchange. In order to effectively manage price risk, the Board of Trustees continuously assesses these risks by closely monitoring the market value of the securities and implementing prudent investment strategies.

However, in the event a benefit claim arises under the retirement plan and the retirement fund is not sufficient to pay the benefit, the unfunded portion of the claim shall immediately be due and payable to the retirement fund from the Group.



The principal assumptions used in determining pension liability for the Group's plans are shown below:

	2020	2019	2018
Discount rate	3.10-7.70%	4.13-7.70%	7.09-7.70%
Expected rate of salary increase	4.00-5.00%	1.44-5.00%	2.5-5.00%
Turn-over rates:			
19-24 years old	7.26-9.48%	4.00-36.00%	7.26-32.00%
25-29 years old	5.56-7.88%	6.00-70.00%	5.56-25.50%
30-34 years old	3.70-6.14%	4.40-24.00%	3.25-20.00%
35-39 years old	2.69-4.22%	2.00-12.00%	0.00-8.00%
40-44 years old	2.00-3.81%	2.00-10.00%	0.00-6.50%
>45 years old	0.00-3.05%	1.30-2.00%	0.00-8.25%

The sensitivity analysis below has been determined by remeasuring the defined benefit obligation at the reporting period after first adjusting one of the current assumption that were reasonably possible at the valuation date while all other assumptions remained unchanged. It should be noted that the changes assumed to be reasonably possible at the valuation date are open to subjectivity, and do not consider more complex scenarios in which changes other than those assumed may be deemed to be more reasonable.

	Increase (Decrease) in Basis Points	Increase (Decrease) in Defined Benefit Obligation		
		2020	2019	2018
Discount rate	50	(₱320,849,879)	(₱190,958,480)	(₱151,033,648)
	(50)	348,403,037	202,730,781	163,215,384
Future salary increases	50	346,062,010	210,769,378	166,759,223
	(50)	(321.818,707)	(194,862,800)	(155,480,126)

Shown below is the maturity analysis of the undiscounted benefit payments as at December 31, 2020:

Less than one year	₽521,350,603
More than 1 year to 3 years	1,899,583,535
More than 3 years to 7 years	2,355,852,639
More than 7 years to 15 years	3,775,201,107
More than 15 years to 20 years	4,862,907,624
More than 20 years	8,284,687,763

Other Long-Term Employee Benefits

Other long-term employee benefits consist of accumulated and unexpired employee sick and vacation leave entitlements. Noncurrent portion of other employee benefits amounted to \$\partial{2}49.70\$ million and \$\partial{2}336.40\$ million as at December 31, 2020 and 2019, respectively, while current portion of other employee benefits recorded in "Accrued payroll and talent fees" included under "Trade and other current liabilities" account amounted to \$\partial{2}6.29\$ million and \$\partial{2}5.08\$ million as at December 31, 2020 and 2019, respectively (see Note 16).



27. Agreements

Lease Agreements

Starting January 1, 2019 - Upon adoption of PFRS 16

Group as a Lessee

The Group entered into various lease agreements for land, building, studio and office spaces that it presently occupies and uses for periods ranging from two to 12 years. The lease agreements can be renewed subject to mutual agreement. Most of the lease agreements can be terminated at the option of the Group while the termination option in the lease agreements of NMI, a subsidiary is subject to mutual agreement. Previously, these leases were classified as operating leases under PAS 17, *Leases*.

The Group also has certain leases with lease terms of 12 months or less. The Group applies the "short-term lease" recognition exemptions for these leases.

The rollforward analysis of right-of-use assets follows:

Right-of-use: Land ₱94,553,476 94,553,476 16,797,383 12,001,535	Right-of-use: Buildings, studio and office spaces \$\frac{\pmode 65,911,763}{(18,203,671)} 47,708,092 13,865,670 15,776,420	Right-of-use:
Land ₱94,553,476 94,553,476 16,797,383	#65,911,763 (18,203,671) 47,708,092	Total ₱160,465,239 (18,203,671) 142,261,568 30,663,053
₱94,553,476 94,553,476 16,797,383	\$\\\phi65,911,763\\\((18,203,671)\\\47,708,092\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	₱160,465,239 (18,203,671) 142,261,568
94,553,476	(18,203,671) 47,708,092 13,865,670	(18,203,671) 142,261,568 30,663,053
94,553,476	(18,203,671) 47,708,092 13,865,670	(18,203,671) 142,261,568 30,663,053
16,797,383	47,708,092 13,865,670	142,261,568 30,663,053
16,797,383	13,865,670	30,663,053
	, ,	, ,
	, ,	, ,
12,001,535	15.776.420	
_		27,777,955
	(5,447,716)	(5,447,716)
28,798,918	24,194,374	52,993,292
₽65,754,558	₽23,513,718	₽89,268,276
	2019	
	Right-of-use:	
Right-of-use:		Right-of-use:
Land	office spaces	Total
₽70,667,431	₱28,320,921	₱98,988,352
23,886,045	37,590,842	61,476,887
94,553,476	65,911,763	160,465,239
	AN-	April 1
16,797,383	13,865,670	30,663,053
	· · · · · · · · · · · · · · · · · · ·	30,663,053
₽77,756,093	₽52,046,093	£129,802,186
	P65,754,558 Right-of-use:	P65,754,558



The rollforward analysis of lease liabilities follows:

	2020	2019
Balance at beginning of year	P105,788,115	₽66,535,587
Additions	· · · · · · · · · · · · · · · · · · ·	53,959,212
Accretion of interest	5,817,214	6,987,979
Payments	(21,762,363)	(21,694,663)
Pre-termination	(12,986,894)	_
Balance at end of year	₽76,856,072	₽105,788,115
	2020	2019
Current portion	P10,485,295	₽18,268,746
Noncurrent portion	66,370,777	87,519,369
Balance at end of year	₽76,856,072	₽105,788,115

The rollforward analysis of dismantling provision follows:

	2020	2019
Balance at beginning of year	₽42,392,195	₱32,452,765
Additions		7,517,685
Accretion of interest	2,581,215	2,421,745
Balance at end of year	P44,973,410	₽42,392,195

The following are the amounts recognized in the consolidated statement of comprehensive income:

	2020	2019
Depreciation expense of right-of-use assets		
(see Note 23)	₽27,777,955	₱30,663,053
Interest expense on lease liabilities	5,817,214	6,987,979
Interest expense on dismantling provision	2,581,215	2,421,745
Expense relating to short-term leases (included in "Production costs") (see Note 22)	210,239,334	812,006,880
Expense relating to short-term leases		
(included in "General and Administrative expenses") (see Note 23)	9,603,762	11,967,504

Shown below is the maturity analysis of the undiscounted lease payments:

	2020	2019
l year	P15,550,271	₽17,387,545
more than 1 year to 2 years	14,079,568	13,989,811
more than 2 years to 3 years	12,759,983	13,760,554
more than 3 years to 4 years	10,992,270	50,831,950
More than 5 years	45,501,281	77,864,795

Also, in June 2012, the Parent Company agreed to extend its non-cancellable Co-production/Blocktime Rental Agreement with ZOE Broadcasting Network, Inc. (ZBN) for another seven (7) years from June 2012 to May 2019. On the first year of the contract renewal, the Parent Company shall pay ZBN an amount equivalent to total payments from June 2011 to May 2012, subject to yearly escalation of 10.00%. The agreement has ended in May 2019. The rental expense recognized on the agreement with ZBN amounted to \$\text{P}77.03\$ million in 2019.



Total rental expense on short-term leases amounted to ₱219.84 million and ₱746.94 million in 2020 and 2019, respectively (see Notes 22 and 23).

Group as Lessor. The Group leases out certain properties for a period of one year, renewable annually. The leased-out properties include investment properties, and broadcasting equipment. Total rental income amounted to P6.89 million and P8.56 million in 2020 and 2019, respectively (see Note 25).

Prior to January 1, 2019 - Prior to adoption of PFRS 16

Operating Lease Commitments - Group as Lessee. The Group entered into various lease agreements for the land, building, studio spaces and airtime that it presently occupies and uses for periods ranging from three to twenty five years. The leases are cancellable at the Group's option.

The Group's other lease arrangements consist of short-term leases, renewed on a need basis.

Total rental expense on amounted to ₱927.34 million 2018 (see Notes 22 and 23).

Operating Lease - Group as Lessor. The Group also leases out certain properties for a period of one year, renewable annually. The leased out properties include investment properties and broadcast equipment. Total rental income amounted to \$\P\$8.27 million in 2018 (see Note 25).

Subscription Agreements

The Parent Company entered into various subscription agreements with international cable providers for the airing of its programs and shows abroad. The agreements generally have terms of three to five years and are based on certain agreed service package rates.

Total subscription revenue amounted to ₱911.00 million, ₱1,056.70 million and ₱1,160.34 million in 2020, 2019 and 2018, respectively (see Note 21).

Purchase Agreement for Set-top Boxes

In 2020, the Parent Company entered into several contracts with Ablee Electronic Company Limited for the supply of set-top boxes with complete accessories. Total purchases in 2020 amounted to \$\text{P896.80}\$ million. As at December 31, 2020, total advances for set-top boxes to be delivered in 2021 amounted to \$\text{P566.86}\$ million (see Note 9).

28. Income Taxes

Current Income Tax

The current income tax consists of the following:

	2020	2019	2018
RCIT .	₽2,728,600,117	₱1,200,771,887	₽1,056,837,806
MCIT	50,423	6,256	16,100
	₽2,728,650,540	₱1,200,778,143	₱1,056,853,906



The reconciliation between the statutory income tax rates and effective income tax rates are shown below:

	2020	2019	2018
Statutory income tax	30.00%	30.00%	30.00%
Additions (deductions) in income tax			
resulting from:			
Interest income already subjected to final tax	(0.03)	(0.18)	(0.19)
Nondeductible interest expense	0.10	0.05	0.07
Nondeductible tax deficiency payment	=	0.06	0.37
Others - net	0.01	state	****
Effective income tax	30.08%	29.93%	30.25%

Deferred Taxes

The components of the Group's net deferred tax assets and liabilities are as follows:

	2020	2019
Deferred tax assets:		
Pension liability	P1,473,503,571	₽819,935,351
Allowance for ECL	227,801,136	164,181,742
Other long-term employee benefits	104,910,736	100,860,733
Accrued expenses	30,265,904	33,314,129
Lease liabilities	22,706,164	31,736,435
Intercompany sale of intangible assets	18,000,000	22,500,000
Dismantling provision	13,492,023	12,717,658
Contract liabilities	10,772,554	38,172,487
Unrealized foreign exchange loss	8,213,125	9,085,334
Allowance for probable losses in advances	8,187,320	8,161,268
Unamortized past service cost	7,862,147	3,126,052
Unrealized loss on financial assets at FVOCI	6,218,787	2,599,211
NOLCO	298,058	
Excess MCIT over RCIT	22,619	41,186
	1,932,254,144	1,246,431,586
Deferred tax liabilities:		
Revaluation increment on land	(733,073,652)	(733,073,652)
Right-of-use assets	(26,460,540)	(38,940,656)
	(759,534,192)	(772,014,308)
	₽1,172,719,952	₽474,417,278

The components of deferred tax assets (liabilities) pertaining to accounts presented under equity in the consolidated statements of financial position are as follows:

	2020	2019
Revaluation increment on land	(₽733,073,652)	(₱733,073,652)
Pension liability - remeasurement loss		
on retirement plan	677,677,431	128,870,460
Revaluation of financial assets at FVOCI	7,862,147	2,599,211
	(47,534,074)	(₱601,603,981)



The components of the subsidiaries' deductible temporary differences and carryforward benefits of NOLCO and MCIT, for which no deferred tax assets have been recognized in the Group's consolidated statements of financial position, are as follows:

	2020	2019
NOLCO	₽10,038,762	₽6,131,646
Allowance for ECL	7,181,194	2,367,129
Allowance for inventory stock	6,978,287	6,978,286
Pension liability	3,447,119	475,291
Unamortized past service cost	577,523	92,404
Excess MCIT over RCIT	64,334	67,295
Other long-term employee benefits	****	198,597
Others	102,383	37,362
	° ₽28,389,602	₽16,348,010

The unrecognized deferred tax assets from the above deductible temporary differences and carryforward benefits of NOLCO and MCIT amounted to ₱8.56 million and ₱4.95 million as at December 31, 2020 and 2019, respectively.

The deferred tax assets were not recognized as management believes that future taxable income against which the deferred tax assets can be used for these entities may not be available.

