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#### **NOTICE OF SPECIAL STOCKHOLDERS' MEETING**

#### To: All Stockholders of ABS-CBN Corporation

Please take notice that a Special Meeting of the Stockholders of **ABS-CBN Corporation** will be held virtually or conducted through remote communication via <u>https://abs-cbn.com/investors/SSM2021</u> on February 2, 2021 at 9:00 a.m. or if prevailing circumstances will allow, at the Dolphy Theatre, ABS-CBN Corporation Broadcast Center, Quezon City to discuss the following:

#### <u>AGENDA</u>

- 1. Call to Order
- 2. Proof of Service of Notice
- 3. Certification of Presence of Quorum
- 4. Approval of the ABS-CBN Stock Purchase and Stock Grant Plans
- 5. Other Business
- 6. Adjournment

For purposes of the meeting, only stockholders of record as of January 11, 2021 are entitled to attend and vote in the said meeting.

Given the current circumstances, stockholders may only attend the meeting by remote communication, by voting in absentia, or by appointing the Chairman of the meeting as proxy, unless otherwise announced by the Corporation that physical meeting will be allowed.

Online participation and voting by remote communication will be available for all stockholders. Stockholders who wish to participate and vote online by remote communication will be required to register starting January 12, 2021 and until January 26, 2021. Stockholders who are not able to register as of January 26, 2021 can no longer avail of online voting but may still participate by remote communication, provided such stockholders shall register not later than January 26, 2021. The **Registration and Validation Procedures for the 2020 Special Stockholders Meeting (Virtual SSM**) are set out below as **Annex "A"**, as attached to this Notice and Agenda. Stockholders intending to participate by remote communication should register at <a href="https://abs-cbn.com/investors/SSM2021">https://abs-cbn.com/investors/SSM2021</a>.

All stockholders who will not, are unable, or do not expect to attend the virtual meeting in person may choose to execute and send a valid proxy in writing to the Office of the Corporate Secretary, at 11F Investor Relations Office, ELJ Bldg. Mother Ignacia St. Quezon City or by email at <u>corporatesecretary@abs-cbn.com</u> or in digital/electronic form at <u>https://abs-cbn.com/investors/SSM2021</u> on or before January 26, 2021. Proxies shall be validated beginning on January 27, 2021.

Pursuant to SEC Notice dated April 20, 2020, copies of this Notice, Information Statement, and Other Documents related to the Special Stockholders' Meeting, shall be published through The Philippine Star and BusinessWorld.

January 12, 2021,

By order of the Board of Directors:

ENRIQUE QUIASON Corporate Secretary

## Annex A

## **Registration and Validation Procedures for the Special Stockholders Meeting (Virtual SSM)**

#### **Registration and Validation Procedures for the Virtual SSM:**

## Note: In line with the Covid-19 pandemic ABS-CBN Corporation is restricting all communications thru the online and designated email address(es) provided. Please be guided accordingly.

- 1. Validation of stockholders will be from January 12, 2021 to 6:00 p.m. of January 26, 2021.
- 2. Stockholders who will execute a proxy must submit their duly executed proxy thru this link <u>https://abs-cbn.com/investors/SSM2021</u> on or before January 26, 2021, validation of proxies is scheduled on January 27, 2021.

Note: For corporate stockholders, a secretary's certificate on the authorized signatory to execute the proxy is required to be submitted. Scanned copies of the secretary's certificate may be uploaded, but the Corporation reserves the right to require the submission of the originals for authentication.

3. Stockholders who intend to participate in the virtual SSM must register thru this link <u>https://abs-cbn.com/investors/SSM2021</u> for validation from January 12, 2021 to 6:00 p.m. of January 26, 2021 and submit the following information:

*For certificated stockholders:* 

- a. Name
- b. Address
- c. Email address
- d. Contact number
- e. Scanned copy of two valid government issued IDs

For stockholders whose shares are lodged with brokers:

- a. Certification from broker stating the name and number of shares of the beneficial owner and that they are beneficial owner as of the record date (must be complete)
- b. Address
- c. Email address
- d. Contact number
- e. Scanned copy of two valid government issued IDs

Note: the above documents will be subject to review for purposes of validation and we may require additional documents as needed.

- 4. Validated stockholders and proxies will get a confirmation thru email and will be provided with a link to the virtual SSM and the link to cast their vote on or before January 26, 2021.
- 5. Validated stockholders and proxies may cast their vote through the designated link until January 26, 2021.
- 6. For the determination of the quorum, all shares represented by duly validated proxies will be counted as "shares represented by proxies" and shares of validated stockholders present at the virtual SSM will be counted as "shares present in person". The Corporate Secretary shall announce all the results during the meeting proper subject to final tabulation.
- 7. For the tabulation of votes, all validated proxies and ballots submitted on or before January 26, 2021, will be tabulated by the Office of the Corporate Secretary and validated by SGV.

Questions and comments may be submitted during registration and until 6:00 p.m. January 26, 2021.

#### SECURITIES AND EXCHANGE COMMISSION

#### SEC FORM 20-IS INFORMATION STATEMENT PURSUANT TO SECTION 17.1(b) OF THE SECURITIES REGULATION CODE

#### 1. Check the appropriate box:

- [ ] Preliminary Information Statement
- [X] Definitive Information Statement

#### 2. Name of registrant as specified in its charter:

ABS-CBN CORPORATION

#### 3. Province, Country or other jurisdiction of incorporation or organization

QUEZON CITY, PHILIPPINES

- 4. SEC Identification Number: 1803
- 5. BIR Tax Identification Number: 000-406-761-000

#### 6. Address of Principal Office

ABS-CBN Broadcast Center Sgt. Esguerra Avenue corner Mother Ignacia Street Quezon City 1103 Philippines

7. Registrant's telephone no. and area code: (632) 3415-22-72

#### 8. Date, time and place of the meeting of security holders

 Date
 :
 February 2, 2021

 Time
 :
 9:00 A.M.

 Place
 :
 <u>https://abs-cbn.com/investors/SSM2021 or if prevailing circumstances will</u>

 allow, Dolphy Theatre, ABS-CBN Corporation Broadcast Compound, Quezon City

9. Approximate date of which the Information Statement is first to be sent or given to security holders

January 12, 2021

## 10. Securities registered pursuant to Sections 8 & 12 of the Code or Section 4 and 8 of the Revised Securities Act:

**Common Shares** 

878,839,529 shares

### 11. Are any or all of these securities listed on the Philippine Stock Exchange? Yes [/] No []

The Company's common shares have been listed on the Philippine Stock Exchange since 1992.

#### **EXPLANATION OF AGENDA ITEMS**

#### 1. <u>Call to Order</u>

The Chairman of the Board, Mr. Martin L. Lopez, will call to order the Special Stockholders' Meeting.

#### 2. <u>Proof of Service of Notice</u>

The Corporate Secretary will be asked to certify that copies of the Notice and Agenda of the meeting, among others, were served upon the stockholders entitled to the same through publication in two (2) newspapers of general circulation, The Philippine Star and BusinessWorld, in print and online.

#### 3. <u>Certification of Presence of Quorum</u>

The Corporate Secretary will then certify whether or not, based on the number of shares present, through remote communication, *voting in absentia* or by proxy, a quorum exists for a valid meeting.

Pursuant to Sections 57 and 23 of the Revised Corporation Code which allow voting *in absentia* by the stockholders, the Corporation has set up <u>https://abs-cbn.com/investors/SSM2021</u> as the designated online web address which may be accessed by the stockholders to register and vote *in absentia* on the matters presented for resolution at the meeting. A stockholder who votes *in absentia* as well as a stockholder participating by remote communication shall be deemed present for purposes of quorum.

The following are the rules of conduct and procedures for the meeting:

- Stockholders may attend the meeting via remote communication through <u>https://abs-cbn.com/investors/SSM2021</u>. Questions and comments may be sent by email on or before January 26, 2021 at <u>corporatesecretary@abs-cbn.com</u> and shall be limited to the Items in the Agenda.
- (ii) Each of the proposed resolutions will be shown on the screen in the venue and during the livestreaming as the same is taken up at the meeting.
- (iii) Stockholders must notify the Company of their intention to participate in the Meeting by remote communication to be included in determining quorum, together with the stockholders who voted *in absentia* and by proxy.
- (iv) Voting shall only be allowed for Stockholders registered in the online system through <u>https://abs-</u> <u>cbn.com/investors/SSM2021</u> or through the Chairman of the meeting as proxy.
- (v) Stockholders voting in absentia, who have previously registered through <u>https://abs-cbn.com/investors/SSM2021</u>, may cast their votes electronically at any time using such online web address prior to or during the meeting.
- (vi) All the items in the Agenda for the approval by the stockholders will need the affirmative vote of stockholders representing at least a majority of the issued and outstanding voting stock present at the meeting.
- (vii) The Office of the Corporate Secretary will tabulate all votes received and an independent third party will validate the results. The Corporate Secretary shall report the results of voting during the meeting.

#### 4. <u>Amendment of the Executive Stock Purchase Plan</u>

The Stock Purchase Plan Committee and the Board of Directors has recommended to the stockholders the amendment of Section 12.1 of the Executive Stock Purchase Plan (the "ESPP") to allow the withdrawal of the Participants from the ESPP at any time, and to submit said amendment to the Securities and Exchange Commission. This is to align the ESPP with the ABS-CBN Stock Purchase Plan which allows such withdrawal from the Plan.

#### 5. <u>Consideration of such other business as may properly come before the meeting</u>

The Chairman will open the floor for comments and questions by the stockholders submitted beforehand in accordance with the rules.

#### 6. <u>Other Business</u>

This covers consideration of other business that may properly come before the meeting.

Under SEC Memorandum Circular No. 14, series of 2020, stockholders who alone, or together with other shareholders, hold at least five percent (5%) of the outstanding capital stock of ABS-CBN Corporation, shall have the right to include items on the agenda prior to the special stockholders meeting.

The Company did not receive any such request to include items on the agenda in accordance with the Memorandum Circular before the filing of this Information Statement. Items added on the agenda pursuant to the Memorandum Circular after the filing of this Definitive Information Statement shall be filed under Other Business.

The Chairman of the meeting will entertain other comments, questions, or proposals or points of clarification from the stockholders.

### **PROXY FORM**

Date:

## Item 1. Identification

This proxy will serve to nominate, constitute and appoint \_\_\_\_\_\_\_, as my attorney and proxy, to represent me at the Special Meeting of the Stockholders of the Corporation scheduled on **February 2**, **2021 at 9:00 a.m.** at <u>https://abs-cbn.com/investors/SSM2021</u>, and any adjournment(s) thereof, as fully and to all intents and purposes as I might or could if present and voting in person, hereby ratifying and confirming any and all action taken on matters which may properly come before such meeting or adjournment(s) thereof.

## Item 2. Instruction

By affixing his/her signature on the space provided below, the undersigned stockholder hereby directs the said proxy to vote on the agenda items set forth below as he/she has expressly indicated by marking the same with an "X", failing which, his/her said proxy shall exercise full discretion in acting thereon. If the undersigned stockholder fails to indicate his/her vote on the items specified below, this shall serve to authorize his/her proxy to exercise full discretion to act,

Please be advised that proxies are validated by the Company's stock and transfer agent, Rizal Commercial Banking Corporation. The record date for the stockholders entitled to attend and to vote in the said meeting is **January 11, 2021**.

## Item 3. Revocability of Proxy

This proxy shall be valid for the Special Stockholders Meeting scheduled on February 2, 2021 or any adjournment thereof. It shall be for a maximum period of five (5) years, unless withdrawn by the undersigned stockholder by written notice duly filed with the Corporate Secretary. This proxy shall not be valid where the undersigned stockholder personally appears and registers in the stockholders meeting. The proxy may not be withdrawn if coupled with an interest.

Proposal	Action					
	FOR	AGAINST	ABSTAIN			
<ol> <li>Approval of the ABS-CBN Stock Purchase and Stock Grant Plans</li> </ol>						
<ol> <li>Consideration of such other business as may properly come before the meeting, including items added by stockholders pursuant to Memorandum Circular No. 14, series of 2020.</li> </ol>						

2020.