As at December 31, 2020, the Group's MCIT is as follows:

Years Paid/Incurred	Carryforward Benefit Up To	MCIT
2018	2021	₽7,501
2019	2022	28,875
2020	2023	50,577
		₽86,953

On September 30, 2020, the BIR issued Revenue Regulations No. 25-2020 implementing Section 4(b) of "Bayanihan to Recover As One Act" which states that the NOLCO incurred for taxable years 2020 and 2021 can be carried over and claimed as a deduction from gross income for the next five (5) consecutive taxable years immediately following the year of such loss.

As at December 31, 2020, the Group has incurred NOLCO before taxable year 2020 which can be claimed as deduction from the regular taxable income for the next three (3) consecutive taxable years, as follows:

			Applications		Applications	
Year	Availment		in previous		in the current	Unapplied
incurred	period	Amount	year/s	Expirations	year	NOLCO
2017	2018 to 2020	₽776,438	₽	₽776,438	P-	₽
2018	2019 to 2021	3,626,616	9,757	_	490,824	3,126,035
2019	2020 to 2022	2,731,377				2,731,377
		₽7,134,431	₽9,757	₽776,438	₽490,824	₱5,857,412



As at December 31, 2020, the Company has incurred NOLCO in taxable year 2020 which can be claimed as deduction from the regular taxable income for the next five (5) consecutive taxable years pursuant to the Bayanihan to Recover as One Act, as follows:

		Α	pplications.	1	Applications	
Year	Availment		in previous	iı	n the current	Unapplied
incurred	period	Amount	year/s	Expirations	year	NOLCO
2020	2021 to 2025	₽5,174,877	₽-	P-	P-	₱5,174,877

29. EPS Computation

The computation of basic and diluted EPS follows:

	2020	2019	2018
Net income attributable to equity holders of			
the Parent Company (a)	₽5,984,584,939	£2,618,460,706	₽2,304,793,288
Less attributable to preferred shareholders	1,846,897,337	808,080,787	711,280,168
Net income attributable to common equity			
holders of the Parent Company (b)	₽4,137,687,602	₽ 1,810,379,919	₽ 1,593,513,119
Common shares issued at the beginning of			
year (Note 19)	3,364,692,000	3,364,692,000	3,364,692,000
Treasury shares (Note 19)	(3,645,000)	(3,645,000)	(3,645,000)
Underlying shares on acquired PDRs			
(Note 19)	(750,000)	(750,000)	(750,000)
Weighted average number of common shares			
for basic EPS (c)	3,360,297,000	3,360,297,000	3,360,297,000
Weighted average number of common shares	3,360,297,000,	3,360,297,000	3,360,297,000
Effect of dilution - assumed conversion of			
preferred shares	1,500,000,000	1,500,000,000	1,500,000,000
Reacquired preferred shares	(98,563)	(98,563)	(98,563)
Weighted average number of common shares			
adjusted for the effect of dilution (d)	4,860,198,437	4,860,198,437	4,860,198,437
Basic EPS (b/c)	¥1.231	t²0.539	I ² ().474
Diluted EPS (a/d)	₽1.231	P0.539	1⁴0.474

30. Financial Risk Management Objectives and Policies

The Group's principal financial instruments include cash and cash equivalents. The main purpose of these financial instruments includes raising financing for the Group's operations and managing identified financial risks. The Group has other financial assets and liabilities such as trade and other receivables, refundable deposits, trade payables and other current liabilities (excluding payable to government agencies, customers' deposits, contract liabilities, and advances from customers), short-term loans, obligations for program and other rights, dividends payable, other long-term employee benefits and lease liabilities, which arise directly from its operations, and financial assets at FVOCI. The main risks arising from the use of financial instruments are liquidity risk, foreign currency exchange risk and credit risk. The Group is not exposed to interest rate risk as most of its financial assets and financial liabilities have fixed rates.

The BOD reviews and approves the Group's objectives and policies.



Liquidity Risk. The Group is exposed to the possibility that adverse changes in the business environment and/or its operations would result in substantially higher working capital requirements and subsequently pose difficulty in financing the additional working capital.

The Group manages liquidity risk by using its cash and cash equivalents from operations to meet its short-term liquidity needs. The Group likewise regularly evaluates other financing instruments and arrangements to broaden the Group's range of financing sources.

The tables below summarize the maturity profile of the Group's financial assets and financial liabilities based on contractual undiscounted payments as at December 31:

		2020				
	-	Less than		More than		
	On Demand	3 Months	3 to 12 Months	l year	Total	
Financial assets at amortized cost:						
Cash and cash equivalents	P2,892,545,281	₽322,271,983	₽-	f 5—	₽3,214,817,264	
Trade receivables:						
Television and radio						
airtime	2,455,964,077	7,478,640,764	_	_	9,934,604,841	
Subscriptions	162,802,287	. 84,098,769	_	_	246,901,056	
Others	82,251,529	46,624,618	_		128,876,147	
Nontrade receivables:						
Advances to officers and						
employees	1,636,162	5,230,704	-	_	6,866,866	
Others	84,639,593	64,649,192		more.	149,288,785	
Refundable deposits*	–	–	=	21,427,422	21,427,422	
Financial assets at FVOCI	_	_	-	192,132,088	192,132,088	
*	5,679,838,929	8,001,516,030	_	213,559,510	13,894,914,469	
Loans and borrowings:						
Trade payables and other						
current liabilities**	541,916,369	648,035,317	16,964,424	=	1,206,916,110	
Short-term loans***	_	720,741,190	1000		720,741,190	
Obligations for program and						
other rights	_	73,369,390	102,812,738	_	176,182,128	
Lease liabilities***	=-	4,208,629	12,032,002	83,333,102	99,573,733	
Dividends payable	19,894,437	_		_	19,894,437	
	561,810,806	1,446,354,526	131,809,164	83,333,102	2,223,307,598	
Liquidity Portion (Gap)	₽5,118,028,123	₽6,555,161,504	(₽131,809,164)	₽130,226,408	₽11,671,606,871	

^{***}Gross contractual payments.

		2019				
	-	Less than		More than		
	On Demand	3 Months	3 to 12 Months	l year	Total	
Financial assets at amortized cost:		,				
Cash and cash equivalents	₽1,852,507,801	P 402,463,855	₩-	‡3—	₽2,254,971,656	
Trade receivables:						
Television and radio						
airtime	1,084,175,736	3,664,972,758	-		4,749,148,494	
Subscriptions	233,691,355	96,532,218	ains	••••	330,223,573	
Others	110,679,514	58,987,974			169,667,488	
Nontrade receivables:						
Advances to officers						
and employees	P%		5,913,890		5,913,890	
Others	2,003,237	191,271		_	2,194,508	
Refundable deposits*			-mate	19,235,359	19,235,359	
Financial assets at FVOCI	_	***		243,433,060	243,433,060	
	3,283,057,643	4,223,148,076	5,913,890	262,668,419	7,774,788,028	

(Forward)



Liquidity Portion (Gap) P5,118,028,123 P6,555,161,504 (P131,809,164) P130,226,408 Particulated under "Other noncurrent assets" account in the consolidated statement of financial position (see Note 15).

*Excluding payable to government agencies, contract liabilities and customer deposits amounting to P1,693.38 million, P35.91 million and P41.69 million, respectively (see Note 16).

		2019				
	On Demand	Less than 3 Months	3 to 12 Months	More than Lyear	Total	
Loans and borrowings:						
Trade payables and other						
current liabilities**	₽560,644,264	₽664,935,106	₽21,119,729	₽	P1,246,699,099	
Short-term loans***		404,333,333	_	, Marie	404,333,333	
Obligations for program and						
other rights	_	133,784,154	·····	***	133,784,154	
Lease liabilities***		1,268,251	22,002,611	112,631,542	135,902,404	
	579,378,272	1,204,320,844	43,122,340	112,631,542	1,939,452,998	
Liquidity Portion (Gap)	₽2,703,679,371	₽3,018,827,232	(₱37,208,450)	₽150,036,877	₽5,835,335,030	

^{*}Included under "Other noncurrent assets" account in the consolutated statement of financial position (see Note 15).

Foreign Currency Exchange Risk. Foreign currency exchange risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in foreign currency exchange rates. The Group's exposure to foreign currency exchange risk results from certain business transactions denominated in foreign currencies. It is the Group's policy to ensure that capabilities exist for active but conservative management of its foreign currency exchange risk.

The Group's foreign currency-denominated monetary assets and liabilities are as follows:

	2020		2019	
Assets				
Cash and cash equivalents	\$14,428,000	₽692,832,539	\$7,179,428	₽363,530,337
•	C\$1,515,837	56,692,289	C\$596,756	23,103,528
Trade receivables	\$4,295,851	206,286,757	\$1,823,154	92,315,394
	C\$1,392,382	52,075,098	C\$7,233,455	280,044,657
	S\$113,726	4,107,775	S\$16,936	634,931
	A\$36,854	1,341,474	A\$202,851	7,152,526
	DH52,170	682,387	DH132,843	1,835,890
	¥		¥10,738,238	4,970,730
		₽1,014,018,319		₽773,587,993
Liabilities				
Short-term loans	\$15,000,000	₽720,345,000	\$-	₽
Trade payables	\$2,891,699	138,859,374	1,083,401	54,858,010
• •	€11,670	684,924	€-	
Obligations for program and other rights	\$2,892,613	138,903,262	2,171,343	109,945,953
		₽998,792,560		₽164,803,963
		₽15,225,759		₽607,779,044

In translating the foreign currency-denominated monetary assets and liabilities into Philippine peso amounts, the exchange rate used were P48.02 to US\$1.00 and P50.74 to US\$1.00, the Philippine peso to U.S. dollar exchange rate, as at December 31, 2020 and 2019, respectively. The exchange rate for Philippine peso to Canadian dollar was P37.40 to CAD\$1.00 as at December 31, 2020. The peso equivalents for the Singaporean Dollar, Japanese Yen, Australian Dollar, Dirham and Euro are P36.12, P0.46, P36.40, P13.08, and P58.69 respectively as at December 31, 2020.



^{**}Excluding payable to government agencies, contract liabilities and customer deposits amounting to 1979.42 million, P127.28 million and P53.33 million, respectively (see Note 16).

^{***}Gross contractual payments.

The following table demonstrates the sensitivity to a reasonably possible change in the exchange rates, with all other variables held constant, of the Group's income before income tax from reporting period up to next reporting period (due to changes in the fair value of monetary assets and liabilities). There is no impact on the Group's equity other than those already affecting profit or loss.

Effect on Income before Income Tax									
	Appreciation/ (Depreciation) of Peso	USĐ	CAÐ	SGD	AUD	AED	JPY	EUR	Total
2020	0.50 (0.50)	₽1,036,534 (1,036,534)	(₱1,454,109) 1,454,109	(₽56,863) 56,863	(№18,427) 18,427	(≇26,085) 26,085	- 42—	₽5,835 (5,835)	(513,115) 513,115
2019	0.50 (0.50)	(P2,863,995) 2,863,995	(P3,915,106) 3,915,106	(P8,468) 8,468	(P101,426) 101,426	(P66,422) 66,422	(₱5,369,119) 5,369,119	p	(P12,324,536) 12,324,536

Credit Risk. Credit risk, or the risk of counterparties defaulting, is controlled by the application of credit approvals, limits and monitoring procedures. It is the Group's policy to enter into transactions with a diversity of creditworthy parties to mitigate any significant concentration of credit risk.

The Group ensures that sales of products and services are made to customers with appropriate credit history. The Group has an internal mechanism to monitor the granting of credit and management of credit exposures. The Group has made provisions, where necessary, for potential losses on credits extended. The Group's exposure to credit risk arises from default of the counterparty with a maximum exposure equal to the carrying amount of the instruments. The Group does not require any collateral for its financial assets, thus, maximum exposure to credit risk is equal to the carrying value of the financial instruments.

The table below shows the maximum exposure to credit risk for the components of the consolidated financial position as at December 31:

	2020	2019
Financial assets at amortized cost:		
Cash and cash equivalents*	\$2,557,264,071	P1,988,824,410
Trade receivables:		
Television and radio airtime	9,934,604,841	4,749,148,494
Subscriptions	246,901,056	330,223,573
Others	128,876,147	169,667,488
Nontrade receivables:		
Advances to officers and employees	6,866,866	5,913,890
Others	149,288,785	2,194,508
Refundable deposits**	21,427,422	19,235,359
	13,045,229,188	7,265,207,722
Financial assets at FVOCI	192,132,088	243,433,060
	P13,237,361,276	₽7,508,640,782

^{*}Excluding cash on hand amounting to P355.24 million and P244.75 million as at December 31, 2020 and 2019, respectively.