(Printed Name of Stockholder & Signature)

(Witness)

THIS PROXY FORM IS BEING PROVIDED AS A SAMPLE FOR USE BY THE STOCKHOLDERS SHOULD THEY WISH TO ACCOMPLISH THE SAME. IT IS NOT BEING SOLICITED ON BEHALF OF THE CORPORATION OR ITS MANAGEMENT. THE CORPORATION OR ITS MANAGEMENT IS NOT ASKING YOU FOR A PROXY AND YOU ARE REQUESTED NOT TO SEND MANAGEMENT PROXY.

# ABS-CBN CORPORATION INFORMATION STATEMENT

This information statement is dated January 12, 2021 and is being furnished to stockholders of record of ABS-CBN Corporation ("ABS-CBN" or the "Company") as of January 11, 2021 in connection with the Special Stockholders' Meeting.

### WE ARE NOT ASKING YOU FOR A PROXY AND YOU ARE REQUESTED NOT TO SEND US A PROXY.

#### A. GENERAL INFORMATION

#### Item 1. Date, time and place of meeting of security holders

Date	-	February 2, 2021, Thursday
Time	-	9:00 A.M.
Place	-	https://abs-cbn.com/investors/SSM2021 via remote communication
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Principal Of	TICE -	ABS-CBN Broadcast Center, Sgt. Esguerra Ave.,
		cor. Mo. Ignacia St., Quezon City, Metro Manila

#### Approximate date of which the Information Statement is first to be sent to security holders

January 12, 2021

#### Item 2. Dissenters' Right of Appraisal

A stockholder has a right to dissent and demand payment of the fair value of his share: (i) in case any amendment to the articles of incorporation has the effect of changing or restricting the rights of any stockholders or class of shares or of authorizing preferences over the outstanding shares or of extending or shortening the term of corporate existence; (ii) in case any sale, lease, mortgage or disposition of all or substantially all the corporate property or assets; (iii) in case of merger or consolidation and (iv) in case of investment of corporate funds for any purpose other than the primary purpose of the corporation.

The appraisal right may be exercised by a stockholder who has voted against the proposed corporate action, by making a written demand on the Company within thirty (30) days after the date on which the vote was taken for the payment of the fair market value of his shares.

There are no matters or proposed corporate actions, which may give rise to a possible exercise by security holders of their appraisal rights under Title X of the Corporation Code of the Philippines.

#### Item 3. Interest of Certain Persons in Matters to be acted upon

- (a) No Director or Executive Officer of the Company has any substantial interest, direct or indirect, by security holdings or otherwise, in any matter to be acted upon.
- (b) No Director has informed the Company of his opposition to any action to be taken by the registrant at the meeting.

#### **B. CONTROL AND COMPENSATION INFORMATION**

Item 4.Voting Securities and Principal Holders Thereof

- (a) The Company has 857,516,968 common shares subscribed and outstanding as of November 30, 2020. Every stockholder shall be entitled to one vote for each share of common stock held as of the established record date.
- (b) The Company has 1,000,000,000 preferred shares subscribed and outstanding as of July 31, 2020. The preferred shares are voting and every holder of preferred shares shall be entitled to one vote for each share of preferred stock held as of the established record date.
- (c) All stockholders of record as of January 11, 2021 are entitled to notice of and to vote at the Company's Stockholders' Meeting.
- (d) With respect to the election of directors, a stockholder may vote such number of shares for as many persons as there are directors to be elected or he may accumulate said shares and give one candidate as many votes as the number of directors to be elected or he may distribute them on the same principle among as many candidates as he shall see fit; provided, that the total number of votes cast by him shall not exceed the total number of shares owned by him multiplied by the whole number of directors to be elected.
- (e) Security ownership of certain Record and Beneficial Owners and Management:

#### Security Ownership of Certain Records and Beneficial Owners as of November 30, 2020:

Title Of class	Name and Address of Record Owner	Name of Beneficial Owner and Relationship with Record Owner	Citizenship	No. of Shares Held	% of Class	% of Outstanding
Common	Lopez, Inc.	Lopez, Inc.	Filipino	480,933,747	55.79%	25.83%
	5/F Benpres Bldg,					
	Exchange Road cor					
	Meralco Ave., Pasig City					
Common	PCD Nominee Corporation*	ABS-CBN	Filipino	268,359,712	31.29%	14.45%
	G/F Makati Stock Exchange	Holdings				
	Bldg., Ayala Ave., Makati	Corporation				
	City					
Preferred	Lopez, Inc.	Lopez, Inc.	Filipino	987,130,246	98.71%	53.02%
	5/F Benpres Bldg,					
	Exchange Road cor					
	Meralco Ave., Pasig City					

\*PCD Nominee Corporation is not related to the Company

Lopez, Inc. is the holding company of the Lopez family. It is owned by the respective holding companies of the families of the late Eugenio Lopez, Jr., Oscar M. Lopez, the late Presentacion L. Psinakis and Manuel M. Lopez. It has issued Philippine Deposit Receipts covering the shares in the Company registered and beneficially owned by it in favor of Lopez Holdings Corporation (formerly: Benpres Holdings Corporation).

Manuel M. Lopez, or in his absence Oscar M. Lopez, or in his absence Martin L. Lopez, have been named and appointed to exercise the voting power of Lopez Inc.'s shares in ABS-CBN Corporation.

The 268,359,712 common shares under the name of PCD Nominees Corporation are held for ABS-CBN Holdings Corporation (ABS-CBN Holdings) and represent the underlying shares covered by Philippine Deposit Receipts (PDRs) issued by ABS-CBN Holdings. ABS-CBN Holdings is owned 60% by Lopez, Inc. and 40% by Oscar M. Lopez, Manuel M. Lopez, Salvador G. Tirona, and Eugenio Lopez III. The shares in the Company registered and beneficially owned by it are covered by the PDRs which gives the holder thereof the right to delivery or sale of the underlying share, upon payment of the exercise price and subject to certain other conditions. The PDRs are listed with the Philippine Stock Exchange (PSE). ABS-CBN Holdings remains to be the registered and beneficial owner of the ABS-CBN shares covered by the PDRs and also

retains the voting rights over the ABS-CBN shares. The ABS-CBN shares are still subject to ownership restrictions on shares of corporations engaged in mass media and ABS-CBN may reject the transfer of shares to persons other than Filipino nationals.

Manuel M. Lopez, or in his absence Oscar M. Lopez, or in their absence, Salvador G. Tirona have been named and appointed to exercise the voting power of ABS-CBN Holdings' shares in ABS-CBN Corporation.

Other than the stockholders identified above, as of date, there are no other stockholders other than participants under PCD account who own more than 5% of the voting securities.

There are no foreign shareholders.

#### Security Ownership of Management as of November 30, 2020:

As of November 30, 2020, the Company's directors and senior officers owned an aggregate of **2,033,841** shares of the Company, equivalent to 0.39% of the Company's total issued and outstanding capital stock.

Title of Class	Stockholder Name and Position	Nature of Beneficial Ownership	Citizenship	Number of Shares Held	Percent Held
Common	Martin L. Lopez Chairman	Direct	Filipino	89,659	0.01%
Common	Augusto Almeda-Lopez Vice-Chairman	Direct/Indirect	Filipino	253,888	0.03%
Common	Oscar M. Lopez Director	Direct	Filipino	63,605	0.01%
Common	Carlo L. Katigbak Director, President and Chief Executive Officer	Direct	Filipino	249,500	0.03%
Common	Federico R. Lopez Director	Direct	Filipino	1	0.00%
Common	Manuel M. Lopez Director	Direct	Filipino	351,196	0.04%
Common	Salvador G. Tirona Director	Direct	Filipino	22,002	0.00%
Common	Federico M. Garcia Director	Direct	Filipino	13,898	0.00%
Common	Antonio U. Periquet Independent Director	Direct	Filipino	2,001	0.00%
Common	Emmanuel S. De Dios Independent Director	Direct	Filipino	1	0.00%
Common	Roberto V. Barreiro Head, Corporate Partnerships	Direct	Filipino	0	0.00%
Common	Ma. Rosario S. Bartolome Head, Integrated Marketing and Consumer Experiences	Direct	Filipino	80,000	0.01%
Common	Nilda L. Bayani Head, Human Resources and Organizational Development	Direct	Filipino	39,000	0.00%
Common	Aldrin M. Cerrado Compliance Officer	Direct	Filipino	25,000	0.00%
Common	Kane Errol C. Chua Head, Corporate Communications	Direct	Filipino	2,000	0.00%
Common	Olivia G. De Jesus Head, Global	Direct	Filipino	20,000	0.00%

Title of Class	Stockholder Name and Position	Nature of Beneficial Ownership	Citizenship	Number of Shares Held	Percent Held
Common	Carmela Grace Del Mundo, Head, Internal Audit	Direct	Filipino	6,000	0.00%
Common	Richmond Ezer O. Escolar Head, Customer Relationship Management	Direct	Filipino	10,200	0.00%
Common	Olivia M. Lamasan Managing Director, ABS- CBN Film Productions, Inc.	Direct	Filipino	140,040	0.02%
Common	Eugenio Lopez IV <i>Head, Digital</i>	Direct	Filipino	27,500	0.00%
Common	Dennis Marco A. Liquigan Head, Star Music	Direct	Filipino	65,788	0.01%
Common	Raymund Martin T. Miranda Chief Strategy Officer and Chief Risk Management Officer	Direct	Filipino	139,900	0.02%
Common	Ma. Regina E. Reyes Head, Integrated News and Current Affairs	Direct	Filipino	35,048	0.00%
Common	Ricardo B. Tan, Jr. Group Chief Financial Officer	Direct	Filipino	91,500	0.01%
Common	Rosanna H. Trinidad Head, Integrated Sales	Direct	Filipino	10,000	0.00%
Common	Antonio S. Ventosa President and Chief Operating Officer, Sky Cable Corporation	Direct	Filipino	45,000	0.01%
Common	Socorro V. Vidanes Chief Operating Officer, Broadcast	Direct	Filipino	239,500	0.03%
Common	Enrique I. Quiason Corporate Secretary	Direct	Filipino	9,615	0.00%
Common	Marifel Gaerlan-Cruz Assistant Corporate Secretary	Direct	Filipino	2,000	0.00%
Common	Mara Loraine P. Tejero Data Privacy Officer	Direct	Filipino	0	0
	Total Security Ownership of Directors and Management			2,033,841	0.24%

None of the members of the Company's directors and management owns 2% or more of the outstanding capital stock of the Company.

(f) The Company knows of no person holding more than 5% of common shares under a voting trust or similar agreement.

(g) No change of control in the Company has occurred since the beginning of its last fiscal year.

Items 5-7. None

#### Item 8. Employee Stock Option Plan

The Company had an employee stock option plan (ESOP) which covered 1,403,500 shares at 95% of offer price during the initial public offering. Collections were made in 48 semi-monthly installments without interest through payroll deductions. Shares offered under the ESOP have been fully paid and issued since 1995.

On March 29, 2000, the Board of Directors approved another ESOP covering 6,080,306 shares. In 2002, all the shares acquired by the Company covering this ESOP, were exercised by the employees. As of December 31, 2010, there are no more outstanding ESOP.

On February 22, 2017, the Board of Directors approved an Employee Stock Purchase Plan and an Executive Stock Purchase Plan. The ABS-CBN Employee Stock Purchase Plan was offered to rank and file employees, technical specialists and Internal Job Market members with at least one (1) year tenure, in January 2018. The maximum number of ABS-CBN common shares that was subscribed by a participant under this plan is 2,000 shares. The subscription price was at PHP29.50, which was a 15% discount on the closing price as of the offer date. The subscription price will be paid in 5 years. The Executive Stock Purchase Plan was offered to managers and artists and members of the Board of Directors with at least one (1) year tenure. Managers and artists can subscribe up to a maximum of shares equivalent to 2.5 months of their monthly salary or income. Members of the Board of Directors can subscribe up to 100,000 shares. The subscription price for the first 2,000 shares was at PHP29.50, which was a 15% discount on the closing price as of the offer date. There was no discount on the subscription price for the shares subscribed in excess of 2,000 shares. The subscription price will be paid in 5 years. The stockholders unanimously approved the Employee Stock Purchase Plan and Executive Stock Purchase Plan on April 6, 2017, and the Securities and Exchange Commission (SEC) resolved that the issuance of said shares is exempt from the registration requirement, pursuant to Section 10.2 of the Securities and Regulation Code, on September 28, 2017. From January 22, 2018 to February 9, 2018, the Company offered shares to gualified employees and executives under the ESPP and the Executive Stock Purchase Plan and as of February 22, 2018, the Company accepted a total subscription from participants of 11,391,500 common shares.

On August 20, 2020, the Board of Directors recommended to the stockholders the amendment of Section 12.1 of the Executive Stock Purchase Plan to allow the withdrawal of Participants thereto at anytime. The stockholders approved the amendment on September 24, 2020.

On December 18, 2020, the Board of Directors approved the ABS-CBN Stock Purchase Plans and Stock Grant Plans. There will be two ABS-CBN Stock Purchase Plans and two ABS-CBN Stock Grant Plans. These plans will be submitted for the approval by the stockholders in the special stockholders meeting called for the purpose. The details of the stock purchase and the stock grant plans are described in Other Matters, Item 18 below.

#### **C. ISSUANCE AND EXCHANGE OF SECURITIES**

#### Item 9. Authorization or Issuance of Securities Other than for Exchange

No action is to be taken with respect to the authorization or issuance of securities.

#### Item 10. Modification or Exchange of Securities

No action is to be taken with respect to the modification or exchange of the Company's securities.

#### Item 11. Financial and Other Information

No action is to be taken.

#### Item 12. Mergers, Consolidations, Acquisitions, and Similar Matters

No action is to be taken with respect to the mergers, consolidations, acquisitions, and similar matters.

#### Item 13. Acquisition or Disposition of Property

No action is to be taken with respect to the acquisition or disposition of any property.

#### Item 14. Restatement of Accounts

No action is to be taken with respect to the restatement of any asset, capital or surplus account of the Company.

#### **D. OTHER MATTERS**

#### Item 15. Action with Respect to Reports

No action is to be taken with respect to reports.

#### Item 16. Matters Not Required to be Submitted

No action is to be taken with respect to any matter that is not required to be submitted to a vote of security holders.

#### Item 17. Amendment of Charter, By-laws or Other Documents

No action is to be taken with respect to an amendment of the Articles of Incorporation or By-laws of ABS-CBN.

#### E. OTHER MATTERS

#### **Item 18. Other Proposed Actions**

The proposed actions in the Agenda are:

• Approval of the ABS-CBN Stock Purchase and Stock Grant Plans..

#### ABS-CBN Stock Purchase Plans:

There will be two (2) ABS-CBN Stock Purchase Plans (ABS SPP):

#### a. ABS SPP 1:

The ABS-CBN Stock Purchase Plan 1 will apply to all regular employees who agreed to a pay reduction from September 2020 until February 2021.

#### b. ABS SPP 2:

The ABS-CBN Stock Purchase Plan 2 will be offered to all employees and artists of ABS-CBN Corporation and Subsidiaries. Those who will participate will pay their subscription until December 2021.

The subscription price will be the 45-day weighted closing price as of award or offer date. The subscription will be paid until December 31, 2021. There will be a holding period of six (6) months from award date. The shares may only be sold encumbered or disposed after the holding period.

#### **ABS-CBN Stock Grant Plans:**

The ABS-CBN Stock Grant Plans will be given to employees who were promoted anytime between September 2020 to December 2021, and who did not receive any salary adjustment for the said period. There will be multiple award dates depending on the time of promotion.

The share price will be the 45-day weighted closing price as of award date. There will be a holding period of six (6) months from award date. The shares may only be sold encumbered or disposed after the holding period.

In addition to stockholders approval, the ABS-CBN Stock Purchase Plans and Stock Grant Plans are still subject to the approval of the Securities and Exchange Commission. The shares under these Plans are subject for listing with the Philippines Stock Exchange.

• Other Business:

Under SEC Memorandum Circular No. 14, series of 2020, stockholders who alone, or together with other shareholders, hold at least 5% of the outstanding capital stock of ABS-CBN, shall have the right to include items on the agenda prior to the special stockholders meeting.

The Company did not receive any such request to include items on the agenda in accordance with the Memorandum Circular before the filing of this Definitive Information Statement. Items proposed to be added on the agenda pursuant to the Memorandum Circular after the filing of this Definitive Information Statement shall be filed under Other Business.

#### Item 19. Voting Procedures

- (a) Vote Required: The proposed actions listed in Item 18 require the affirmative vote of at least two thirds of the Company's common stock and preferred stock through remote communication, electronic voting in absentia and/or represented and entitled to vote via proxy. The manner of voting is non-cumulative. Other motions in general require the majority vote of the shares present in the meeting.
- (b) Method: Straight and cumulative voting. In light of regulations relating to the COVID-19 pandemic, stockholders will only be allowed to vote by appointing the Chairman of the meeting as proxy or via electronically voting in absentia.

Voting will be by poll. Upon registration at the annual stockholders' meeting, each stockholder will be provided with an electronic ballot to enable him to vote on each item or proposal in the Agenda. All votes will be counted and tabulated by the Office of the Corporate Secretary and the results will be validated by SGV & Co.

The Corporate Secretary will be responsible for counting the votes based on the number of shares entitled to vote owned by the stockholders who are present or represented by proxies at any meeting of the stockholders, and the results will be validated by SGV & Co..

(c) Participation via Remote Communication

To comply with applicable regulations on mass gatherings, and/or requirements of social distancing to prevent the spread of COVID-19 and to ensure the safety, security, and welfare of our directors and stockholders, the Company will dispense with the physical attendance of stockholders at the meeting and will only allow attendance through remote communication, as set forth below, by voting in absentia or by voting through the Chairman of the meeting as proxy.

The live webcast of the Special Stockholders' Meeting may be accessed through <u>https://abs-cbn.com/investors/SSM2021</u>. To enable the Company to perform validation procedures, identify the shareholders participating by remote communication and record their presence for purposes of quorum, The shareholders shall follow the registration and validation procedures attached as Annex A to the notice.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct. This report is signed in Pasig City on January 12, 2021.

#### **ABS-CBN CORPORATION**

hn"

By:

**ENRIQUE I. QUIASON** Corporate Secretary

## **COVER SHEET**

Company Name

SEC	C Reg	istrat	tion 1	Numl	ber				
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#### R S U B S С В Ν С 0 Р 0 R Т Ι 0 Ν A N D В S Ι D A A R E S Ι Ι Α Principal Office (No./Street/Barangay/City/Town/Province) B S С B Ν B 0 d с S t С e S r a a n t e r t A g -E Μ h S u e r r a A v e n u e с r n e r 0 t e r g 0 Ι S i i С g n a с a t Q u e Z 0 n t у • Form Type Department requiring the report Secondary License Type, If Applicable 1 7 0 **COMPANY INFORMATION** Company's Email Address Company's Telephone Number/s Mobile Number 415-2272 Annual Meeting Fiscal Year No. of Stockholders Month/Day Month/Day 6,547 September 24 September 30 **CONTACT PERSON INFORMATION** The designated contact person **<u>MUST</u>** be an Officer of the Corporation Name of Contact Person Email Address Telephone Number/s Mobile Number Aldrin\_Cerrado@abs-cbn.com Aldrin M. Cerrado 415-2272

Contact Person's Address

ABS-CBN Broadcast Center, Sgt. Esguerra Avenue corner Mother Ignacia St. Quezon City

Note: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

#### SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q **QUARTERLY REPORT PURSUANT TO SECTION 17** OF THE SECURITIES REGULATION CODE AND SECTION 141 OF THE CORPORATION CODE OF THE PHILIPPINES

- 1. For the fiscal year ended: September 30, 2020
- SEC Identification Number: 1803 3. BIR Tax Identification No.: 000-406-761-000 2.
- Exact name of issuer as specified in its charter: ABS-CBN CORPORATION AND SUBSIDIARIES 4.
- 5. Philippines 6. Province, Country or other jurisdiction of Industry Classification Code: incorporation or organization
- ABS-CBN Broadcast Center, Sgt. Esguerra Avenue corner Mother Ignacia St., Quezon City 1100 7. Address of principal office
- (632) 924-4101 to 22 / (632) 415-2272 8. Issuer's telephone number, including area code
- 9. Not applicable Former name, former address, and former fiscal year, if changed since last report.
- 10. Securities registered pursuant to Sections 8 and 12 of the SRC, or Sec. 4 and 8 of the RSA

Title of Each Class

**Common Stock, P1.00 par value** Preferred Stock, P0.20 par value Number of Shares of Stock Issued

(SEC Use Only)

878,839,529 shares 1,000,000,000 shares

Short-term & Long-term debt (current & non-current) **P21.5** billion

11. Are any or all of these securities listed on a Stock Exchange? Yes [✓] No [ ]

If yes, state the name of such stock exchange and the classes of securities listed therein: Philippine Stock Exchange **Common Stock** 

- 12. Check whether the issuer:
  - (a) has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17 thereunder or Section 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of The Corporation Code of the Philippines during the preceding twelve (12) months (or for such shorter period that the registrant was required to file such reports);

 $Yes[\checkmark]$ No [ ]

(b) has been subject to such filing requirements for the past ninety (90) days.

Yes [✓] No [ ]



### ABS-CBN CORPORATION QUARTERLY REPORT

## **PART I - FINANCIAL INFORMATION**

- 1. Management's Discussion and Analysis of Financial Condition and Results of Operations
- 2. Financial Statements
  - 2.1 Consolidated Statements of Financial Position
  - 2.2 Consolidated Statements of Income
  - 2.3 Consolidated Statements of Comprehensive Income
  - 2.4 Consolidated Statements of Changes in Equity
  - 2.5 Consolidated Statements of Cash Flows
  - 2.6 Notes to Financial Statements
  - \_\_\_\_2.6.1 Business Segment and Geographical Segment Results (Note 5)
  - \_\_\_\_2.6.2 Rollforward of Property and Equipment (Note 10)

## PART II - OTHER FINANCIAL INFORMATION

EXHIBIT 1 – Aging of Accounts Receivables

### SIGNATURES

### ANNEX A

## MANAGEMENT'S DISCUSSION & ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following is a discussion and analysis of ABS-CBN Corporation and Subsidiaries' ("ABS-CBN" or the "Company") financial performance for the six-month periods ended September 30, 2020 and 2019.

All values are presented in Philippine Peso and are rounded to the nearest millions, except when otherwise indicated.

The table below summarizes the results of operations for the nine-month period ended September 30, 2020.

	9M 2020	9M 2019	Variance				
	9NI 2020	9NI 2019	Amount	%			
Consolidated Revenues	₽17,034	₽32,027	<del>(P</del> 14,993)	(46.8)			
Advertising Revenues	5,848	17,113	(11,264)	(65.8)			
Consumer Sales	11,185	14,914	(3,729)	(25.0)			
Sale of Services	10,772	12,774	(2,001)	(15.7)			
Sale of Goods	413	2,141	(1,728)	(80.7)			
Costs and Expenses	23,642	28,974	(5,332)	(18.4)			
Production Costs	7,705	10,008	(2,303)	(23.0)			
Cost of Sales and Services	6,935	9,810	(2,874)	(29.3)			
General and Administrative Expenses (GAEX)	9,001	9,156	(155)	(1.7)			
Financial Costs – net	934	752	182	24.1			
Equity in Net Loss of	5	25	(20)	(80.3)			
Associates and Joint Ventures							
Other Income – net	(322)	(323)	1	(0.2)			
Net Income	<del>(P</del> 7,317)	₽2,269	<del>(P</del> 9,586)	(422.5)			
EBITDA	<del>(P</del> 2,826)	₽6,922	<del>(P</del> 9,748)	(140.8)			

#### **Consolidated Revenues**

For the nine-month period ended September 30, 2020, ABS-CBN generated consolidated revenues of  $\pm 17.0$  billion from advertising and consumer sales,  $\pm 15.0$  billion or 46.8% lower year-on-year.