The maximum exposure for cash and cash equivalents (excluding cash on hand) is the carrying amount less insured amount by the Philippine Deposit Insurance Corporation equivalent to the actual cash balance to a maximum of P0.50 million per depositor per bank. The maximum exposure of trade and non-trade receivables and refundable deposits is equal to its carrying amount.



^{**}Included under "Other noncurrent assets" account in the consolidated statements of financial position (see Note 15).

Credit quality of Financial Assets, Other than Trade Receivables

The financial assets of the Group are grouped according to stage whose description is explained as follows:

Stage 1 - Those that are considered current and up to 120 past due and based on change in rating delinquencies and payment history, do not demonstrate significant increase in credit risk.

Stage 2 - Those that, based on change in rating, delinquencies and payment history, demonstrate significant increase in credit risk, and/or are considered more than 120 to 360 days past due but does not demonstrate objective evidence of impairment as of reporting date.

Stage 3 - Those that are considered in default or demonstrate objective evidence of impairment as of reporting date.

The credit quality of the Group's financial assets are as follows:

	2020					
		ECL Staging				
	Stage 1	Stage 2	Stage 3			
	12-month ECL	Lifetime ECL	Lifetime ECL	Total		
Financial assets at amortized cost						
Cash and cash equivalents*	₽2,557,264,071	₽-	₽	₽2,557,264,071		
Nontrade receivables:						
Advances to officers and						
employees	6,866,866		_	6,866,866		
Others	149,288,785		ter?*An	149,288,785		
Refundable deposits**	21,427,422	-	mm	21,427,422		
	₽2,734,847,144	₽	<u>₽</u>	₽2,734,847,144		

^{*}Excluding eash on hand amounting to P355.24 million as at December 31, 2020.

^{**} Included under "Other noncurrent assets" account in the consolidated company statement of financial position

	2019						
		ECL Staging					
	Stage 1	Stage 2	Stage 3				
	12-month ECL	Lifetime ECL	Lifetime ECL	Total			
Financial assets at amortized cost							
Cash and cash equivalents*	₽2,010,218,215	₽	₽_	P 2,010,218,215			
Nontrade receivables:							
Advances to officers and							
employees	5,913,890			5,913,890			
Others	2,194,508	****		2,194,508			
Refundable deposits**	19,235,359	of the		19,235,359			
	₽2,037,561,972	. P	₽_	₽2,037,561,972			

^{*}Excluding each on hand amounting to P244.75 million as at December 31, 2019.

Credit Quality of Trade Receivables

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on days past due for groupings of various customer segment with similar loss patterns (i.e, by customer type). The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions.



^{**} Included under "Other noncurrent assets" account in the consolidated company statement of financial position.

Set out below is the information about the credit risk exposure of the Group's trade receivables using provision matrix:

			202	0				
		Days past due						
	Current	0-30 days	31-60 days	61-90 days	91 days and above	Total		
Expected credit loss rate	1%	41%	11%	11%	29%			
Estimated total gross carrying amount at default Expected credit loss	₽7,609,364,151 44,863,938	₽550,621,274 21,309,155	₽409,092,189 45,194,870	₱360,266,377 41,105,689	₱2,147,556,367 614,044,662	≇11,076,900,358 766,518,314		
			201	19				
	***************************************			Days past due				
	- Current	0-30 days	31-60 days	61-90 days	91 days and above	Total		
Expected credit loss rate	1%	6%	6%	17%	36%			
Estimated total gross carrying				P115,027,335	P1.236.464.675	P5.798.679.157		

Capital Management

The primary objective of the Group's capital management is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximize shareholder value.

The Group manages its capital structure and makes adjustments to it, in the light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, pay off existing debts, return capital to shareholders or issue new shares.

The Parent Company is not subject to externally imposed capital requirements.

No changes were made in the objectives, policies or processes for each of the three years ended December 31, 2020, 2019 and 2018.

The Group monitors its capital gearing by measuring the ratio of interest-bearing loan to total equity. The Group's interest-bearing loans, which are the short-term loans, amounted to \$\mathbb{P}720.35\$ million and \$\mathbb{P}400.00\$ million as at December 31, 2020 and 2019, respectively. The Group's total equity attributable to equity holders of the Parent Company as at December 31, 2020 and 2019 amounted to \$\mathbb{P}12,809.06\$ million and \$\mathbb{P}9,586.43\$ million, respectively.

31. Fair Value Measurement

The table below presents the carrying values and fair values of the Group's assets and liabilities, by category and by class, as at December 31:

	•		2020		
		Fair Value			
		Quoted Prices in Active Markets Ob	•	Significant Unobservable Inputs	
	Carrying Value	(Level I)	(Level 2)	(Level 3)	
Assets Assets Measured at Fair Value					
Land at revalued amount	₽2,803,196,184	₽	₽	£ 2,803,196,184	
Financial assets at FVOCI Assets for which Fair Values are Disclosed	192,132,088		12,971,842	179,160,246	
Investment properties	34,869,834	_	_	203,902,548	
Financial assets at amortized cost -					
Refundable deposits*	21,427,422			17,422,032	
	₽3,051,625,528	P -	₽12,971,842	₹3,203,681,010	

^{*}Included under "Other noncurrent assets" account in the consolidated statement of financial position (see Now 15).



	2019						
			Fair Value				
	Carrying Value	Quoted Prices in Active Markets (Level 1)	Significant Observable Input (Level 2)	Significant Unobservable Inputs (Level 3)			
Assets							
Assets Measured at Fair Value							
Land at revalued amount	₽2,803,196,184	P	₽-	₽2,803,196,184			
Financial assets at FVOCI Assets for which Fair Values are	243,433,060	***	15,925,000	227,508,060			
Disclosed							
Investment properties	36,252,221	***	***	203,902,548			
Financial assets at amortized cost -							
Refundable deposits*	19,235,359			18,350,350			
	₱3.102,116.824	₽_	₽15,925,000	₱3,252,957,142			

^{*}Included under "Other noncurrent assets" account in the consolidated statement of financial position (see Note 15).

As at December 31, 2020 and 2019, the fair value of equity instruments in a listed entity is classified under Level 3 due to the investee Company's suspension of trading in the market.

The fair values of equity instruments in listed and non-listed companies classified under Level 3 were determined through asset-based approach. Asset-based approach is based on the value of all the tangible and intangible assets and liabilities of the investee Company.

Presented below are the significant unobservable inputs used in the net asset valuations of the Group's financial assets in 2020 and 2019:

		Range	
Description	Unobservable Inputs	2020	2019
Listed equity instrument:			
Casinos and gaming industry	Discount for lack of marketability	10%-30%	10%-30%
	Discount for lack of control	10%-30%	10%-30%
Non-listed equity instruments:			
Media and entertainment	Discount for lack of marketability	10%-30%	10%-30%
industry			
	Discount for lack of control	10%-30%	10%-30%

An increase (decrease) in the significant unobservable inputs used in the valuation of the equity investments will increase (decrease) the fair value of the equity investments.

Movements in the fair value of equity investments classified under Level 3 are as follows:

	2020	2019
Balance at beginning of year	₽227,508,061	₱226,994,846
Fair value adjustment recognized under "Net unrealized gain (loss) on financial assets at		
FVOCI"	(48,347,815)	513,216
Balance at end of year	₽179,160,246	₽227,508,061



Fair Value Determination

The following methods and assumptions are used to estimate the fair value of each asset and liability for which it is practicable to estimate such value:

Cash and Cash Equivalents and Trade and Other Receivables

The carrying values of cash and cash equivalents and trade and nontrade receivables approximate their fair values primarily due to the relatively short-term maturity of these financial instruments.

Refundable Deposits

The fair value of refundable deposits is based on the present value of the future discounted cash flows. Discount rates used range from 3.26% to 4.44% in 2020 and 2019.

Financial assets at FVOCI

The Group's investments in club shares were based on prices readily available from brokers and other regulatory agencies as at reporting date. The fair values of equity investments in listed and non-listed companies have been estimated using the net asset value model. The valuation using adjusted net asset approach requires the management to measure the fair value of the individual assets and liabilities recognized in an investee's statement of financial position as well as the fair value of any unrecognized assets and liabilities at the measurement date.

Investment Properties and Land at Revalued Amount

The valuation for investment properties and land at revalued amount was derived through market data approach based upon prices paid in actual market transactions. This approach relies on the comparison of recent sale transactions or offerings of similar properties which have occurred and/or offered with close proximity to the subject property adjusted based on certain elements of comparison (e.g. market conditions, location, physical condition and amenities). Significant unobservable valuation input in determining the fair value of investment properties includes adjusted price per square meter that ranges from \$\P1,400\$ to \$\P117,000\$. On the other hand, significant unobservable valuation input in determining fair value of land at revalued amount includes adjusted price per square meter that ranges from \$\P200\$ to \$\P97,000\$.

Significant increases (decreases) in estimated price per square meter would result in a significantly higher (lower) fair value of the properties.

Trade Payables and Other Current Liabilities (excluding Payable to Government Agencies and Advances from Customers), Short-term Loans, Obligations for Program and Other Rights and Dividends Payable

The carrying values of trade payables and other current liabilities, short-term loans, current portion of obligations for program and other rights and dividends payable approximate their fair values due to the relatively short-term maturity of these financial instruments.

Lease liabilities

The fair value is based on the discounted value of future cash flows using the applicable rates for similar types of loans plus the applicable credit spread. Discount rates used ranged from 1.59% to 3.57% in 2020 and 3.07% to 5.43% in 2019.



32. Changes in Liabilities Arising from Financing Activities

	January 1, 2020	Additions	Payments	Others*	December 31, 2020
Short-term loans	₽400,000,000	₽984,340,000	(₽641,895,000)	(₽22,100,000)	₽720,345,000
Lease liabilities	105,788,115	_	(21,762,363)	(7,169,680)	76,856,072
Dividends payable	18,734,008	1,475,909,531	(1,474,749,102)	_	19,894,437
Accrued interest expense**	1,466,667	12,146,694	(12,856,998)		756,363
Total liabilities from financing activities	₽525,988,790	¥2,472,396,225	(2.151,263,463)	(₽29,269,680)	₽817.851.872

^{*}Others pertain to revultation of foreign currency denominated loans, and accretion of interest and pre-termination of lease Habilities.

^{**}Included under "Accounts payable and other current liabilities" account in the consolidated statement of financial position (see Note 16).

	January I, 2019	Additions	Payments	Others*	December 31, 2019
Short-term loans	P500,000,000	P1,517,500,000	(P1,617,500,000)	₽	P400,000,000
Lease liabilities	66,535,587	53,959,212	(21,694,663)	6,987,979	105,788,115
Dividends payable	17,053,776	2,199,839,297	(2,198,159,065)		18,734,008
Accrued interest expense**	944,444	46,185,621	(45,663,399)		1,466,667
Total liabilities from financing					
activities	₽584,533,807	P3,817,484,130	(P3,883,017,127)	P6,987,979	P525,988,790

^{*}Others pertain to accretion of interest.

33. Events after the Reporting Period

Corporate Recovery and Tax Incentives for Enterprises

President Rodrigo Duterte signed into law on March 26, 2021 the Corporate Recovery and Tax Incentives for Enterprises (CREATE) Act to attract more investments and maintain fiscal prudence and stability in the Philippines. R.A. 11534 or the CREATE Act introduces reforms to the corporate income tax and incentives systems. It takes effect 15 days after its complete publication in the Official Gazette or in a newspaper of general circulation or April 11, 2021.

The following are the key changes to the Philippine tax law pursuant to the CREATE Act which have an impact on the Group:

- Effective July 1, 2020, RCIT rate is reduced from 30% to 25% for domestic and resident foreign corporations. For domestic corporations with net taxable income not exceeding P5.00 million and with total assets not exceeding P100.00 million (excluding land on which the business entity's office, plant and equipment are situated) during the taxable year, the RCIT rate is reduced to 20%.
- MCIT rate reduced from 2% to 1% of gross income effective July 1, 2020 to June 30, 2023.
- Imposition of improperly accumulated earnings tax (IAET) is repealed.

As clarified by the FRSC in its Philippine Interpretations Committee Q&A No. 2020-07, the CREATE Act was not considered substantively enacted as of December 31, 2020 even though some of the provisions have retroactive effect to July 1, 2020. The passage of the CREATE Act into law on March 26, 2021 is considered as a non-adjusting subsequent event. Accordingly, current and deferred taxes as at and for the year ended December 31, 2020 continued to be computed and measured using the applicable income tax rates as of December 31, 2020 (i.e., 30% RCIT / 2% MCIT) for financial reporting purposes.