Advertising revenues suffered a sharp decline in the 2<sup>nd</sup> quarter of 2020 following the issuance on May 5, 2020, by the National Telecommunications Commission (NTC) of a Cease and Desist Order (CDO) to the Company, prohibiting its continuing broadcast operations effective immediately.

On June 30, 2020, the NTC issued a CDO to the Company to cease its digital TV transmission in Metro Manila using channel 43.

On July 10, 2020, the House Committee on Legislative Franchises (regular and ex-officio members) voted to adopt a Resolution denying the franchise application of the Company.

These events in addition to the COVID-19 pandemic that the country is facing, drove down both the advertising and consumer revenues of the Company.

#### **Consolidated Costs and Expenses**

Direct costs and expenses amounted to #23.6 billion, or an 18.4% decline year-on-year.

Production cost decreased by ₽2.3 billion or 23.0%. The decline was due to the Company's decision to pause producing new content amidst the COVID-19 pandemic and cooperate with the Philippine Government's enhanced community quarantine efforts. Upon resumption of TV content production, the Company also decided to limit production to only 7 programs in the 3<sup>rd</sup> quarter.

Cost of sales and services decreased by  $\cancel{P}2.9$  billion or 29.3% year-on-year. This is mainly attributable to the consequences of the COVID-19 pandemic on the Company's consumer businesses.

GAEX decreased by £155 million or 1.7% compared to the previous year. In order to alleviate the decline in revenues, the Company initiated various cost cutting efforts across the group including the execution of an employee retrenchment program effective August 31, 2020. Aside from these costs cutting efforts, the Company still contributed to its Corporate Social Responsibility programs such as "Pantawid ng Pag-ibig", which aims to assist our fellow Filipino families that were affected by the COVID-19 pandemic. Sky Cable also provided for higher provisions for doubtful accounts as regular collections of its receivables resumed on June 15, 2020.

#### **Net Income and EBITDA**

The Company incurred a  $\clubsuit7.3$  billion net loss for the nine-month period ended September 30, 2020. EBITDA decreased to negative  $\clubsuit2.8$  million, a 140.8% decline year-on-year.

## **Business Segments**

For management purposes, the Company categorizes its operations into the following reportable businesses: (i) Media Networks & Studio Entertainment, (ii) Cable, Satellite & Broadband, (iii) Digital & Interactive Media and (iv) Consumer Products & Experiences. This segmentation is the basis upon which the Company measures its business operations.

ABS-CON ABS-CON EXCENSION EXCE	Media Network & Studio Entertainment         -       Entertainment         -       News         -       Global         -       Film & Music         -       DTT         -       Sports         -       Cable Networks
	Cable, Satellite & Broadband         -       Pay TV (Cable & Satellite)         -       Broadband         Digital & Interactive Media         -       Online         -       Over-the-top
ABS@CBN EVENTS Kidzania Shopping ABS-CBNstore	Consumer Products & Experiences- Live events- Themeparks- Home shopping- Licensing & merchandising

The following analysis presents results of operations of the Company's business segments for the nine-month period ended September 30, 2020:

Segment	Operating	g Revenue	Net Income					
	9M 2019	9M 2020	9M 2019	9M 2020				
Media & Studio Entertainment	₽23,295	₽8,558	₽2,707	<del>(P</del> 6,588)				
Cable, Satellite & Broadband	7,120	7,408	(6)	6				
Digital & Interactive Media	1,229	935	(252)	(290)				
Consumer Product & Experiences	383	133	(180)	(178)				

#### A. Media Networks & Studio Entertainment

On May 5, 2020, the National Telecommunications Commission (NTC) issued a Cease and Desist Order to the Parent Company, prohibiting its continuing broadcast operations effective immediately.

Despite Senate Resolution No. 40, the House of Representatives 'committee on legislative franchises' letter, the guidance of the Department of Justice, and the sworn statement of NTC Commissioner Gamaliel Cordoba, the NTC did not grant the Parent Company a provisional authority to operate while its franchise renewal remains pending in Congress.

On June 30, 2020, the NTC issued a CDO to the Parent Company to cease its digital TV transmission in Metro Manila using channel 43.

On July 10, 2020, the House Committee on Legislative Franchises (regular and ex-officio members) voted to adopt a Resolution denying the franchise application of the Company.

These events drastically affected the segment's ability to generate free-to-air revenues.

Despite, these challenges, the Company launched the "Kapamilya Channel" on June 13, 2020, which airs the Company's leading entertainment programs such as "FPJ's Ang Probinsyano" and "It's Showtime". The channel is also home to the long-running news program, "TV Patrol". This initiative enables the Company to continuously provide service the Filipino people.

#### B. Cable, Satellite & Broadband

On June 30, 2020, the NTC issued a CDO to Sky Cable to cease its direct-to-home business.

Though despite losing its DTH business, Sky Cable's revenues still increased by  $\cancel{P}288$  million or 4.0% year-on-year through its broadband business. Broadband subscribers had increased to over 300 thousand by the end of the 3<sup>rd</sup> quarter of 2020.

#### C. Digital & Interactive Media

Total revenues generated from digital platforms amounted to ₽294 million, lower by 23.9% compared to the same period last year. After NTC issued the CDO to the Company, prohibiting free-to-air

broadcast operations, daily active users for Iwant platform reached over 1.0 million and daily views of over 1.6 million.

Despite losing its free-to-air business, the Company remained aggressive on delivering meaningful content through digital platforms. On August 1, the Company launched its "Kapamilya Online Live" which serves as a free online channel available digitally. On September 1, the Company merged its two major digital platforms and launched a rebranded "IwantTFC". To date, the Company has reached another milestone for having over 40 million subscribers on its entertainment and news channels on YouTube.

### **D.** Consumer Products & Experiences

Kidzania and Studio Experience generated P113 million in revenues for the nine month period of 2020. As a result of the COVID-19 pandemic, the Company decided to cease operations effective August 31, 2020.

#### **Capital Expenditures**

Capital expenditures and program rights acquisitions amounted to ₽3.17 billion as of September 30, 2020.

#### **Statement of Financial Position Accounts**

As at September 30, 2020, total consolidated assets stood at P66.6 billion, 15.9% lower than total assets of P79.2 billion as of December 31, 2019.

Shareholders' equity declined to #23.4 billion or 24.6% in September 30, 2020 compared to the previous year.

The company's net debt-to-equity ratio was at 0.44x and 0.45x as of September 30, 2020 and December 31, 2019, respectively.

## ABS–CBN Corporation and Subsidiaries

Unaudited Interim Condensed Consolidated Financial Statements September 30, 2020 and for the Nine Months Ended September 30, 2020 and 2019

(With Comparative Audited Consolidated Statements of Financial Position as at December 31, 2019)

## COVER SHEET

### for **AUDITED FINANCIAL STATEMENTS**

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	Ricardo B. Tan         Rick_Tan@abs-cbn.com         (632) 3415-2272         –																												
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NOTE 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar 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 liability for its definition.

deficiencies.

# INTERIM CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Unaudited)

(Amounts in Thousands)

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
ASSETS		
Current Assets		
Cash and cash equivalents (Note 6)	₽11,176,160	₽12,169,917
Short-term investments (Note 6)	511,680	6,998,695
Trade and other receivables (Notes 7 and 23)	6,747,783	10,605,433
Inventories (Note 8)	736,581	675,607
Program rights and other intangible assets (Note 12)	1,191,669	1,286,661
Other current assets (Notes 9, 15 and 23)	5,293,077	5,411,370
Total Current Assets	25,656,950	37,147,683
Noncurrent Assets		
Property and equipment (Notes 10, 18 and 31)	26,722,711	27,473,741
Goodwill, program rights and other intangible assets - net of current portion		
(Note 12)	10,717,864	11,384,697
Financial assets at fair value through other comprehensive income (FVOCI)		
(Note 13)	99,839	263,126
Investment properties (Notes 11 and 18)	194,836	198,692
Investments in associates and joint ventures (Note 14)	238,898	425,864
Deferred tax assets (Note 29)	1,475,920	1,147,107
Other noncurrent assets (Notes 7, 16 and 23)	1,520,518	1,203,626
Total Noncurrent Assets	40,970,586	42,096,853
TOTAL ASSETS	₽66,627,536	₽79,244,536
LIABILITIES AND EQUITY		
Current Liabilities		
Trade and other payables (Notes 4, 17, 23 and 30)	P11,234,599	₽11,772,924
Contract liabilities (Note 9)	1,004,442	1,064,650
Income tax payable	383,760	302,649
Obligations for program rights (Note 19)	211,550	303,440
Current lease liabilities (Note 31)	337,750	302,647
Interest-bearing loans and borrowings (Notes 10, 11 and 18)	294,518	513,755
Total Current Liabilities	13,466,619	14,260,065
Noncurrent Liabilities		
Interest-bearing loans and borrowings - net of current portion		
(Notes 10, 11 and 18)	21,188,490	25,512,844
Obligations for program rights - net of current portion (Note 19)	340,339	441,466
Accrued pension obligation and other employee benefits (Note 30)	6,344,085	6,004,432
Deferred tax liability (Note 29)	448,668	458,355
Noncurrent lease liabilities (Note 31)	804,124	780,719
Convertible note (Note 20)	251,477	238,305
Other noncurrent liabilities (Note 21)	352,643	457,145
Total Noncurrent Liabilities	29,729,826	33,893,266
Total Liabilities	43,196,445	48,153,331

(Forward)

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Equity Attributable to Equity Holders of the Parent Company		
Capital stock (Note 22):		
Common	₽872,124	₽872,124
Preferred	200,000	200,000
Additional paid-in capital	4,745,399	4,745,399
Treasury shares and Philippine depository receipts convertible to common		
shares (Note 22)	(1,638,719)	(1,638,719)
Exchange differences on translation of foreign operations	327,691	550,689
Fair value reserves on financial assets at FVOCI (Note 13)	52,844	172,920
Retained earnings (Note 22)	19,865,561	27,114,963
Equity attributable to Equity Holders of the Parent	24,424,900	32,017,376
Noncontrolling Interests (Note 4)	(993,809)	(926,171)
Total Equity	23,431,091	31,091,205
TOTAL LIABILITIES AND EQUITY	<b>₽</b> 66,627,536	₽79,244,536

# **INTERIM CONDENSED CONSOLIDATED STATEMENTS OF INCOME** (Unaudited)

(Amounts in Thousands, Except Per Share Amounts)

	For the Ended Sep (Unau	dited)	Nine Months Ended September 30 (Unaudited)			
	2020	2019	2020	2019		
<b>REVENUES</b> (Notes 23, 24 and 31)	₽3,716,392	₽11,224,617	₽17,033,790	₽32,026,882		
<b>PRODUCTION COSTS</b> (Notes 10, 12, 23, 25, 30 and 31)	(2,151,293)	(3,321,490)	(7,705,477)	(10,008,148)		
<b>COST OF SERVICES</b> (Notes 8, 10, 12, 15, 23, 26, 30 and 31)	(2,027,052)	(3,014,114)	(6,621,475)	(8,169,590)		
COST OF SALES (Notes 8, 10, 23, 26, 30 and 31)	_	(553,440)	(313,592)	(1,639,938)		
GROSS PROFIT (LOSS)	(461,953)	4,335,573	2,393,246	12,209,206		
<b>GENERAL AND ADMINISTRATIVE EXPENSES</b> (Notes 7, 8, 10, 11, 12, 22, 23, 27, 30 and 31)	(2,743,935)	(3,213,224)	(9,001,193)	(9,155,826)		
FINANCE COSTS (Notes 18, 20 and 28)	(291,623)	(425,984)	(935,674)	(1,036,370)		
INTEREST INCOME (Note 6)	16,353	131,423	171,607	328,992		
FOREIGN EXCHANGE LOSSES – net	(187,935)	(899)	(169,849)	(45,018)		
EQUITY IN NET LOSSES OF ASSOCIATES AND JOINT VENTURES (Note 14)	(3,072)	(10,284)	(4,966)	(25,145)		
OTHER INCOME - net (Notes 15, 21, 28 and 31)	232,576	167,255	322,459	323,248		
INCOME (LOSS) BEFORE INCOME TAX	(3,439,589)	983,860	(7,224,370)	2,599,087		
PROVISION FOR (BENEFIT FROM) INCOME TAX (Note 29) Current Deferred	254,726 (307,106)	234,935 (52,054)	500,259 (407,589)	612,525 (282,628)		
	(52,380)	182,881	92,670	329,897		
NET INCOME (LOSS)	(₽3,387,209)	₽800,979	(₽7,317,040)	₽2,269,190		
Attributable to Equity holders of the Parent Company (Note 34) Noncontrolling interests	(P3,328,780) (58,429) (P3,387,209)	₽813,032 (12,053) ₽800,979	(P7,249,402) (67,638) (P7,317,040)	₽2,365,182 (95,992) ₽2,269,190		
Basic/Diluted Earnings per Share Attributable to Equity Holders of the Parent Company (Note 34)	(₽4.050)	₽0.983	(₽8.814)	₽2.869		