^{**}Included under "Accounts payable and other current liabilities" account in the consolidated statement of financial position (see Note 16).

Applying the provisions of the CREATE Act, the Group would have been subjected to lower regular corporate income tax rates of 25% and 20% effective July 1, 2020.

- This will result in lower provision for current income tax for the year ended December 31, 2020 and lower income tax payable as of December 31, 2020, which will be reflected in the Group's 2020 annual income tax return but will only be recognized for financial reporting purposes in its 2021 financial statements. Pending clarification from the tax authorities on how the taxable income for the period beginning July 1, 2020 will be computed, the Group has not quantified the impact of the lower corporate income tax rate on the 2020 current income tax.
- This will result in lower deferred tax assets and liabilities as of December 31, 2020 and benefit from deferred tax for the year then ended by ₱195.47 million and ₱23.17 million, respectively. These reductions will be recognized in the 2021 financial statements.





SyCip Gorres Velayo & Co. 6750 Ayala Avenue 1236 Makati City Philippines

Tel: (632) 8891 0307 Fax: (632) 8819 0872 ey.com/ph BOA/PRC Reg. No. 0001. October 4, 2018, valid until August 24, 2021 SEC Accreditation No. 0012-FR-5 (Group A), November 6, 2018, valid until November 5, 2021

INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY SCHEDULES

The Board of Directors and Stockholders GMA Network, Inc. and Subsidiaries GMA Network Center Timog Avenue corner EDSA Quezon City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of GMA Network, Inc. and Subsidiaries (the Group) as at December 31, 2020 and 2019, and for each of the three years in the period ended December 31, 2020, and have issued our report thereon dated March 26, 2021. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The schedules listed in the Index to the Consolidated Financial Statements and Supplementary Schedules are the responsibility of the Group's management. These schedules are presented for purposes of complying with the Revised Securities Regulation Code Rule 68, and are not part of the basic financial statements. These schedules have been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, fairly state, in all material respects, the information required to be set forth therein in relation to the basic financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

Pulinda T. Jung Hui Belinda T. Beng Hui

Partner

CPA Certificate No. 88823

SEC Accreditation No. 0943-AR-3 (Group A), March 14, 2019, valid until March 13, 2022

Tax Identification No. 153-978-243

BIR Accreditation No. 08-001998-078-2020,

December 3, 2020, valid until December 2, 2023

PTR No. 8534224, January 4, 2021, Makati City

March 26, 2021





SyCip Gorres Velayo & Co. 6760 Ayala Avenué 1226 Makati City Philippines

Tel: (632) 8891 0307 Fax: (632) 8819 0872 ey.com/ph

BOA/PRC Reg. No. 0001, October 4, 2018, valid until August 24, 2021 SEC Accreditation No. 0012-FR-5 (Group A), November 6, 2018, valid until November 5, 2021

INDEPENDENT AUDITOR'S REPORT ON COMPONENTS OF FINANCIAL SOUNDNESS INDICATORS

The Board of Directors and Stockholders GMA Network, Inc. and Subsidiaries GMA Network Center Timog Avenue corner EDSA Quezon City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of GMA Network, Inc. and Subsidiaries (the Group) as at December 31, 2020 and 2019, and for each of the three years in the period ended December 31, 2020, and have issued our report thereon dated March 26, 2021. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Group's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRS) and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purpose of complying with the Revised Securities Regulation Code Rule 68 issued by the Securities and Exchange Commission, and is not a required part of the basic financial statements prepared in accordance with PFRS. The components of these financial soundness indicators have been traced to the Group's financial statements as at December 31, 2020 and 2019 and for each of the three years in the period ended December 31, 2020 and no material exceptions were noted.

SYCIP GORRES VELAYO & CO.

Pulinda T. Jung Hui Belinda T. Beng Hui

Partner

CPA Certificate No. 88823

SEC Accreditation No. 0943-AR-3 (Group A),

March 14, 2019, valid until March 13, 2022

Tax Identification No. 153-978-243

BIR Accreditation No. 08-001998-078-2020,

December 3, 2020, valid until December 2, 2023

PTR No. 8534224, January 4, 2021, Makati City

March 26, 2021



GMA NETWORK, INC. AND SUBSIDIARIES

INDEX TO THE CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES DECEMBER 31, 2020

Annex 68 - J

Attached A. Financial Assets B. Amounts Receivable from Directors, Officers, Employees, Related Parties Not applicable and Principal Stockholders (Other than Related Parties) C. Amounts Receivable from Related Parties which are Eliminated during Attached the Consolidation of Financial Statements Not applicable D. Long-term Debt Not applicable E. Indebtedness to Related Parties (Long-term Loans from Related Companies) Not applicable F. Guarantees of Securities of Other Issuers Attached G. Capital Stock

Additional Components

i) Reconciliation of Retained Earnings Available for Dividend Declaration Attached

ii) Map of Relationships of the Companies within the Group Attached

GMA NETWORK, INC. AND SUBSIDIARIES

SUPPLEMENTARY SCHEDULES REQUIRED BY ANNEX 68-J DECEMBER 31, 2020

Schedule A. Financial Assets

Name of Issuing Entity and Association of Each Issue	Number of Shares or Principal Amounts of Bonds and Notes	Amount Shown in the Statements of Financial Position	****	Income Received and Accrued
Cash and cash equivalents	15	D2 7 7 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	0	13
Cash on hand	Pau	₱355,239,902	₽	P
Cash in banks		2,537,305,379		1,989,070
Peso Placements:				
Abacus Capital & Investment				
Corporation		1,05,143,226	****	6,170,974
Amalgamated Investment				
Bancorporation	_	7,865,306		157,149
Bank of Commerce		4,095,419		37,974
Charter Ping An	_	6,160,687		67,045
Land Bank of the Philippines	_	-	-	1,117,949
Malayan Bank	*******	55,226,607		1,531,131
Metropolitan Bank and Trust				
Company		96,047	_	**************************************
Philippine Business Bank	****	2,125,042	_	31,297
Philippine Bank of				
Communications	······W	10,593,186	_	148,491
Unicapital, Inc.	***	30,787,713		811,659
United Coconut Planters Bank		50,051,129	****	372,014
Union Bank of the Philippines		50,127,621	V-000	1,020,298
		322,271,983	_	11,465,981
Dollar Placements:				
Eastwest Bank	****	ate of		142,364
United Coconut Planters Bank	_	_		117,998
:	WAF		_	260,362
Total Placements		322,271,983	_	11,726,343
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	₽			₽13,715,413
Financial Assets at Fair Value Thro	ough Other Compi		,	
IP E Games Ventures, Inc.	13,000,000,000		₽_	P_
Unicapital, Inc.	778,504	56,594,699		-
Mabuhay Philippine Satellite	405,666	• •		
Optima Studio	75,000	4,805,609		
Ayala Alabang Country Club - A	1			
Baguio Country Club	1			
Metropolitan Club (Metroclub) A	7			
Manila Southwoods A	1)
Camp John Hay Golf Club	I			
Reefpoint Picture		- 216,925		- –
Tagaytay Country Club	1			_
Royale Tagaytay	1	, ,		
Others	_	- 1,000		
		₱192,132,088		<u>)</u>

Schedule B. Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (Other than Related Parties)

December 31, 2020

No.	Name and Designation of Debtor
Not Applicable: The Group has no amounts receivable from directors, officers, employees, related parties and principal stockholders as at December 31, 2020 other than those for purchases subject to usual terms, for ordinary travel and expense advances, and for other such items arising in the ordinary course of business.	Balance at Beginning of Amount Amount Period Additions Collected Written Off Current
1 parties and 1 terms, of business.	Noncurrent
	Balance at End of Period

Schedule C. Amounts of Receivable from and Payable to Related Parties which are Eliminated during the Consolidation of Financial Statements

December 31, 2020

Alta Productions Company, Inc. (Alta)

			Deductions	US			
				Amount			
			Amount	written off?			
Account	Jonnary 1 2020	Additions	Collected	Reclassified	Current	Noncurrent	December 31, 2020
D. Control of the Transfer	rig	CO9 CC18	_@	a	P122.602	P186,624	₱309,226
Keccivanies – indi-11auc	1-100,021	100,000	FO1 200 24		(71 750 698)	1	(21.750.698)
Payables - Trade	(17,638,428)	(50,398,5/4)	40,880,104	-	(21,7,00,00)		() The state of t
To to d	(217 451 804)	(250.875.772)	P46.886,104	4	(#21,628,096)	P186,624	(4.71,441,4/2)
10141	7 7 7 6 7 7						

Citynet Network Marketing and Productions, Inc. (Citynet)

			Deductions	51			
			Amount	Amount Arritten off/			
Account	January 1, 2020	Additions	Collected	,	Current	Noncurrent	December 31, 2020
Advances to Citynet	P118 934 402	办	-d-	ᇍ	¥	P118,934,402	P118,934,402
Receivables - Nontrade	000 000 9 .	1	(6,000,000)	-	-	44-	
	P124,934,402	4	(# 6,000,000)	4	4	P118,934,402	T01*156'811#

Schedule C. Amounts of Receivable from and Payable to Related Parties which are Eliminated during the Consolidation of Financial Statements (cont.)

December 31, 2020

GMA Marketing and Productions, Inc. (GMPI)

		- Commentered					
Account	January 1, 2020	Additions	Amount	Amount Amount written off? Reclassified	Current	Noncurrent	December 31, 2020
Receivables Non Trade		P34.361	- Cal	त त	P34,361	al-	F34,361
December 7 and 2 and 7 and 8 a	(106 280 998)	1	I	(268,950)	ı		(106,549,948)
Description Manusche	(2007) (2007)	1400	and a	(8.575)	ì	!	(33,200
Fay ables - Sommade	(570,500)	19t Ptg	-A	(\$277.525)	P34,361	a a	(P106,549,787)

GMA New Media, Inc. (GNMI)

			The state of the s	Amount written			
Account	January 1, 2020	Additions	Amount Collected off/ Reclassified	off/ Reclassified	- 1	Noncurrent	Dece
Danasto Mar Tracka	B160 671 979	₱238 410 648	(₱274.694.568)	al.	P124,388,059	α <u>.</u> .	P124,388,059
Note to the Total	(03 663 530)	(152,260,472)	•	V-)	(140,974,187)	1:	(140,974,187)
Tayanes - I tade	(77,000,104)	70 C 40 C 70 C 70 C 70 C 70 C 70 C 70 C	(0) L 1 + L (0) 100/	a	(861 286 3198)	d.	(#16.586,128)
1013	C++, CH12, 1+12	0/1:00,100	(* 107, ++, '*)	×	(4) 005-100		

Schedule C. Amounts of Receivable from and Payable to Related Parties which are Eliminated during the Consolidation of Financial Statements (cont.)