# INTERIM CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Unaudited)

(Amounts in Thousands)

	For the Q Ended Sept (Unaud	ember 30	Nine Months Ended September 30 (Unaudited)		
	2020	2019	2020	2019	
NET INCOME (LOSS)	(₽4,138,381)	₽800,979	(₽7,317,040)	₽2,269,190	
OTHER COMPREHENSIVE LOSS					
Other comprehensive loss not to be reclassified to profit and loss in subsequent periods:					
Fair value adjustments on financial assets at FVOCI - net of tax (Note 13)	(144,559)	(8,693)	(120,076)	(5,945)	
	(144,559)	(8,693)	(120,076)	(5,945)	
Other comprehensive loss to be reclassified to profit and loss in subsequent periods:					
Exchange differences on translation of foreign operations	(106,234)	(184,456)	(222,998)	(284,225)	
	(106,234)	(184,456)	(222,998)	(284,225)	
OTHER COMPREHENSIVE LOSS	(250,793)	(193,149)	(343,074)	(290,170)	
TOTAL COMPREHENSIVE INCOME (LOSS)	( <b>P4,389,174</b> )	₽607,830	(₽7,660,114)	₽1,979,020	
Attributable to: Equity holders of the Parent Company	(₽4,342,874)	₽619.883	( <b>₽7,592,476</b> )	₽2,075,012	
Noncontrolling interests	(46,300)	(12,053)	(67,638)	(95,992)	
	(£4.389.174)	₽607.830	( <b>P7,660,114</b> )	₽1,979,020	

#### CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED SEPTEMBER 30, 2020 AND DECEMBER 31, 2019 (Unaudited)

(Amounts in Thousands)

			Additional		Exchange Differences in Translation of	Fair Value Reserves on Financial Assets				Noncontrolling Interests	
	Capital Stock		Paid-in	Common Shares	Foreign	At FVOCI		nings (Note 22)	T-4-1	(Notes 17 and 20)	T-4-1 E
	Common	Preferred	Capital	(Note 22)	Operations	(Note 13)	Appropriated	Unappropriated	Total	and 20)	Total Equity
At December 31, 2019 (Audited)	<b>₽872,124</b>	<b>₽200,000</b>	₽4,745,399	(₽1,638,719)	₽550,689	₽172,920	₽16,200,000	₽10,914,963	₽32,017,376	( <b>P926,171</b> )	₽31,091,205
Net loss	-	-	-	-	-	-	-	(7,249,402)	(7,249,402)	(67,638)	(7,317,040)
Other comprehensive loss	-	-	-	-	(222,998)	(120,076)	-	_	(343,074)	-	(343,074)
Total comprehensive loss	-	-	-	-	(222,998)	(120,076)	-	(7,249,402)	(7,592,476)	(67,638)	(7,660,114)
At September 30, 2020 (Unaudited)	<b>₽</b> 872,124	<b>₽200,000</b>	₽4,745,399	(₽1,638,719)	₽327,691	<b>P</b> 52,844	<b>₽16,200,000</b>	₽3,665,561	₽24,424,900	( <b>₽993,809</b> )	₽23,431,091
At December 31, 2018 (Audited)	₽872,124	₽200,000	₽4,745,399	(₽1,638,719)	₽921,624	₽205,969	₽16,200,000	₽14,091,703	₽35,598,100	₽126,348	₽35,724,448
Net income (loss)	-	-	-	-	-	-	-	2,365,182	2,365,182	(95,992)	2,269,190
Other comprehensive loss	-	_	-	-	(284,225)	(5,945)	_	_	(290,170)	-	(290,170)
Total comprehensive income (loss)	-	-	-	-	(284,225)	(5,945)	-	2,365,182	2,075,012	(95,992)	1,979,020
Cash dividends declared	-	-	-	-	-	-	-	(477,061)	(477,061)	_	(477,061)
At September 30, 2019 (Unaudited)	₽872,124	₽200,000	₽4,745,399	(₽1,638,719)	₽637,399	₽200,024	₽16,200,000	₽15,979,824	₽37,196,051	₽30,356	₽37,226,407

# **INTERIM CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS** (Unaudited)

(Amounts in Thousands)

	Nine Months Ended September 30 (Unaudited)		
	2020	2019	
CASH FLOWS FROM OPERATING ACTIVITIES			
Income (loss) before income tax	(₽7,224,370)	₽2,599,087	
Adjustments to reconcile income before tax to net cash flows:	(=7,224,370)	£2,577,007	
Depreciation and amortization (Notes 10 and 11)	2,643,570	2,590,071	
Amortization of:	2,010,070	2,590,071	
Program rights and other intangibles (Note 12)	1,669,112	1,230,871	
Debt issue costs (Note 28)	16,155	39,797	
Deferred charges (Note 26)	90	292	
Interest expense (Note 28)	910,305	983,495	
Movements in accrued pension obligation and other		,	
employee benefits (Note 30)	339,653	636,170	
Interest income (Notes 6 and 23)	(171,607)	(328,992)	
Gain on sale of financial assets at FVOCI (Note 13)	(103,345)	_	
Net unrealized foreign exchange loss (gain)	(28,518)	19,416	
Dividend income	(7,841)	(9,183)	
Equity in net losses of associates and joint ventures (Note 14)	4,966	25,145	
Loss (gain) on sale of property and equipment (Notes 10 and 28)	(4,434)	9,654	
Working capital changes:			
Decrease (increase) in:			
Trade and other receivables	3,743,665	(298,200)	
Other current assets	122,017	(411,666)	
Inventories	(58,833)	51,781	
Decrease in:			
Trade and other payables	(586,871)	532,397	
Obligations for program rights	(192,478)	(408,350)	
Other noncurrent liabilities	(114,189)	(77,284)	
Contract liabilities	(60,208)	(119,497)	
Cash generated from operations	896,839	7,065,004	
Income taxes paid	(419,148)	(541,663)	
Net cash provided by operating activities	477,691	6,523,341	
CASH FLOWS FROM INVESTING ACTIVITIES Additions to:			
Property and equipment (Notes 5 and 10)	(2,019,883)	(2,627,761)	
Goodwill, program rights and other intangible assets (Notes 12 and 35)	(758,009)	(546,572)	
Decrease (increase) in short-term investments	6,487,015	(5,607,927)	
Interest received	321,455	241,340	
Decrease in other noncurrent assets	(219,367)	(174,532)	
Return of investment in joint ventures (Note 14)	182,000	_	
Proceeds from sale of property and equipment	156,715	29,226	
Sale of FVOCI (Note 13)	43,211	_	
Net cash provided by (used in) investing activities	4,193,137	(8,686,226)	

(Forward)

	Nine Months Ended September 30 (Unaudited)		
	2020	2019	
CASH FLOWS FROM FINANCING ACTIVITIES			
Payments of:			
Long-term debt (Note 18)	( <b>P4,494,695</b> )	(6,160,439)	
Interest	(992,305)	(₽962,694)	
Principal portion of lease liabilities	(165,669)	(5,231)	
Dividends	_	(462,893)	
Proceeds from long-term debt	_	5,000,000	
Net cash provided by (used in) financing activities (Note 35)	(\$\$,652,669)	(2,591,257)	
EFFECTS OF EXCHANGE RATE CHANGES AND TRANSLATION			
ADJUSTMENTS ON CASH AND CASH EQUIVALENTS	(10,916)	6,612	
NET DECREASE IN CASH AND CASH EQUIVALENTS	(993,757)	(4,788,686)	
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	12,169,917	18,104,686	
CASH AND CASH EQUIVALENTS AT END OF YEAR (Note 6)	₽11,176,160	₽13,316,000	

## ABS-CBN CORPORATION AND SUBSIDIARIES NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Amounts in Thousands Unless Otherwise Specified)

#### 1. Corporate Information

ABS-CBN Corporation ("ABS-CBN" or "Parent Company") was incorporated in the Philippines on July 11, 1946. On July 27, 1994, the Philippine Securities and Exchange Commission (SEC) approved the extension of the corporate term of the Parent Company for another 50 years. The Parent Company's core business is television and radio broadcasting. Its subsidiaries and associates are involved in the following related businesses: cable and direct-to-home (DTH) television distribution and movie production, audio recording and distribution, video/audio post-production and film distribution. Other activities of the subsidiaries include merchandising, internet services and theme parks. The Parent Company is a holder of a legislative franchise to construct, install, operate and maintain, for commercial purposes and in the public interest, radio and television broadcasting stations in the Philippines. The latest franchise renewal was approved on March 30, 1995 for a period of 25 years.

On May 5, 2020, the National Telecommunications Commission (NTC) issued a Cease and Desist Order (CDO) to the Parent Company, prohibiting its continuing broadcast operations effective immediately.

On June 30, 2020, the NTC issued a CDO to the Parent Company to immediately cease and desist from operating its digital TV transmission in Metro Manila using channel 43.

On July 10, 2020, the House Committee on Legislative Franchises (regular and ex-officio members) voted to adopt a Resolution denying the franchise application of the Parent Company. The core operation of the Company depends on the legislative franchise and therefore is a key determinant of the Company's ability to continue as a going concern. As a consequence of the denial of its franchise application, the Parent Company was forced to cease the operations of some of its businesses and implement a retrenchment program covering the Parent Company and its subsidiaries effective August 31, 2020.

As part of its on-going negotiations with creditor banks, the Company is in the process of completing the conditions, which include, among others, to provide collateral to the creditor banks.

These conditions indicate that a material uncertainty exists that may cast significant doubt on the Company's ability to continue as a going concern and, therefore, the Company may not be able to realize its assets and discharge its liabilities in the normal course of business. Management assessed that the Company will be able to maintain its positive cash position and settle its liabilities as they fall due through management's plans on future actions as discussed in Note 3.

Lopez Inc., a Philippine entity, has 56% economic interest in the Parent Company, with 79% voting rights. Lopez, Inc. is the ultimate Parent Company.

The common shares of ABS-CBN were listed beginning July 8, 1992 and have been traded in the Philippine Stock Exchange (PSE) since then.

The registered office address of the Parent Company is ABS-CBN Broadcast Center, Sgt. Esguerra Avenue corner Mother Ignacia St., Quezon City.

#### 2. Summary of Significant Accounting and Financial Reporting Policies

#### **Basis of Preparation**

The interim condensed consolidated financial statements of ABS-CBN and its subsidiaries (collectively referred to as "the Company") have been prepared on a historical cost basis, except for investments in equity shares and club shares which have been measured at fair value. The interim condensed 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 thousand, except for number of shares, per share amounts and when otherwise indicated.

#### Statement of Compliance

The interim condensed consolidated financial statements of the Company were prepared in compliance with Philippine Financial Reporting Standards (PFRSs).