December 31, 2020

GMA Worldwide (Philippines), Inc. (GWI)

Amount veriften	Current Noncurrent December	P. P2,160	42 S C S C S C S C S C S C S C S C S C S		*	
	January 1 2020		£2,010,076	(16 190 330)	(E17 580 757)	(45.44.00).pt (1)
	Account	Coconn.	Receivables - Non-1rade	Dovieblee . Trade	TO ATTENDED TO THE OWNER OF THE OWNER OF THE OWNER OWN	1 0121

RGMA Marketing & Productions, Inc. (GMA Records)

Amount written	•
Additions	7,
4	-F 568 033
43 422 143	43
492,049	
1.320,000	1.320.000
C01 FEC SFE	57 195 924 BAS 734 197

Schedule C. Amounts of Receivable from and Payable to Related Parties which are Eliminated during the Consolidation of Financial Statements (cont.) December 31, 2020

Scenarios, Inc. (Scenarios)

		•	Deductions	Amount written			
3mm	January 1, 2020	Additions	Amount Collected off Reclassified	classified	Current	Nencurrent	December 31, 2020
Advances to Segnation	P1.014.090	-A	3	1	4	P1,014,090	P1,014,090
(eccivables - Trade	5,624,241	1	(117,096)	I	5,507,145	I	5,507,145
Payables - Trade	*****	!	ı	1	I	į	1 6
hics - Nontrade	(515,000)	(135,000)	ı	i	(650,000)		(000,000)
F053	P6.123.331	(P135,000)	(\\pi117,096)		P4,857,145	₽1,014,090	#5,871,235

Script2010, Inc. (Script2010)

		•	Amon	int written			
Commit	January 1, 2020	Additions	Amount Collected off/ Reclassified	celassified	Current	Nonciment	December 31, 2020
the Tennedon	D14 484	- A	- F	<u>ਜ</u>		P15,485	#15,4
cecen ames - made	001/01L	i i	•			19 874 179	20.798.5
Receivables - Nontrade	19,824,129	1/0,4/6		I	(**	112.7	7 700 00
or Trade	(37.665.077)	(86416,046)	90.754.479	į	(33,326,644)	I	(22,220,0
55 - 11,000 51 - 1-0-1-	(10,500,500)	() () () () () () () () () ()	-	ı	1	(1.878,486)	(1,878,486)
/ayabies - Nontrade	(1,0/0,400)				(I) 6 64 6 64 (I)	DAM ACT 130	(451 / 301 120)
	(910 FOT 919)	(4285,441,669)	#90.754,479	<u> </u>	(107,705,45年)	F1/,901,120	(******)

Schedule C. Amounts of Receivable from and Payable to Related Parties which are Eliminated during the Consolidation of Financial Statements (cont.) December 31, 2020

Media Merge Corporation (MM)

				Amount written			
Account	January 1, 2020	Additions	Amount Collected off/ Reclassified	off/ Reclassified	Current	Noncuprent	December 31, 2020
Daniel De Tondo	1 F 5 0 9 1 1 cf	850 7354	d.	#	₱267,038	P1,169,541	栏,456,579
Names - made	110,001,11	>	106 501 50		(3 198 847)	1	(3,198,847)
Pavables - Trade	(40,395,348)	****	37,190,301		(2:1/0/0.17)	FFE OVY FIX	974 476 497
(+ c + c + c + c + c + c + c + c + c +	(LUS 500 05 CA)	P267.038	#37,196,501	d	(新2,931,809)	F1,169,541	(*1,702,200

RGMA Network, Inc. (RGMA Network)

				Amount written				
burno o o V	January 1 2020	Additions	mount Collected	off/ Rechassified	Current	Noncurrent	December 31, 2020	
77574111		062 804 80	1000 ABA 5200	4	rd.		d.	•
Receivables - Trade -	j 11.	F4,494.320		,	301 CFF	530 63	210.248	
Dacon obles - Nontrade	67 053	143.195	I	I	14.5,193	0,,00	0.1.211	
Treelings - commens	2005:00 CECED	(382 010 546)	201 588 270	3	(203.675.811)	ı	(205,6/5,811)	
Payables - Trade	(121,333,333)	(207,017,007)	Company Company	ý.	(1) 10 Ca(1)	£ 50 L 70	(E95 597 20 ca)	
"Lotn!	(2121.286.482)	(事279,272,831)	#197,093,750		(#203,332,010)	200,10	Constant State of the Constant	

Schedule D. Long-Term Debt December 31, 2020

Title of Issue and Type of Obligation	Amount Authorized by Indenture	"Current	shown under capt portion of long te related balance sh	rm caption "Long	term debt''
Not Applica	ble: The Group I	nas no lonį	g-term debt as at E	December 31, 2020.	
Schedule E. Indebtedness December 31, 2020	s to Related Par	ties (Long		ated Companies)	
Name			, Balar January 1, 2		Balance, r 31, 2020_
Not Applicable		no noncui December 1		to a related party as	at
Schedule F. Guarantees of December 31, 2020	of Securities of C	Other Issu	ters		
Name of Issuing Entity of	of Title of	Issue of	Total Amount	Amount Owned	
Securities Guaranteed by		Class of	Guaranteed	by Person for	
the Company for which		ecurities	and	which the Statement is Filed	Nature of Guarantee
this statement is filed	Gu	aranteed	Outstanding	Statement is tried	CHRISTING
Not Applica		nas no gua December		es of other issuers as	at

Schedule G. Capital Stock December 31, 2020

Title of issue	. Number of shares authorized	Number of shares issued and outstanding as shown under related statements of financial position caption	Number of shares reserved for options, warrants, conversion and other rights	Number of shares held by related parties	Directors, officers, and employees	Others
Common	5,000,000,000	3,361,047,000 *	N/A	3,024,812,553	19,620,355	316,614,092
Preferred	7,500,000,000	7,499,507,184 **	N/A	7,489,610,364	27,294	9,869,526

^{*}Net of treasury stock totaling 3,645,000 shares. **Net of treasury stock totaling 492,816 shares.

GMA NETWORK, INC.

RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION FOR THE YEAR ENDED DECEMBER 31, 2020

Unappropriated retained earnings, beginning of the year	₱2,587,183,680
Less: Non-actual/unrealized income	
Deferred tax assets recognized in profit or loss	(526,680,119)
Unappropriated retained earnings, as adjusted to available	
for dividend distribution, beginning of the year	2,060,503,561
Add: Net income actually earned/realized during the period	
Net income of the Parent Company closed to Retained Earnings	6,021,590,045
Less: Non-actual/unrealized income net of tax	
Provision for deferred income tax	(137,361,004)
Unrealized foreign exchange gain	(229,854)
Net income actually earned/realized during the year	5,883,999,187
Less:	
Dividends declaration during the year	(1,458,059,531)
Treasury stocks	(28,483,171)
Underlying shares of the acquired Philippine Deposit Receipts	(5,790,016)
Unappropriated Retained Earnings Available for Dividend Declaration, Ending	₽6,452,170,030

GMA NETWORK, INC. AND SUBSIDIARIES

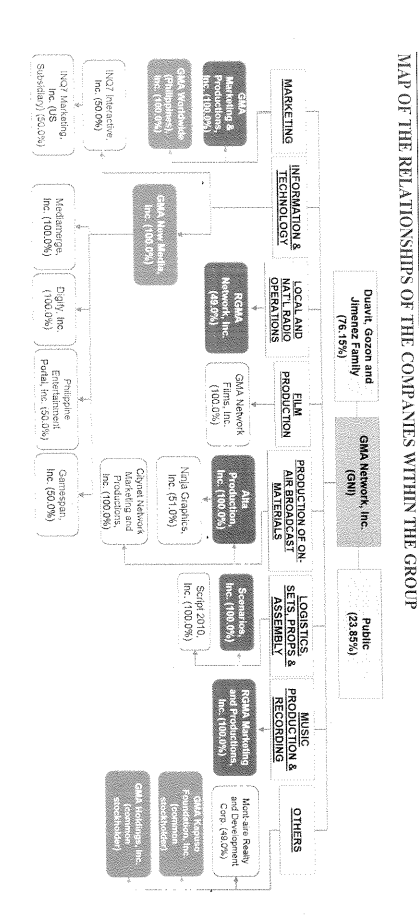
SCHEDULE OF FINANCIAL SOUNDNESS INDICATORS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

Current/liquidity ratio Current assets over current liabilities 2.89:1 2.66:1	Financial Ratios	Formula		2020	2019
Divided by: Total current liabilities 5,681,682,520		Current assets over current liabilit	ies	2.89:1	2.66:1
Total current liabilities 5,681,682,520 Current ratio 2.89			16,446,406,494		
Acid Test Ratio Quick assets over current liabilities 2.85:1 2.65:1			5,681,682,520		
Total current assets 16,446,406,494 Less: Inventory 237,054,907 Other current assets 252,870 16,209,098,717 16,209,098,717 Total current liabilities 5,681,682,520 Acid test ratio 2.85		Current ratio	2.89		
Less: Inventory 237,054,907 Other current assets 252,870 16,209,098,717 Divided by: Total current liabilities 5,681,682,520 Acid test ratio 2.85 2.85	Acid Test Ratio	Quick assets over current liabilities	s	2.85: 1	2.65:1
Inventory			16,446,406,494		
Other current assets 252,870 16,209,098,717 Divided by: Total current liabilities 5,681,682,520 Acid test ratio 2.85			237,054,907		
Divided by: Total current liabilities 5,681,682,520 Acid test ratio 2.85		· · · · · · · · · · · · · · · · · · ·			
Total current liabilities 5,681,682,520 Acid test ratio 2.85		The state of the s	16,209,098,717		
Total current liabilities 5,681,682,520 Acid test ratio 2.85		Divided by:			
Net income plus non-cash expenses over total liabilities 0.69:1 0.64:1			5,681,682,520		
Net income		Acid test ratio	2.85		
Total assets 23,939,269,470 Divided by: Total equity 12,881,414,620 Asset-to-equity ratio 1.86 Debt-to-equity ratio 5.006:1 0.04:1 Total short-term loans over total equity 720,345,000 Divided by: Total equity 12,881,414,620		Add: Non-cash expenses Total Divided by: Total liabilities	1,636,450,964 7,643,785,287 11,057,854,850		
Divided by: Total equity 12,881,414,620 Asset-to-equity ratio 1.86	Asset-to-equity ratio	Total asset over total equity		1.86:1	1.69:1
Asset-to-equity ratio 1.86			23,939,269,470		
Debt-to-equity ratio Short-term loans over total equity Total short-term loans Divided by: Total equity 12,881,414,620		Total equity	12,881,414,620		
Total short-term loans 720,345,000 Divided by: Total equity 12,881,414,620		Asset-to-equity ratio	1.86		
Divided by: Total equity 12,881,414,620	Debt-to-equity ratio	Short-term loans over total equity	,	0.06:1	0.04:1
Total equity 12,881,414,620			720,345,000		
	•		12,881,414,620		
			210///		

Financial Ratios	Formula		2020	2019
Net debt to equity ratio	Interest-bearing loans and borrowing equivalents over total equity	gs less cash and cash	(0.19):1	(0.19):1
	Total short-term loans	720,345,000		
	Cash and cash equivalents	3,214,817,264		
	Cash and cash equivalents	(2,494,472,264)		
	Divided by:	(2,1,7,1,1,2,20,7)		
	Total equity	12,881,414,620		
	Net debt-to-equity ratio	(0.19)		
Interest rate coverage	Earnings before interest, tax over in	terest expense	418.52:1	68.34:1
ratio	Net income	6,007,334,323		
	Add:			
	Interest	20,545,123		
	Tax	2,584,417,773		
	Less:			
	Interest income	(13,715,413)		
		8,598,581,806		
	Divided by:			
	Interest	20,545,123		
	Interest rate coverage ratio	418.52		
Gross profit margin	Gross profit over net revenues	15 404 240 080	79.67%	60.98%
	Gross profit	15,404,340,080		
	Divided by: Net revenue	10 225 905 529	•	
	Gross profit margin	19,335,895,538 79,67%		
	Oross prom magn			
Net income margin	Net income over net revenues		31.07%	16.00%
	Net income	6,007,334,323		
	Divided by:			
	Net revenue	19,335,895,538		
	Net income margin	31.07%		
Return on equity	Net income over average total stock		53.31%	27.43%
	Net income Divided by:	6,007,334,323		
	Average equity	11,269,245,815		
	Return on equity	53.31%		

Financial Ratios	Formula	•	2020	2019
Return on assets	Net income over average total assets		29.82%	16.68%
	Net income	6,007,334,323		
	Divided by:			
	Average asset	20,143,074,020		
	Return on asset	29.82%		

GMA NETWORK, INC. AND SUBSIDIARIES



CERTIFICATION

I, ROBERTO RAFAEL V. LUCILA, of legal age, Filipino, with office address at the 15th Floor of Sagittarius Condominium, 111, H.V. Dela Costa St., Salcedo Village, Makati City, after being duly sworn in accordance with law, hereby depose and state that:

- I am the Corporate Secretary and Compliance Officer of GMA Network, Inc. with SEC Registration No. 5213, a corporation duly organized and existing under the laws of the Philippines, with office address at GMA Network Center, Edsa Corner Timog Avenue, Diliman, Quezon City;
- 2. In compliance with Article 9(B) of the 1987 Philippine Constitution, none of the Directors, Independent Directors and Officers of GMA Network, Inc. are elected as public servants and or appointment in any government agency, local or foreign, without authority of law; provided however that it must be disclosed that as of this date, Dr. Jaime C. Laya is a Trustee (Director) of the Cultural Center of the Philippines and Atty. Roberto Rafael V. Lucila is a member of the Bicol University Board of Regents;

3. I am issuing this Certificate in compliance with the requirement of the Securities and Exchange Commission.

ROBERTO RAFAEL V. LUCILA Compliance Officer/Corporate Secretary GMA Network, Inc.

SUBSCRIBED AND SWORN to before me this ____

PR 1 3 2021

, 2021. Affiant exhibited to

me his SSS ID No. 03-6383452-8.

Doc. No. _/

Page No. _

Book No.

Series of 2021.