The interim condensed consolidated financial statements do not include all of the information and disclosures required in the annual consolidated financial statement and should be read in conjunction with the 2019 audited annual consolidated financial statements, comprising the consolidated statements of financial position as at December 31, 2019, 2018 and January 2018, and the consolidated statements of income, consolidated statements of comprehensive income, consolidated statements of cash flows for the years ended December 31, 2019, 2018 and 2017, issued and approved on August 19, 2020 (referred to as the "2019 audited annual consolidated financial statements").

#### Changes in Accounting Policies and Disclosures

Several other amendments and interpretations apply for the first time in 2020, but do not have an impact on the interim condensed consolidated financial statements of the Company, unless otherwise indicated. The Company has not early adopted any standards, interpretations or amendments that have been issued but are not yet effective.

Amendments to PFRS 3, Definition of a Business

The amendments to PFRS 3 clarify the minimum requirements to be a business, remove the assessment of a market participant's ability to replace missing elements, and narrow the definition of outputs. The amendments also add guidance to assess whether an acquired process is substantive and add illustrative examples. An optional fair value concentration test is introduced which permits a simplified assessment of whether an acquired set of activities and assets is not a business.

An entity applies those amendments prospectively for annual reporting periods beginning on or after January 1, 2020, with earlier application permitted.

These amendments have no impact on the interim condensed financial statements of the Company.

• Amendments to PAS 1, *Presentation of Financial Statements*, and PAS 8, *Accounting Policies*, *Changes in Accounting Estimates and Errors*, *Definition of Material* 

The amendments refine the definition of material in PAS 1 and align the definitions used across PFRSs and other pronouncements. They are intended to improve the understanding of the existing requirements rather than to significantly impact an entity's materiality judgments.

An entity applies those amendments prospectively for annual reporting periods beginning on or after January 1, 2020, with earlier application permitted. The amendments will not cause any material impact.

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

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 platform. 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.

These amendments have no impact on the interim condensed financial statements of the Company

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

The amendments provide relief to lessees from applying the PFRS 16 requirement on lease modification 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
- These 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.

These amendments have no impact on the interim condensed financial statements of the Company

## Basis of Consolidation and Noncontrolling Interests

The interim condensed consolidated financial statements include the financial statements of the Parent Company and its subsidiaries.

The following is a list of the subsidiaries as at September 30, 2020 and December 31, 2019:

	Place of		Functional	Effective Inte	erest
Company	Incorporation	Principal Activities	Currency	2020	2019
Media, Network, and Studio Enterta	inment				
Global:					
ABS-CBN Global Ltd.	Cayman Islands	Holding company	United States dollar	100.0	100.0
(ABS-CBN Global) <sup>(a) (j)</sup>			(USD)		
ABS-CBN Europe Ltd. (ABS-CBN Europe) <sup>(b)(c) (j)</sup>	United Kingdom	Cable and satellite programming services	Great Britain pound (GBP)	100.0	100.0
ABS-CBN Japan, Inc.	Japan	Cable and satellite	Japanese yen (JPY)	100.0	100.0
(ABS- CBN Japan) <sup>(d) (j) (r)</sup>		programming services			
ABS-CBN Middle East FZ-LLC	Dubai, UAE	Cable and satellite	United Arab	100.0	100.0
(ABS-CBN Middle East) <sup>(b) (j)</sup>		programming services	Emirates dirham		
			(AED)		

	Place of		Functional	Effective Interes	
Company ABS-CBN Global Hungary Kft.	Incorporation Budapest, Hungary	Principal Activities Holding company	Currency USD	<u>2020</u> 100.0	2019 100.0
(ABS-CBN Hungary) (j)	1 , 2 ,				
Makati Kft. <sup>(j)</sup> ABS-CBN International, Inc.	Budapest, Hungary California, USA	Holding Company Cable and satellite	USD USD	100.0 100.0	100.0 100.0
(ABS-CBN International) <sup>(j) (n)</sup>	Camorina, OSA	programming services	030	100.0	100.0
ABS-CBN Australia Pty. Ltd.	Victoria, Australia	Cable and satellite	Australian dollar	100.0	100.0
	Canada	programming services Cable and satellite	(AUD) Canadian dollar (CAD)	100.0	100.0
(ABS-CBN Canada) <sup>(i) (k)</sup> ABS-CBN Telecom North America, Inc. <sup>(j) (k)</sup>	California, USA	programming services Telecommunications	USD	100.0	100.0
Films and Music:	~		~		
ABS-CBN Film Productions, Inc. (ABS-CBN Films)	Philippines	Movie production	Philippine peso	100.0	100.0
Cinescreen, Inc. (Cinescreen) <sup>(f)</sup>	Philippines	Theater operator	Philippine peso	100.0	100.0
Narrowcast and Sports:					
Creative Programs, Inc. (CPI) $^{(v)}$	Philippines	Content development, publishing and programming services	Philippine peso	100.0	100.0
<b>Others</b> : ABS-CBN Europe Remittance Inc. <sup>(d) (j) (y)</sup>	United Kingdom	Services - money	GBP	100.0	100.0
-	-	remittance			
E-Money Plus, Inc. <sup>(b)</sup>	Philippines	Services - money	Philippine peso	100.0	100.0
ABS-CBN Global Remittance Inc. <sup>(j) (k) (y)</sup>	California, USA	remittance Services - money remittance	USD	100.0	100.0
ABS-CBN Canada Remittance Inc. <sup>(j) (n) (y)</sup>	Canada	Services - money remittance	CAD	100.0	100.0
	Philippines	Educational/training	Philippine peso	100.0	100.0
Arts, Inc. <sup>(e)</sup> ABS-CBN Global Cargo Corporation <sup>(t)</sup>	Philippines	Non-vessel operations	Philippine peso	100.0	100.0
ABS-CBN Integrated and Strategic Property Holdings, Inc.	Philippines	common carrier Real estate	Philippine peso	100.0	100.0
ABS-CBN Shared Service Center PTE. Ltd. <sup>(j) (m)</sup>	Singapore	Services - support	Singapore dollar (SGD)	100.0	100.0
Grassfed Corporation	Philippines	Services - livestock	(562)	100.0	100.0
	Philippines	Services - production	Philippine peso	100.0	100.0
& Radio, Inc. Probabilistic Insights, Inc. (aa)	Philippines	Services - support	Philippine peso	100.0	100.0
Rosetta Holdings Corporation (RHC)	Philippines	Holding company	Philippine peso	100.0	100.0
Sarimanok News Network, Inc.	Philippines	Content development and	Philippine peso	100.0	100.0
The Big Dipper Digital Content & Design, Inc. (Big Dipper)	Philippines	programming services Digital film archiving and central library, content licensing and transmission	Philippine peso	100.0	100.0
The Chosen Bun, Inc. (Chosen Bun) <sup>(z)</sup>	Philippines		Philippine peso	100.0	100.0
		food		400.0	
TV Food Chefs, Inc.	Philippines	Services - restaurant and food	Philippine peso	100.0	100.0
iConnect Convergence, Inc.	Philippines	Service - call center	Philippine peso	100.0	100.0
ABS-CBN Studios, Inc.	Philippines	Production facility	Philippine peso	100.0	100.0
Medianow Strategies, Inc. (Medianow) <sup>(x)</sup>	Philippines	Marketing, sales and advertising	Philippine peso	79.7	79.7
Digital and Interactive Media			~		
Sapientis Holdings Corporation (Sapientis)		Holding company	Philippine peso	100.0	100.0 70.0
Columbus Technologies, Inc. (CTI) <sup>(q)</sup> ABS-CBN Convergence, Inc, (ABS-C) <sup>(q)</sup>	Philippines Philippines	Holding company Telecommunication	Philippine peso Philippine peso	70.0 69.3	69.3
Cable, Satellite and Broadband					
Sky Vision Corporation (Sky Vision) <sup>(w)</sup> (see Note 4)	Philippines	Holding Company	Philippine peso	75.0	75.0
	Philippines	Cable television services	Philippine peso	59.4	59.4
Bisaya Cable Television Network, Inc. <sup>(h) (i) (w)</sup>	Philippines	Cable television services	Philippine peso	59.4	59.4
Bright Moon Cable Networks, Inc. <sup>(h) (w)</sup> Cavite Cable Corporation <sup>(h) (w)</sup>	Philippines Philippines	Cable television services Cable television services	Philippine peso Philippine peso	59.4 59.4	59.4 59.4

	Place of		Functional	Effective Inte	erest
Company	Incorporation	Principal Activities	Currency	2020	2019
Cepsil Consultancy and Management Corporation <sup>(h) (w)</sup>	Philippines	Cable television services	Philippine peso	59.4	59.4
Davao Cableworld Network, Inc. <sup>(h) (o) (w)</sup>	Philippines	Cable television services	Philippine peso	59.4	59.4
HM Cable Networks, Inc. <sup>(h) (w)</sup>	Philippines	Cable television services	Philippine peso	59.4	59.4
HM CATV, Inc. <sup>(h) (w)</sup>	Philippines	Cable television services	Philippine peso	59.4	59.4
Hotel Interactive Systems, Inc. <sup>(h) (w)</sup>	Philippines	Cable television services	Philippine peso	59.4	59.4
Isla Cable TV, Inc. <sup>(h) (w)</sup>	Philippines	Cable television services	Philippine peso	59.4	59.4
Moonsat Cable Television, Inc.(h) (o) (w)	Philippines	Cable television services	Philippine peso	59.4	59.4
Pilipino Cable Corporation (PCC) <sup>(h) (w)</sup>	Philippines	Cable television services	Philippine peso	59.4	59.4
Satellite Cable TV, Inc. <sup>(h) (w)</sup>	Philippines	Cable television services	Philippine peso	59.4	59.4
Sun Cable Holdings, Incorporated (SCHI) <sup>(h) (w)</sup>	Philippines	Holding company	Philippine peso	59.4	59.4
Sun Cable Systems Davao, Inc.(h) (i) (w)	Philippines	Cable television services	Philippine peso	59.4	59.4
Sunvision Cable, Inc. <sup>(h) (w)</sup>	Philippines	Cable television services	Philippine peso	59.4	59.4
Tarlac Cable Television Network, Inc. <sup>(h) (w</sup>	<sup>)</sup> Philippines	Cable television services	Philippine peso	59.4	59.4
Telemondial Holdings, Inc. <sup>(h) (i) (w)</sup>	Philippines	Holding company	Philippine peso	59.4	59.4
JMY Advantage Corporation <sup>(h) (w)</sup>	Philippines	Cable television services	Philippine peso	56.4	56.4
Cebu Cable Television, Inc. <sup>(h) (o) (p) (w)</sup>	Philippines	Cable television services	Philippine peso	57.4	57.4
Suburban Cable Network, Inc. <sup>(h) (w)</sup>	Philippines	Cable television services	Philippine peso	54.9	54.9
Pacific CATV, Inc. (Pacific) <sup>(h) (o) (w)</sup>	Philippines	Cable television services	Philippine peso	58.0	58.0
First Ilocandia CATV, Inc. <sup>(h) (o) (w)</sup>	Philippines	Cable television services	Philippine peso	54.9	54.9
Mactan CATV Network, Inc. <sup>(h) (o) (p) (w)</sup>	Philippines	Cable television services	Philippine peso	56.6	56.6
Discovery Mactan Cable, Inc. <sup>(h) (s) (w)</sup>	Philippines	Cable television services	Philippine peso	41.6	41.6
Home-Lipa Cable, Inc. <sup>(h) (s) (w)</sup>	Philippines	Cable television services	Philippine peso	35.6	35.6
<b>Consumer Products and Experiences</b>					
ABS-CBN Theme Parks and Resorts Holdings, Inc. (ABS-CBN Theme Parks)	Philippines	Holding company	Philippine peso	100.0	100.0
ABS-CBN Themed Experiences, Inc. (ABS-CBN Themed Experiences) <sup>(u)</sup>	Philippines	Management of locations	Philippine peso	100.0	100.0
Play Innovations, Inc. (PII) <sup>(g)</sup>	Philippines	Theme park	Philippine peso	73.0	73.0
Play Innovations Hungary Kft. (Play Innovations) <sup>(j) (g)</sup>	Budapest, Hungary	Theme park	USD	73.0	73.0

<sup>(a)</sup> With branches in the Philippines and Taiwan

(b) Through ABS-CBN Global

(c) With branches in Italy and Spain

<sup>(d)</sup> Subsidiary of ABS-CBN Europe

<sup>(e)</sup> Nonstock ownership interest

(1) On June 5, 2017, the SEC approved the incorporation of Cinescreen. Cinescreen was established primarily to own, acquire, establish, lease, maintain, operate, manage, control, promote, advertise, undertake and carry on the business of theatres, movie houses and places of public amusement and entertainment.