WALLA COLD ACE DAYIN D. SILO

APUT. (10. A-382-UNTIL OEC. 31, 2021

ROLL NO. 6840 M MCLE COMPLIANCE NO. VI-0021936/3-29-2019
18P O.R. AO. 2275859-LIFETIME MEMBER MAY. 8, 2017

P O.R. MO. 2275859-LIFETIME MEMBER WAY. 8, 2011 PYR NO. 8533058- JAN 04, 2021- MAKATI CITY

EXECUTIVE BURG. CENTER MAKATI AVE., COR., JUPITER ST., MAKATI CITY

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, ARTEMIO V. PANGANIBAN, Filipino, of legal age and a resident of 1203 Acacia Street, Damariñas Village, Makati City, after having been duly sworn to in accordance with law, do hereby declare that:
- 1. I am a nominee for independent director of GMA NETWORK, INC. and have been its independent director since 2007;
- 2. I am affiliated with the following publicly-listed companies:

Company/Organization	Position/ Relationship	Period of Service
First Philippine Holdings Corporation	Independent Director	2007 - present
Metro Pacific Investments Corporation	Independent Director	2007 - present
Meralco	Independent Director	2008 - present
Robinsons Land Corporation	Independent Director	2008 - present
GMA Holdings, Inc.	Independent Director	2009 - present
Petron Corporation	Independent Director	2010 - present
Asian Terminals, Inc.	Independent Director	2010 - present
PLDT, Inc.,	Independent Director	2013 - present
Jollibee Foods Corporation	Non-Executive Director	2012 - present
Metropolitan Bank & Trust Company	Senior Adviser	2007 - present
Double Dragon Properties Corp.	Adviser	2014 - present
Bank of the Philippine Islands	Member, Advisory Council	2016 - present
Merry Mart Consumer Corporation	Adviser	2020 - present
For my full bio-data, log o	n to my personal website: cjpan	ganiban.com

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of GMA NETWORK, INC., as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances
- 4. To the best of my knowledge, I am not related to any director/officer/substantial shareholder of GMA Network, Inc. and its subsidiaries and affiliates.
- 5. To the best of my knowledge, I am not the subject of any criminal or administrative investigation or proceeding pending in court.
- 6. To the best of my knowledge, I am neither an officer nor an employee of any government agency or government-owned and controlled corporation.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as Independent Director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC Issuances.
- 8. I shall inform the Corporate Secretary of GMA NETWORK, INC., of any changes in the above-mentioned information within five (5) days from its occurrence.

Done this day of	2021 , 2021 at Makati Cit	y.
	· Constitution of the cons	-EA
	ARTEMI	O V. PANGANIBAN Affiant
	APR O	3 2021
	efore me and exhibited	to me his Passport Number a and will expire on January AVID D. SITON OR MAKATICITY OTH, DEC. 31, 2021 JCE NO. VI-DO21936/3-29-2019 E MEMBER MAY, 8, 2017

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, **JAIME C. LAYA**, Filipino, of legal age and a resident of 11 Panay Avenue, Quezon City, after having been duly sworn to in accordance with law do hereby declare that:
- 1. I am a nominee for independent director of GMA NETWORK, INC. and have been its independent director since 2007;
- 2. I am affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

Company/Organization	Position	Period of Service
Philippine Trust Company (Philtrust Bank)	Director and President	2004-present
GMA Network, Inc. and GMA Holdings,	Independent Director	2007-present
Inc.		
Manila Water Company, Inc.	Independent Director	2014-present
Ayala Land, Inc.	Independent Director	2010-present
Philippine AXA Life Insurance Co., Inc.	Independent Director	2005-present
Charter Ping An Insurance Corporation	Independent Director	2016-
Don Noberto Ty Foundation, Inc.	Chairman	2005-present
Society for Cultural Enrichment, Inc.	Vice Chairman	2009-present
Filipinas Opera Society Foundation, Inc.	Vice Chairman	2014-present
Museo del Galeon, Inc.	Trustee and Treasurer	2016-present
Makati Sports Club, Inc.	Director and Treasurer	2019-present
Cofradia de la Immaculada Concepcion	Trustee	1979-present
Heart Foundation of the Philippines, Inc.	Trustee	ca. 1985-present
St. Paul University - Quezon City	Trustee	2002-present
Fundacion Santiago, Inc.	Trustee	2002-present
Cultural Center of the Philippines	Trustee	2003-present
Metropolitan Museum of Manila	Trustee	ca. 2004-present
Yuchengco Museum	Trustee	ca. 2007-present
Ayala Foundation, Inc.	Trustee	2013-present
Escuela Taller Foundation of the	Chairman Emeritus	2013-present
Philippines, Inc.		
Various other NGOs	Trustee	ca. 1990-present
Various family corporations	Director	ca. 1960-present

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of GMA NETWORK, INC., as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. To the best of my knowledge, I am not related to any director/officer/substantial shareholder of GMA NETWORK, INC. and its subsidiaries and affiliates other than the relationship provided under Rule 38.2.3. of the Securities Regulation Code.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I have the required written or consent from the President of the Cultural Center of the Philippines to be an independent director in GMA NETWORK, INC. pursuant to Office of the President Memorandum Circular No. 17 and Section 12, Rule XVIII of the Revised Civil Service Rules.



Independent Director under th	diligently comply with my duties and responsibilities as Securities Regulation Code and its Implementing Rules and Governance and other SEC Issuances.
above-mentioned information v APR	rate Secretary of GMA NETWORK, INC., of any changes in the ithin five (5) days from its occurrence.
Done this day of	, 2021 at Makati City. JAIME CAYA Affiant
	VORN to before me this day of 2021 at appeared before me and exhibited to me his Passport Number issued on July 4, 2019.
Doc. No. 4; Page No 4; Book No. 4, Series of 2021.	ATTY GEORGE DAVID D. SITON] NOT THY PUBLIC FOR MAKATI CITY APPT. (10. / -382- UNTIL DEC. 31, 2021 ROLL NO. 68462/ MCLY COMPLIANCE NO. VI-0021936/3-29-2018
	IBP O,R NO.2279859-LIFETIME MEMBER MAY. 8, 2017 PTR NO.8373058- IAN 04, 2021- MAKATI CITY EXECUTIVE BLDG. CENTER MAKATI AVE., COR., JUPITER ST. MAKATI CITY/

REPUBLIC OF THE PHILIPPINES) CITY OF MAKATI) S.S.

SECRETARY'S CERTIFICATE

- I, ROBERTO RAFAEL V. LUCILA, of legal age, Filipino, with office address at 15th Floor, Sagittarius Condominium, H.V. dela Costa Street, Salcedo Village, Makati City, after having been duly sworn, hereby depose and say:
- 1. I am the Corporate Secretary of GMA NETWORK, INC. (the "Corporation"), a corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines with office address at GMA Network Center, EDSA corner Timog Avenue, Diliman, Quezon City;
- 2. In connection with the Corporation's Annual Stockholders' Meeting held last July 17, 2020, and in compliance with the Revised Corporation Code and SEC Memorandum Circular No. 6, series of 2020, I hereby certify the following:
- (a) In a meeting dated April 13, 2020, the Board of Directors unanimously authorized the Executive Committee of the Corporation to determine whether the Corporation's Annual Stockholders' Meeting on May 20, 2020, shall be held as scheduled either by actual meeting or remote communication pursuant to the relevant circulars of the Securities and Exchange Commission (SEC), or postponed to a later date, taking into consideration the limitations brought about by the enhanced community quarantine due to the COVID-19 pandemic.
- (b) On April 16, 2020, the Corporation's Executive Committee approved the procedure for the conduct of the Annual Stockholders' Meeting and the participation therein via remote communication (including the procedure for stockholders' voting in absentia), in accordance with the relevant circulars promulgated by the SEC, taking into consideration all the circumstances attendant to the COVD-19 pandemic and pursuant to Article IV, Section 6, last paragraph of the By-laws of the Corporation and the Board of Directors' resolution passed at its special meeting on April 13, 2020. The said procedure for the conduct of the 2020 Annual Stockholders' Meeting via remote communication was set out in the Notice to be sent to the stockholders of record and in the Information Statement.
- (c) Subject to its compliance with the Data Privacy Act of 2012 and its implementing rules and regulations, the Corporation issued to all stockholders (a) the guidelines for registration to participate or attend the meeting or vote in absentia, (b) the procedure for voting in absentia, as well as (c) the procedure before, during and after the Corporation's Annual Stockholders' Meeting on July 17, 2020, via the following link: https://www.gmanetwork.com/corporate/2020GMAASM guidelines.

Prior to the meeting, the following stockholders manifested their intention to participate in the Corporation's Annual Stockholders' Meeting held last July 17, 2020 via remote connection:

INDIVIDUALS

- Ma. Martha Michaela E. Agcaoili 1) Mario Crisostomo 2)
- Marilou Tibayan 3)
- Ianessa Valdellon 4)
- Anthony Gilbert Antiquiera 5)
- Arnie Mariano 6)
- Adoracion Lapada 7)
- 8) Emmylou Diez
- Edilberto Donato Balanak 9)
- Jaybee Reyes 10)
- Rolando Sanico Jr. 11)
- Ishmael Sam Canua 12)
- Ferdinand Perlas 13)
- 14) Abigail Sy
- Harlene Punongbayan-Iturralde 15)
- 16) Jenny Go
- 17) Joseph Bague
- 18) Rene Gozum
- Carolina Mangalonzo 19)
- Marian Antonio 20)
- 21) Maricar Buenafe
- 22) Janelle Crystal Javier
- Anna Mae Remoreras 23)
- 24) Cherry Flor-Cruz
- Felipe L. Gozon 25)
- 26) Gilberto R. Duavit, Jr.
- 27) Judith R. Duavit-Vazquez
- Joel Marcelo G. Jimenez 28)
- 29) Felipe S. Yalong
- 30) Anna Teresa M. Gozon-Valdes
- 31) Laura J. Westfall

- 32) Artemio V. Panganiban
- 33) Jaime C. Laya
- 34) Roberto Rafael V. Lucila
- 35) Ronaldo P. Mastrili
- 36) Regie C. Bautista

CORPORATE

- Group Management and Development, Inc. through Gilberto R.
 Duavit, Jr.
- 2) Gozon Development Corporation through Atty. Felipe L. Gozon
- 3) Gozon Foundation Inc. through Atty. Felipe L. Gozon
- 4) FLG Management and Development Corporation through Atty. Felipe L. Gozon
- 5) GMA Holdings, Inc. through Atty. Felipe L. Gozon and/or Gilberto R. Duavit, Jr.
- 6) Television International Corporation through Joel Marcelo G. Jimenez and/or Laura J. Westfall
- 7) M.A. Jimenez Enterprises, Inc. through Joel Marcelo G. Jimenez and/or Laura J. Westfall
- (e) During the Corporation's Annual Stockholders' Meeting held last July 17, 2020, the following reminders were reiterated to the stockholders present and represented therein:
 - 1) For the purpose of order and audibility, only the Host and the panelists will be heard and be visible to everyone in the meeting, unless acknowledged by the Chairman.
 - 2) Each of the proposed resolutions will be shown on the screen while such resolution is passed during the meeting.
 - 3) During the meeting, the stockholders can participate by stating their names and their respective locations and sending their <u>written</u> questions/comments in relation to the meeting through the Q & A function shown in their screens.
 - 4) The Directors and/or Management will exert diligent effort to respond to the questions received from the shareholders during the meeting, as circumstances may allow. If there are questions that will not be answered during

the meeting due to time constraints, the response/answer shall be sent to the stockholder via email within two (2) weeks from the date of the meeting.

5) There shall be no casting of votes during the meeting. In accordance with the guidelines in the Notice of the Annual Stockholders' Meeting, only the votes cast in absentia on or before July 14, 2020 shall be included in the tabulation of the total votes for the matters in the agenda.

IN WITNESS WHEREOF, I have hereunto set my hand this 24th day of July 2020 at Makati City.

ROBERTO RAFAEL V. LUCHA Corporate Secretary

SUBSCRIBED AND SWORN to before me this 24th day of July 2020 affiant exhibiting to me his Social Security System Identification No. 03-6383452-8.

Doc. No. 48
Page No. 43
Book No. 64
Series of 2020.