(g) Through ABS-CBN Theme Parks

<sup>(h)</sup> Through Sky Cable

(i) Subsidiary of SCHI

- (j) Considered as foreign subsidiary
- (k) Subsidiary of ABS-CBN International
- (l) With a branch in Luxembourg

<sup>(m)</sup> With a regional operating headquarters in the Philippines

- <sup>(n)</sup> Through ABS-CBN Hungary
- (o) Subsidiary of PCC
- <sup>(p)</sup> Through Pacific
- (q) Through Sapientis
- <sup>(r)</sup> With branch in Korea
- <sup>(s)</sup> A subsidiary of Sky Cable where Sky Cable effectively owns more than 50% interest

(t) In liquidation

- (u) On July 7, 2017, the SEC approved the incorporation of ABS-CBN Themed Experiences. ABS-CBN Themed Experiences was established primarily to design, build, develop, manage, operate and maintain theme and amusement parks, hotels, restaurants, coffee shops, refreshment parlors and other attractions and facilities.
- (v) On September 18, 2018, the SEC approved the merger of CPI and ABS-CBN Publishing with the former being the surviving entity.
- (w) In 2012, ABS-CBN acquired additional interest in Sky Vision increasing its economic interest to 24.8%. On the same year, Lopez, Inc. also executed a proxy in favor of ABS-CBN assigning its voting rights in Sky Vision. As a result, ABS-CBN has a voting interest of 75% in Sky Vision since 2012. Sky Vision is the holding company of Sky Cable, where ABS-CBN has an economic interest of 57.4% in 2014. In 2015, ABS-CBN purchased additional shares in Sky Vision increasing its economic interest on Sky Vision and Sky Cable to 75% and 59.4%, respectively.
- (x) In 2014, CPI and Sky Cable entered into an agreement to form a joint venture company. Medianow, which was incorporated on August 22, 2014, is 78.7% effectively owned by the Company in 2014. As a result of the acquisition of additional interest in Sky Vision, economic interest on Medianow increased to 79.7% in 2015.

- <sup>(y)</sup> On June 30, 2018, ABS-CBN Europe Remittance Inc., ABS-CBN Global Remittance Inc. and ABS-CBN Canada Remittance Inc. ceased operations.
- (z) On March 12, 2019, the SEC approved the incorporation of Chosen Bun. Chose Bun was established primarily to raise, process, manufacture and package all kinds of food products; to establish, operate, manage and maintain restaurants, coffee shops, and refreshments parlors; to serve and cater foods, drinks, refreshments and other food or commodities.
- (aa) On June 18, 2019, the SEC approved the incorporation of Probabilistic Insights, Inc. Probabilistic Insights, Inc. was established primarily to provide software products and data science services including but not limited to management consulting, marketing services such as direct marketing, database marketing, workshop facilitation and marketing training.

## **Future Changes in Accounting Policies**

The standards, amendments and interpretations that are issued, but not yet effective as at September 30, 2020 are disclosed in the next section. The Company intends to adopt these standards, if applicable, when these become effective.

## Effective beginning on or after January 1, 2021

• 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)
- o 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, 2021, with comparative figures required. Early application is permitted. This standard is not applicable to the Company.

## 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 deferred the original effective date of January 1, 2016 of the said amendments until the International Accounting Standards Board (IASB) 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. Management's Use of Judgments, Estimates and Assumptions

The Company's interim condensed consolidated financial statements prepared under PFRS require management to make judgments and estimates that affect amounts reported in the interim condensed consolidated financial statements and related notes. Future events may occur which will cause the judgments and assumptions used in arriving at the estimates to change. The effects of any change in judgments and estimates are reflected in the interim condensed consolidated financial statements as they become reasonably determinable.

Judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Company based its assumptions and estimates on parameters available when the financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

Judgments, key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next reporting period are consistent with those applied in the most recent annual financial statements, except for those that relate to going concern assessment and the adoption of PFRS 16.

### Judgments

In the process of applying the Company's accounting policies, management has made the following judgments, apart from those involving estimations, which have the most significant effect on the amounts recognized in the interim condensed consolidated financial statements.

### Going Concern Assessment

The Parent Company was a holder of a legislative franchise to construct, install, operate and maintain, for commercial purposes and in the public interest, radio and television broadcasting stations in the Philippines. The latest franchise renewal was approved on March 30, 1995 for a period of 25 years.

On July 10, 2020, the Resolution by the House Committee on Legislative Franchises (the "Resolution"), was passed, denying the franchise application of the Parent Company.

The Resolution significantly affects the Company's Media, Networks, and Studio Entertainment operations, specifically the Company's free-to-air business in the Philippines.

To mitigate the impact of the denial of the franchise application and of COVID-19:

1. The Company plans to continue to operate in other businesses that do not require a legislative franchise, such as, international licensing and distribution, digital and cable businesses, as well as, continue with the syndication of content through various streaming services

- 2. The Company takes into consideration the probable shift of consumer behavior in terms of accessing content, as well as, the ever-changing technology available to the public. Likewise, the Company takes into consideration the impact of COVID-19 in other business segments.
- 3. The Company has adopted and continues to implement cost control measures, reducing general and administrative expenses (GAEX) or overhead, rationalizing capital expenditures, and streamlining its manpower requirements as discussed below. Given the reduced operations, the Company is reviewing its current business models, structures, processes and systems, for a more agile, efficient and effective organization.
- 4. The Company will focus on businesses that will generate growth in revenues and is reducing investments in non-core activities. The Company has recently announced the closure of KidZania Manila due to the conditions brought by the COVID-19 pandemic.

In terms of material contracts and/or financial obligations that will be affected by the non-renewal of its broadcast franchise, the Parent Company is currently in discussions with its creditor banks with respect to its long-term debts. The Parent Company is not aware of other material contracts and has not received any claims or demands, the payment obligations of which will be adversely affected by the Resolution.

The Parent Company and its creditor banks are of the position that with the proper security in place, the Parent Company's obligations to its creditor banks will be satisfied in accordance with the existing terms of, including payment schedules, under the relevant loan agreements.

The Parent Company is likewise confident that any payments or financial obligations that may arise under its customary or usual business agreements are manageable and will not have a material adverse impact on the Company at this time. The Company is committed to honor all existing obligations for goods delivered and services rendered by its third party suppliers and/or to negotiate new terms for these obligations, should it be necessary.

The Company continues to explore and intends to pursue all available remedies and courses of action, and will comply with relevant legal, regulatory and contractual requirements, to be able to sustain its current and future business operations, which do not necessarily involve broadcast only.

The denial of the franchise application of the Parent Company does not affect the primary purpose of the Company to exist as a corporation and does not affect the rights of its shareholders.

All of these unfortunate events, beyond the control of the Company, have adversely affected its ability to operate without incurring further losses. Even as the Company takes all possible measures to protect and preserve its operations, and is continuously exploring alternative ways to be able to sustain its business as discussed above, the Company is constrained to implement a retrenchment program effective at the close of business hours of August 31, 2020.

After considering the events on the Resolution and the responses of the Company to address these uncertainties, management assessed that the Company will be able to maintain its positive cash position and settle its liabilities as they fall due within 12 months from the end of the reporting period. Accordingly, the interim condensed consolidated financial statements are prepared on a going concern basis.

Recognition of Revenue from Contracts with Customers Effective January 1, 2018

*a. Identifying Performance Obligations.* The Company identifies performance obligations by considering whether the promised goods or services in the contract are distinct goods or services. A good or service is distinct when the customer can benefit from the good or service on its own or together with other resources that are readily available to the customer and the Company's promise to transfer the good or service to the customer is separately identifiable from the other promises in the contract.

Revenues earned from multiple element arrangements are split into separately identifiable performance obligations based on their relative stand-alone selling price to reflect the substance of the transaction.

In relation to the subscription business, Sky Cable offers bundled cable and broadband services and is assessed as two separate performance obligations. The performance obligations to deliver cable television and broadband services on a monthly basis qualify as performance obligations satisfied over time since the customer simultaneously receives and consumes the benefit provided by the Company's performance.

- b. Principal versus Agent Consideration. The Company enters into contracts with its customers. The Company determined that it controls the goods and services before they are transferred to customers, and it has the ability to direct their use. The following factors indicate that the Company controls the goods and services before they are being transferred to customers. Therefore, the Company determined that it is a principal in these contracts.
  - The Company is primarily responsible for fulfilling the promise to provide the specified goods and services.
  - The Company has inventory risk on the goods and services before these are transferred to the customer.
  - The Company has discretion in establishing the prices for the other party's goods or services and, therefore, the benefit that the Company can receive from those goods or services is not limited. It is incumbent upon the Company to establish the price of its services to be offered to its customers.
  - The Company's consideration in these contracts is the entire consideration billed to the service provider.

Based on the foregoing, the Company is considered the principal in its contracts with its customers. It has the primary obligation to provide the services to them.

*c. Revenue Recognition.* The Company recognizes revenue over time or at a point in time depending on its evaluation of when the customer obtains control of the promised goods or services.

The subscription revenue from cable and broadband service, because transfer of control is assessed to be over the contract period, is recognized monthly as the Company provides the service. The related installation service is not distinct from the cable and broadband service, revenue is recognized over the period the cable and broadband services are provided to the customer.

For licensing, judgment is exercised in determining whether the Company can recognize revenue outright or over the license period. The Company recognizes revenue over the license period if all of the following criteria are met; otherwise, revenue is recognized outright:

- the contract requires, or the customer reasonably expects, that the Company will undertake activities that significantly affect the intellectual property to which the customer has rights
- the rights granted by the license directly expose the customer to any positive or negative effects of the Company's activities
- those activities do not result in the transfer of a good or a service to the customer as those activities occur.

Revenues from other revenue streams are recognized at a point in time when control over goods or services is transferred (see Note 2).

*Determination of Functional Currency.* The Parent Company and all other subsidiaries, except for foreign subsidiaries, have determined that their functional currency is the Philippine peso. The Philippine peso is the currency of the primary economic environment in which the Parent Company and all other subsidiaries, except for foreign subsidiaries, operate. The Philippine peso is also the currency that mainly influences the sale of goods and services as well as the costs of selling such goods and providing such services.

Each foreign subsidiary determines its functional currency (i.e., USD, GBP, JPY, AUD, CAD, EUR or SGD). Thus, the accounts of foreign subsidiaries were translated to Philippine peso for purposes of consolidation to the ABS-CBN Group's accounts.

### Leases – Company as Lessee (Prior to January 1, 2019)

The evaluation of whether an arrangement contains a lease is based on its substance. An arrangement is, or contains, a lease when the fulfillment of the arrangement depends on a specific asset or assets and the arrangement conveys the right to use the asset.

The Company has entered into lease arrangements as a lessor and as a lessee. Such contracts are accounted for as operating leases when the Company, as a lessee, has determined that the lessor retains substantial risks and benefits of ownership of these properties, and as a lessor, the Company retains substantially all the risks and benefits incidental to ownership of the assets.

The Company has entered into lease agreements covering certain property and equipment. Such contracts are accounted for as finance leases when the Company, as a lessee, has determined that it bears substantially all the risks and benefits incidental to ownership of said asset and as a lessor, it does not retain all the significant risks and rewards of ownership of the leased assets.