MUDEN T.M. RADITED States Polinic for Makati City Hall December 3 Liver 1986 F. Pasces St., Nickel City 1990 R. No. 097971/ December 10,2019 Roll No. 1804 // MCUE No. VI-0010246 PTR No. MKT 8117044/1-02,5970 Appsingson No. M-158

GNA NETWORK, INC. (COMMON & PREFERRED) ANNUAL STOCKHOLDERS' MEETING 2020

TOTAL OUTSTANDING SHARES -- 10,864,199,184 PERCENTAGE OF ATTENDANCE -- 96.48 %

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AGENDA 17EN	NO, OF SHARES	e de la composition della comp	NO. OF SHARES	**************************************	MO. OF SHARES	%
PREVIOUS NEETING.	10,481,314,917	96,48%	Ċ	%00'0	\$310	0.20%
ITEM 2 APPROVAL OF THE ANNUAL REPORT OF MANAGEMENT	10,481,312,917	96.48%	0	%00.0	2,8	Q,00%
ITEM 3 RATIFICATION OF ALL ACTS OF THE BOARD OF DIRECTORS AND MANAGEMENT SINCE THE LAST ANNUAL SHAREHOLDERS MEETING	10,481,312,917	96,48%		0.00%		0.00%
ITEM 5 – APPOINTIMENT OF SYCIP GORRES VELAYO & CO. AS EXTERNAL AUDITOR FOR CY 2018	10,481,314,917	96.48%		0.00%		%00°0
ITEM 4 - ELECTION OF DIRECTORS	koopeegicelesjistooceaneemismissesselesteoreaneemisesselesteoreaneemisesselesteoreaneemisesselesteoreaneemises	Appropriate the configuration of the configuration	-4.,		Silvey to the Society of the Society	opczasania: naed 220 mily obcodem o fotocicky bas (illinois)
CHEF JUSTICE ARTEMIO V. PANGANIBAN (AS INDEPEN	10,481,314,936	96,48%	2300	0.00%		0,00%
DR. JAIME C. LAYA (AS INDEPENDENT DIRECTOR)	10.481,314,936	96,48%	1,300	0.00%	O	0.00%
MR, GILBERTO R, DUAVIT	10,481,314,936	26.48%	1,300	0.00%		0.00%
MS. JUDITH R. DUAVIT-VAZQUEZ	10,481,314,936	96.48%	1,300	200%		0.00%
ATTY. ANNA TERESA M. GOZON-VALDEZ	10,481,314,936	96.48%	1,300	%00.0		0,00%
ATTV FFI IPF1, GDZON	10,481,314,936	96.48%	1,300	0,00%	0	0.00%
MR, JOEL MARCELO G. IIMENEZ	10,481,314,936	96.48%	1,300	0,00%		0,90%
MS. LAURA J. WESTFAIL	10,481,314,936	787.96	130	%00'0	0	0.00%
MR. FEIIPE 5. YALONG	10,481,316,236	35.48%	1,300	0.00%	ensychia in series i	0,00%

MINUTES OF THE ANNUAL STOCKHOLDERS' MEETING OF GMANETWORK, INC. Held via Zoom

July 17, 2020 at 10:00 a.m.

STOCKHOLDER'S PRESENTED/REPRESENTED:

Stockholdings (%):

/**	No. of Shares	Percentage
Common Shares	2.991.705.872	88.91%
Preferred Shares	7.489.610.364	99.87%
Total Issued & Outstanding Shares	10.481.316.236	96,48%
(Net Treasury Shares)		

OTHERS PRESENT:

Board of Directors

Felipe L. Gozon Gilberto R. Duavit, Jr. Felipe S. Yalong

Judith R. Duavit-Vazquez Joel Marcelo G. Jimenez Laura J. Westfall Anna Teresa M. Gozon-Valdes Artemio V. Panganiban

Jaime C. Laya

Chairman/Chief Executive Officer President/Chief Operating Officer Executive Vice-President/Chief Financial Officer/Corporate Treasurer

Director Director Director Director

Independent Director Independent Director

Officers

Roberto Rafael V. Lucila Ronaldo P. Mastrili Marissa L. Flores Lilibeth Rasonable Eduardo P. Suntos Elvis B. Ancheta

Regie C. Bantista

Angela Carmela J. Cruz

Victoria T. Arradaza Glenn F. Allona

Oliver Victor B. Amoroso RI Antonio S. Seva Rafael Martin L. San Agustin, Jr. Ma. Nonita E. Cruz Ayahl Ari Augusto P. Chio

Sheila S. Tan

Corporate Secretary/Compliance Officer Senior Vice-President, Finance and ICT Senior Vice-President, News & Public Affairs Senior Vice-President, Entertainment Group Consultant, Internal Audit; Data Privacy Officer Senior Vice President & Head, Engineering Group, Concurrent Head, Transmission and Regional Engineering

Senor Vice President, Corporate Strategie Planning and Business Development and Concurrent Chief Risk Officer and Head, Program Support

Vice-President, Corporate Affairs and

Communications

Vice-President, Supply and Asset Management

Vice-President for Radio Operations Group and Concurrent Vice-President for

Operations, RGMA

Vice President, Regional TV

Vice President, Sales, Sales & Marketing Group Vice President, Program Support Department

Vice President, ICT

First Vice President, Administration and

Investor Relations

First Vice-President, Research

Joseph Jerome T, Francia Paul Flendrick P, Ticzon Ma, Luz P, Delfin Mary Grace D, Reyes

Ianessa S. Valdellon Miguel C. Enriquez

Dennis Augusto L. Caharian Roxanne Barcelona First Vice President, GMA International
First Vice President, Post Production
First Vice President, Legal Affairs
First Vice President, News, News and Public
Affairs
First Vice President, Public Affairs
First Vice President, Public Affairs
Consultant, Radio Operations and President of
RGMA
President & COO, GMA New Media

Vice President, GMA Worldwide (Phils.), Inc.

L CALL TO ORDER

The Chairman, Atty. Felipe L. Gozon, called the Annual Stockholders' Meeting of the Company to order at 10:10 a.m. via remote communication through the Zoom webinar meeting facility, in view of the government's COVID-19 restrictions. The Corporate Secretary, Atty. Roberto Rafael V. Lucila, assisted by Atty. Maria Theresa E. de Mesa, recorded the minutes of the proceedings.

II. CERTIFICATION OF NOTICE AND QUORUM

The Corporate Secretary reported that the written notices of the meeting were duly sent to all the stockholders as of record date of June 26, 2020, in accordance with (a) the By-Laws of the Company, and (b) the SEC Guidelines on the Alternative Mode for Distributing and Providing Copies of the Notice of the Meeting, Information Statement, and Other Documents in connection with the holding of the Annual Stockholders' Meeting ("ASM") for 2020 dated April 20, 2020.

The Notice of the Annual Stockholders' Meeting of the Company was published in print and the online portal of The Philippine Star via its Business Section for two (2) consecutive days on June 24, 2020 and June 25, 2020, and posted in the Company's website and in the Philippine Stock Exchange online platform, the PSE Edge. Hence, the Corporate Secretary certified as to proper service of the notices.

Based on the attendance record and the proxies and powers of attorney on hand, the Corporate Secretary also certified that 2,991.705.872 common shares or 88,91% of the 3,364,692,000 total issued and outstanding common shares and 7,489,610,364 preferred shares or 99.87% of the 7,499,507.184 total issued and outstanding preferred shares, equivalent to a total of 10,481,316,236 or 96,48% of the 10,864,199,184 total outstanding common and preferred shares (net of treasury shares), were represented by the owners-of-record or their respective proxies. Therefore, the Corporate Secretary certified that a quorum existed for the transaction of business.

III. READING AND APPROVAL OF THE MINUTES OF THE ANNUAL STOCKHOLDERS' MEETING HELD ON MAY 15, 2019

The Chairman stated that the first item in the order of business is the reading and approval of the Minutes of the Annual Stockholders' Meeting held on May 15, 2019, which did not include extraordinary matters, the summary of which was included in the Information Statement posted in the Company's website and in the PSE Edge, and a copy of which was also posted in the Company's website.

Upon motion duly made and seconded, the reading of the minutes was dispensed with. Consequently, following resolution was unanimously approved by the stockholders holding 96.48% of the Company's total issued and outstanding shares present and represented:

"RESOLVED, That, the reading of the Minutes of the Annual Stockholders' Meeting held on May 15, 2019 be dispensed with and that the same minutes as appearing in the minutes book of the Company be hereby APPROVED."

IV. ANNUAL REPORT OF THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The Chairman and the Chief Executive Officer, Felipe L. Gozon, delivered the Annual Report of the Chairman/CEO for the year ended December 31, 2019 with accompanying audio-visual presentation of the said report.

The Chairman acknowledged that we are in the midst of a real-life pandemic, which started with a silent virus, followed by isolation, quarantine, and the search for a vaccine or a cure. A crisis like this tests us as individuals, as organizations and as countries.

The pandemic has reminded us of what matters most—and the mission that the Company has sought to pursue every day. In an industry reeling from lockdowns, social distancing protocols, and suspension of productions, the Company has been providing a vital service to the Pilipinos, which are the superior Entertainment and the responsible, unbiased, and timely delivery of accurate News and Information. This has been the Company's commitment to the stockholders in the past, today, and in the years to come.

The Chairman shared with the stockholders the Company's accomplishments for the past year, its outlook, and how this crisis is creating a new normal for the industry.

The year 2019 was a year of challenges and triumphs. The Company invested heavily in its digitization project, earned record-high engagement in social media, and grew its presence in emerging platforms. However, considering that the way we experience content has changed rapidly, the Company has been competing in the digital space with other Philippine television networks and just everyone who publishes content.

The Chairman mentioned one of the things he is proudest of in the past year – the Company's Eleksyon 2019 coverage, the most watched coverage nationwide based on Nielsen TV Audience Measurement. The Company's News organization carried out the advocacy campaign. *Pusuan ang Totoo* which earned a Silver prize for "Best Marketing Campaign for News Brand" at the 2019 Asian Digital Media Awards. It is a testament to how the Company inspired Filipinos to stand for what is true, to fight disinformation, and choose leaders who will truly serve our country.

Ratings performance

As far as ratings, the year 2019 saw the competition getting fiercer. Based on Nielsen TV audience measurement, while GMA remained strong in Mega Manila and Urban Luzon, it lost its lead in National Urban TV Audience Measurement or NUTAM. But things got better. Towards the end of 2019, GMA had already reduced the ratings gap and in early 2020, it reclaimed the lead in NUTAM ratings, GMA's Regional TV's newscasts Balitang Amianan in Metro Dagupan and Balitang Bisdak in Metro Cebu won in 2019, while One Mindanao in Metro Davao has closed the gap against competition. In March this year, GMA kept the lead in the nationyide television ratings despite the recent

programming changes in light of the COVID-19 pandemic. GMA registered 33.8 percent average total day people audience share while ABS-CBN, before it was shut down, got 29.4 percent. GMA also won in all dayparts which include the morning, afternoon, and evening blocks. GMA's news channel, GMA News TV, is consistently neck and neck with TV-5 for the third spot in the ratings game.

Financial performance

In terms of financial performance, the Company entered the previous year from a position of strength. Despite the challenges, the Company managed to increase its consolidated revenues from the previous year by 8% from P15.236 billion to P16.493 billion. The Company increased its net income before tax (NIBT) by 13% from P3.332 billion to P3.766 billion. The Company's net income after tax (NIAT) also increased by 14% from P2.324 billion to P2.639 billion in 2019 over 2018.

The Company core business continued to flourish. Advertising revenues contributed 92% to the total revenue of the Network. The main contributor to the Company's success is GMA-7. Its revenues were at P13.271 billion. 9% or P1.076 billion more than the same period in 2018. Political advocacies and advertisements worth P711.9 million propelled the growth. Minus this windfall, the Network still managed to surpass the previous year's recurring sales by P394.3 million or 3%.

The Company's radio business continued to grow as well, with recorded sales of P633.6 million. The business unit recorded a 7% improvement in its top line amounting to P41.0 million. White some P24.5 million worth of election-related placements lifted Radio's top line, recurring sales increased by P21.3 million or 4% from the previous year.

The Company also had one of its finest years in Regional TV. On top of the ratings improvements. Regional TV sealed the year with combined revenues of P274.2 million, edging previous year by 4% or P10.7 million.

In contrast to its increase in income, the Company was able to keep it costs down. Total consolidated operating expenses (OPEX) for 2019 was only at P12.761 billion, translating into a single-digit increase of 6% from 2018. As a result, EBITDA (Earnings Before Interest, Taxes, Depreciation and Amortization) was higher by P568.4 million at P5.392 billion, or up by 12% from previous year. In 2019, the Company paid a total of P2.2 billion in national and local taxes, which excluded the withholding taxes from the Company's employees, talents and suppliers in the total amount of P1.2 billion which the Company paid for them.

However, because of COVID-19, in 2020, the Company's topline for the first three months was only at P3.5 billion, 7% lower mainly due to election-related inflows from previous year. Net income after tax was at P583 million, likewise lower by 19% compared to 2019.

But despite these temporary financial setbacks, the Chairman stated that the Company is debt-free as of end-March 2020. This demonstrates the Company Management's ability to balance ratings growth with sound financials.

Other business units & subsidiaries

In the international front, airtime advertising through GMA Pinoy TV, scaled the period at P72.0 million, 9% more than that of 2018. Revenues from subscription income were at P1.057 billion.

GMA has closely worked with its partner-carriers to make its programs available across all traditional and digital platforms, in both linear and non-linear formats. GMA dramas have also proven their universal appeal as they continue to be popular among viewers in countries like Kenya and Dominican Republic, According to data from African surveying platform Geopoll, English-dubbed versions of several GMA programs airing in Kenya exceeded expected figures for primetime viewership. This only shows that GMA dramas' unique storylines, universal themes and values make them relatable to foreign audience and help bonst the ratings of broadcasters in different territories. Today's GMA International channels are distributed in over 90 countries through its partnership with over 40 carriers.

GMA's digital arm, GMA New Media, continued its strong growth trajectory, with online advertisements breaching the P500-million mark, equivalent to a 62% increase from the previous year. Through the collaborative efforts of various groups within the Network, it achieved triple digital ad revenue growth which is expected to rise even more moving forward.

Revenues from Alta Productions went up by 13 percent versus the previous year while revenues from Script2010 increased by one percent.

On the other hand, GMA Music posted a 24 percent decline in revenues.

In 2019, GMA partnered with PLDT-Smart to introduce innovative offerings that will cement the Company's position as the country's leading broadcast network and revolutionize the TV viewing experience in the Philippines. The combination of GMA's and PLDT-Smart's capabilities brings together great direct-to-consumer business with world-class content creation expertise. Together, GMA and PLDT-Smart aim to deliver the best products and experiences to our Kapuso viewers.

On June 26, 2020, GMA marked another milestone in its digital journey – the launch of its digital set-top box or the Affordabox. This allows the viewers to see high definition pictures, hear better quality sound, and receive a wider range of channels. Affordabox offers unique services such as data casting and emergency warning broadcast system – all for a price of only P888.

Lastly, the Chairman informed all stockholders that last July 15, 2020, the Company paid out P1.458 billion (net of treasury shares) total cash dividends or P0.30 per share to shareholders of record as of June 24, 2020.

The Chairman informed all Kapuso that, in the next months and years, we will see a transformation of the broadcast industry. It will be challenging, but also filled with opportunities to enrich the fives of Filipinos. With the support of all Kapuso, the Company can weather these trying times.

For 70 years, the Company has created timely and timeless stories. Every day, GMA's journalists deliver news that Filipinos care about the most. Through GMA's programs, our artists capture the country's imagination with meaningful stories. These are the bedrock of the Company's future – every journalist, every artist, everyone behind the camera, and the dear shareholders.

The Chairman expressed optimism of humanity's triumph over darkness in this pandemic, when a sense of community powers people and when fighting for good emerges. With superheroes like our front liners, and our own journalists who brave the world to provide accurate and objective information, humanity will prevail.

In parting, the Chairman expressed his sincerest gratitude to the stockholders, other stakeholders and all Kapuso, for their unwavering support, trust and love for the Company, and the Company's commitment: "Tayo a) mananatiling buong puso, para sa Pilipino,"

After the report, the Chairman & CEO opened the floor for comments and/or questions. The following questions were addressed by the Chairman & CEO, as follows:

What has been the impact of the COVID-19 pandemic in GMA Network's revenues?
 What are the plans of GMA management to mitigate the effects of the current pandemic in terms of employee retention and revenue generation?
 – Ishmael Sam Canna

The Company had to deal with the effects of the pandemic and the quarantine restrictions to arrest the effects of the pandemic just like any other company. The Company was forced to air replays of some of GMA's high rating programs in the meantime, except GMA News and some Public Affairs program like Kapuso Mo Jessica Soho where current episodes, not replays, are aired. There are setbacks in revenues but the Company nevertheless went along with the closure of some business activities as it has to deal with lack of transportation, quarantine, and lockdowns, among others. But with the easing of quarantine restrictions lately, the Company has started to deliberate on gradually airing and producing more current shows, but still complying with the relevant government-imposed quarantine restrictions. The Chairman asked the stockholders to watch out for more GMA programs returning to the air,

Was there a change in terms of the Network's business priorities in view of the ongoing pandemic? Were there any major project affected? – Juseph Bague

The Chairman explained that there are no major changes in GMA's business priorities, except that it has to ensure compliance with the government imposed quarantine restrictions. The Company has not wavered in what it wants to do and once it is able to do so, the Company will pursue its plans and priorities vigorously.

 How does the Network take care of its employees and talents – most especially the News teams and other frontliners – during this pandemic? – Carol Mangalonzo

The Company considers its employees as one of its best assets. In line with that, the Company has taken care of them during this difficult period particularly in the initial stages when there were no modes of transportation or some areas are in total lockdown/quarantine. The Company devised a system wherein those who can work at home are allowed to do so, while shuttle transportation and food meals and hazard pay were provided to those needing to go to work. Those who cannot do work from home or work at the office were asked to take their vacation and sick leaves in advance, while those without leaves or unable to take leaves were given cash advances to help them tide over the difficult times, all consistent with Walang Ivanum.

4. Last June 2020, GMA Network launched its own Digital TV device. How Different is the GMA Affordabox from ABS-CBN TV Plus and other non-network Brands such as RCA? How is GMA's Digital Device Compliant with the requirements of government agencies? – Edilberto Balanak

The GMA Affordabox is cheaper than TV Plus. The Affordabox also does not have the conditional access system so everybody can access free-to-air transmission through it. Lastly, it has features that are not present in the other brands, such as video-recording, emergency warning system, among others.

Did GMA really wait for its 70th Anniversary before releasing the GMA Affordabox?
 And will there be other big announcements within the year? - Harlene Punongbayan

It just happened that the launch of the GMA Affordabox coincided with GMA's 70th Anniversary. This project has been in the pipeline because of the transition from analog to digital and not all TV sets are ready for digital transmission; hence, the need for the GMA Affordabox to enable analog TV sets to receive digital transmission.

6. How are the sales of the GMA Affordabox right now? And what is GMA's year-end sales target for it? — Ana May Remoreras

The GMA Affordabox are selling like hot pan de sal. The Company is overshooting its target sales and needs to increase its inventory of GMA Affordabox units for purchase.

 How true are the speculations that the Network will also be launching additional digital channels in the next few months? – Marian Antonio

GMA will indeed faunch additional digital channels but will do so gradually. Heart of Asia is already being done and about 2 or 3 more digital channels will be faunched within the year.

8. What is the Network's reaction to the current status of ABS-CBN franchise renewal? — Maricar Buenafe

The Chairman begged the indulgence of the stockholders and preferred not to comment on the denial of the ABS-CBN franchise application.

The host stated that for the questions that were not answered during the meeting due to time constraints, the response/answer shall be sent to the stockholder via email within two (2) weeks from the date of the meeting.

After some discussions, a stockholder moved that the Chairman/CEO's Annual Report together with the financial statements for the period ending December 31, 2019 be noted and approved. Another stockholder seconded. There being no objection, the following resolution was therefore adopted by the stockholders holding 96.48% of the Company's total issued and outstanding shares present and represented:

"RESOLVED, That, the Chairman/CEO's Annual Report and the Financial Report for the period ending December 31, 2019 be, as they are, hereby NOTED and APPROVED."

V. RATIFICATION OF THE ACTS OF THE BOARD OF DIRECTORS EXECUTIVE COMMITTEE AND CORPORATE OFFICERS

The Chairman stated that the next item on the agenda was the ratification of all acts, proceedings, transactions and resolutions of the Board of Directors, Executive Committee and Officers of the Company from the date of the last annual stockholders' meeting on May 15, 2019 up to the present. The Chairman asked the Corporate Secretary/Asst, Corporate Secretary to explain the nature of the acts to be ratified.

The Assistant Corporate Secretary explained that the acts of the Board of Directors and the Executive Committee were all conducted in the ordinary course of business and were reflected in the minutes of all the meetings of the Board of Directors and the Executive Committee and, in accordance with good corporate practice, these are on file with the Office of the Corporate Secretary and are available for inspection upon the request of any stockholder. The following acts in particular were sought to be approved:

(i) Declaration of cash dividends to stockholders of record as of June 24, 2020, by

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the Board of Directors on June 15, 2020;

(ii) All acts, resolutions, proceedings and contracts entered into by the Board of Directors and Management for the period covering May 15, 2019 to July 17, 2020, adopted in the ordinary course of business.

After hearing no objections, and after motion duly made and seconded, the following resolution was unanimously approved by the stockholders holding 96.48% of the Company's total issued and outstanding shares present and represented:

"RESOLVED, That (1) the declaration of cash dividends to stockholders of record as of June 24, 2020 by the Board of Directors on June 15, 2020, and (2) all acts, resolutions, proceedings and contracts entered into made by the Board of Directors. Executive Committee and Management, of the Corporation from the date of the last annual stockholders' meeting on May 15, 2019 up to the present, as reflected in the minutes of the meetings of the Board of Directors and Executive Committee, are hereby APPROVED, CONFIRMED and RATIFIED."

VI. ELECTION OF DIRECTORS

The Chairman stated that the next item on the agenda was the election of directors for the year 2020 - 2021. The Chairman requested the Nomination Committee to give its report on the nominees to the Board of Directors for the ensuing year.

Mr. Gilberto R. Duavit, Jr. reported that the following were nominated and approved by the Nomination Committee in its last meeting in accordance with the By-Laws of the Corporation:

FELIPE L. GOZON
GILBERTO R. DUAVIT, JR.
JOEL MARCELO G. JIMENEZ
JUDITH R. DUAVIT-VAZQUEZ
FELIPE S. YALONG
ANNA-TERESA M. GOZON-VALDES
LAURA J. WESTFALL
ARTEMIO V. PANGANIBAN
JAIME C. LAYA

Mr. Duavit further stated that former Chief Justice Artemio V. Panganiban and Dr. Jaime C. Laya were nominated as the Company's Independent Directors. There were no other nominees.

The current Directors have been recommended by the Company's Nomination Committee for re-election. On the basis of the nominated directors' proven track record as shown by the results of the Company's performance and after review of their qualifications, the said Directors were recommended for re-election by the Nomination Committee including the Independent Directors as justified by their wealth of experience will contribute immensely to the corporate objectives of the Company with due observance of good corporate governance.

Upon motion duly made and seconded, and hearing no objections, the following were ununimously elected as members of the Board of Directors for the ensuing year 2020-2021, until their successors shall have been duly elected, by the stockholders holding 96.48% of the Company's total issued and outstanding shares present and represented:

FELIPE L. GOZON GILBERTO R. DUAVIT, JR. JOEL MARCELO G. JIMENEZ JUDITHIR, DUAVIT-VAZQUEZ FELIPE'S, YALONG ANNA-TERESA M. GOZON-VALDES LAURA I. WESTFALL ARTEMIO V. PANGANIBAN (Independent Director) JAIME C. LAYA (Independent Director)

The Corporate Secretary explained that the Company adopts the cumulative voting method whereby the Directors shall be elected by plurality of votes and every stockholder will be entitled to cumulate his votes. As part of electronic voting in absentia, in addition to the cheek boxes beside the names of the nominces, a comment box was provided for any specific instruction from the stockholder on the manner by which he or she shall wish to cumulate his or her votes among his or her preferred nomince/s. In the absence of any such instruction, the votes of such stockholder were east equally among the names of the nominees chosen/checked by him or her.

APPOINTMENT OF THE EXTERNAL AUDITOR VII,

The Chairman stated that the next item on the agenda was the election of the external auditor. The Chairman invited the Audit Committee to give its recommendation for the external auditor.

Dr. Laya, the Chairman of the Audit Committee, explained that the Committee and the Chairman reviewed the performance and the proposed fees of the current external auditors and recommended that Sycip Gorres Velayo & Co. he re-appointed as the Company's External Auditor for FY2020.

After motion duly made and seconded, the following resolution was unanimously approved by the stockholders holding 96.48% of the Company's total issued and outstanding shares present and represented:

"RESOLVED, That the Sycip Garres Velayo & Co. be appointed as the External Auditor of the Company for FY2020."

VIII. OTHER MATTERS/ADJOURNMENT

The Chairman opened the floor for any other matters which the shareholders wanted to bring up. There being none, the meeting was, upon motion duly made and seconded, adjourned at 11:18 a.m.

FILLIPE L'GOZON

Chairman

ROBERTO RAFAEL V. LUCILA Cosporate Secretary

(SUBJECT TO THE STOCKHOLDERS' APPROVAL AT THE NEXT STOCKHOLDERS' MEETING)