Bayan Telecommunications, Inc. (Bayantel) has entered into an agreement with Sky Cable for the grant of Indefeasible Right of Use (IRU) in certain capacities in the network. The arrangement is assessed as a transaction which contains a lease on the basis that fulfilment of the arrangement is dependent on the use of a specific asset or assets and arrangement conveys a right to use the asset. Sky Cable has accounted for the arrangement as a finance lease on the basis that the lease term is for the major part of the economic life of the asset of 25 years.

### Leases – Company as Lessee (Effective January 1, 2019)

*Determination of lease term of contracts with renewal and termination options.* The Company has several lease contracts that include extension and termination options. The Company applies judgement 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 Company 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 Company included the renewal period as part of the lease term for leases of office spaces and warehouses with shorter non-cancellable period (i.e., three to five years). The Company typically exercises its option to renew for these leases because there will be a significant negative effect on operations if a replacement asset is not readily available. Furthermore, the periods covered by termination options are included as part of the lease term only when they are reasonably certain not to be exercised.

## Estimates and Assumptions

The key assumptions concerning the future and other key sources of estimation at the financial reporting date that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

## Allowance for ECL After January 1, 2018

- *a.* Definition of Default and Credit-Impaired Financial Assets. Upon adoption of PFRS 9, the Company defines a financial instrument as in default, which is fully aligned with the definition of credit-impaired, when it meets one or more of the following criteria:
  - *Quantitative Criteria*. The borrower is generally more than 60 to 90 days past due on its contractual payments, which is consistent with the Company's definition of default.
  - *Qualitative Criteria*. The borrower meets unlikeliness to pay criteria, which indicates the borrower is in significant financial difficulty. These are instances where:
    - a. The borrower is experiencing financial difficulty or is insolvent;
    - b. The borrower is in breach of financial covenant(s); or
    - c. It is becoming probable that the borrower will enter bankruptcy or other financial reorganization.

The criteria above have been applied to all financial instruments held by the Company and are consistent with the definition of default used for internal credit risk management purposes. The default definition has been applied consistently to model the probability of default (PD), loss given default (LGD) and exposure at default (EAD) throughout the Company's ECL calculation.

*b. Simplified Approach for Trade and Other Receivables.* The Company uses a provision matrix to calculate ECLs for trade and other receivables. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns.

The provision matrix is initially based on the Company's historical observed default rates. The Company calibrates the matrix to adjust the historical credit loss experience with forward-looking information. At every financial reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analyzed.

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 Company's historical credit loss experience and forecast of economic conditions may also not be representative of customer's actual default in the future.

*c. Macro-economic Forecasts and Forward-looking Information*. Macro-economic forecasts are determined by evaluating a range of possible outcomes and using reasonable and supportable information that is available without undue cost and effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

The Company takes into consideration different macro-economic variables to ensure linear relationship between internal rates and outside factors. Regression analysis was used to objectively determine which variables to use.

Predicted relationship between the key indicators and default and loss rates on various portfolios of financial assets have been developed based on analyzing historical data over the past 3 years. The methodologies and assumptions including any forecasts of future economic conditions are reviewed regularly.

Provision for ECL amounted to P690 million and P145 million for the nine months ended September 30, 2020 and 2019, respectively (see Notes 7 and 27). Trade and other receivables, net of allowance for ECL, amounted to P6.7 billion and P10.6 billion as at September 30, 2020 and December 31, 2019, respectively. Allowance for ECL amounted to P3.2 billion and P2.5 billion as at September 30, 2020 and December 31, 2019, respectively (see Note 7).

*Recoverability of Goodwill, Cable Channels, Trademarks, Licenses and IP Block.* The Company performs recoverability testing annually or more frequently when there are indications of impairment for goodwill and intangible assets with indefinite lives. Until December 31, 2018, the Company has identified that cable channels of CPI, trademarks, licenses and IP block have indefinite lives. Effective January 1, 2019, in view of the change in the expected pattern of economic benefits from the assets, the Company revised the estimated useful life and amortization method of cable channels from indefinite life to 5 years.

Recoverability testing requires an estimation of the value-in-use of the cash-generating units to which goodwill, cable channels, trademarks, licenses and IP block to operate wireless business are allocated.

The impairment on goodwill, cable channels, trademarks, licenses and IP block is determined by comparing: (a) the carrying amount of the cash-generating unit; and (b) the present value of the annual projected cash flows for five years and the present value of the terminal value computed under the discounted cash flow method.

The key assumptions used in the impairment test of goodwill, cable channels, trademarks and licenses are as follows:

a. Gross Revenue

On the average, gross revenue of the subsidiaries over the next five years were projected to grow in line with the economy or with nominal Gross Domestic Product. This assumes that the market share of the subsidiaries in their respective industries will be flat on the assumption that the industries also grow at par with the economy. Historically, advertising spending growth had a direct correlation with economic growth. A 1-4% perpetuity growth rate was assumed at the end of the five-year forecast period.

b. Operating Expenses

On the average, operating expenses were projected to increase at a single-digit growth rate and at a slower pace than revenue.

c. Gross Margins

Increased efficiencies over the next five years are expected to result in margin improvements.

d. Discount Rate

The discount rate used to arrive at the present value of future cash flows was the Company's Weighted Average Cost of Capital (WACC). WACC was based on the appropriate weights of debt and equity, which were multiplied with the assumed costs of debt and equity. The discount rates applied to the cash flow projections range from 7.25% to 8.09% in 2020 and 2019.

Similar to the impact on nonfinancial assets of the lapse of the ABS-CBN Convergence's legislative franchise, the Company recognized impairment losses on its goodwill and license – wireless business amounting to nil and p577 million, respectively (see Note 12.

*Present Value of Pension Obligation and Other Employee Benefits.* The cost of defined benefit obligation is determined using actuarial valuations. The actuarial valuation involves making assumptions such as discount rates and future salary increases, among others. Due to the complexity of the valuation, the underlying assumptions and its long-term nature, defined benefit obligations are highly sensitive to changes in these assumptions. All assumptions are reviewed at each financial reporting date. The assumptions as of September 30, 2020 have considered the potential impact of the denial of the Parent Company's legislative franchise (see Note 37).

In determining the appropriate discount rate, management considers the interest rates of government bonds that are denominated in the currency in which the benefits will be paid, with extrapolated maturities corresponding to the expected duration of the defined benefit obligation. Future salary increases are based on expected future inflation rates for the specific country.

Further details about the assumptions used are provided in Note 30.

Employee leave entitlements that is expected to be settled within one year from reporting date is classified as a current liability in the consolidated statement of financial position. Otherwise, this is classified as part of the noncurrent portion of other employee benefits liability. Accrued pension obligation and other employee benefits of the Company amounted to P7.5 billion and P7.1 billion as at September 30, 2020 and December 31, 2019, respectively (see Note 30).

*Recoverability of Deferred Tax Assets.* Management's assessment of the deferred tax assets to be recognized involves significant judgments and is based on assumptions regarding the entities' current performance, future plans for the business and tax planning strategies. Management exercised judgment on the financial forecast used in determining the forecasted taxable income of the entities, including the timing of reversal of future taxable and deductible temporary differences.

*Provisions and Contingencies.* The Company is currently involved in various legal proceedings and periodic examinations by tax authorities, which may result in taxation issues due to different interpretation and implementation of the relevant laws and regulations. Significant estimates and judgment are made by management regarding the outcome of these legal proceedings and tax examinations. The Company's estimate of the costs of the resolution of these claims has been developed in consultation with their external legal counsels and considering the correspondences with relevant tax authorities and any relevant historical and recent judgments issued by the court or tax authorities. Any change on these assumptions and the estimates may have a material impact on the Company's interim condensed consolidated financial statements (see Note 36).

Leases - Estimating the Incremental Borrowing Rate (Effective January 1, 2019). The Company 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 Company 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 Company '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 (for example, when leases are not in the subsidiary's functional currency). The Company 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 subsidiary's stand-alone credit rating) (see Note 31).

## Seasonality of Operations

The Company's operations are not generally affected by any seasonality of cyclicality.

## 4. Significant Acquisitions, Re-organization and Material Noncontrolling interests

Significant Acquisitions and Re-organization

a. Subscription agreement between Sky Cable, Sky Vision, Sampaquita Communications PTE LTD (Sampaquita) and the Parent Company

On December 18, 2017, Sky Cable, Sky Vision, Sampaquita and the Parent Company entered into a subscription agreement with the following salient provisions:

- The Parent Company agreed to subscribe to 162,373,928 PDRs for ₱9.6853 per PDR from Sky Vision.
- Sky Cable agreed to offer 314,910,225 shares to its shareholders from an increase in capital stock. Sky Vision agreed to subscribe to 288,338,018 offered shares and the Parent Company agreed to subscribe to 26,572,207 offered shares for ₽9.6853 per share.

The Parent Company and Sampaquita agreed that the following aggregate economic interests shall be maintained:

- ABS-CBN, Lopez Holdings Corporation, Lopez, Inc. and Sky Vision shall have an aggregate economic interest of at least 59.4% of the total issued share capital of Sky Cable on a fully diluted basis; and
- Sampaquita shall have an aggregate economic interest of 40% of the total issued share capital of Sky Cable on a fully diluted basis.

On December 19, 2017, the Parent Company and Sky Vision paid Sky Cable their respective subscription for shares. The Parent Company and Sampaquita also paid Sky Vision their subscription for PDRs. The payment of Sampaquita of P1.2 billion is recorded under "Deposit for future subscription" under "Trade and Other Payables" account. As at September 30, 2020, the PDR instruments remain unissued.

Material Noncontrolling Interests

Financial information of subsidiaries that have material noncontrolling interests is provided below.

## Proportion of Equity Interest Held by Noncontrolling Interests

		Per	centage
		September 30,	December 31,
	Place of	2020	2019
Company	Incorporation	(Unaudited)	(Audited)
Sky Cable Corporation and Subsidiaries	Philippines	40.6%	40.6%
Sapientis Holdings Corporation and Subsidiaries	Philippines	30.7%	30.7%
ABS-CBN Theme Parks and Resorts Holdings,			
Inc. and Subsidiaries	Philippines	27.0%	27.0%

Accumulated Earnings (Losses) of Material Noncontrolling Interests

	September 30,	December 31,
	2020	2019
Company	(Unaudited)	(Audited)
Sapientis Holdings Corporation and Subsidiaries	( <b>P2,448,807</b> )	(₽2,407,256)
Sky Cable Corporation and Subsidiaries	1,919,006	1,976,389
ABS-CBN Theme Parks and Resorts Holdings, Inc.		
and Subsidiaries	(482,998)	(514,261)

Net Income (Loss) Attributable to Material Noncontrolling Interests

Nine Months Ended September 30 (Unaudited)	
2020	2019
( <b>P32,687</b> )	(₽54,659)
( <b>30,614</b> ) ( <b>4,370</b> )	(29,419) (11,575)
	September (Unaudited 2020 (₽32,687)

The summarized financial information of Sky Cable and Sapientis are provided in the succeeding section. This information is based on amounts before intercompany eliminations and after fair value adjustments.

## a. Sky Cable

Summarized Consolidated Statements of Financial Position

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Cash and cash equivalents	₽3,467,500	₽3,394,065
Other current assets	2,649,797	2,118,965
Goodwill	4,491,817	4,491,817
Trademarks	1,111,784	1,111,784
Customer relationships	525,985	563,636
Other noncurrent assets	14,018,299	14,722,098
Current liabilities	(5,960,296)	(5,507,186)
Noncurrent liabilities	(8,104,632)	(8,689,704)

Summarized Consolidated Statements of Comprehensive Income

	Nine Months Ended September 30 (Unaudited)	
	2020	2019
Revenue	<b>₽7,354,701</b>	₽7,057,973
Cost of services	(5,602,254)	(5,841,772)
General and administrative expenses	(1,614,807)	(1,219,612)
Finance costs	(203,700)	(206,854)
Other income - net	58,601	186,463
Loss before income tax	(7,459)	(23,802)
Benefit from income tax	(2,238)	(5,314)
Net loss	(5,221)	(18,488)
Total comprehensive loss	(₽5,221)	(₽18,488)

Summarized Consolidated Statements of Cash Flows

	Nine Months Ended (Unau	<b>September 30</b> dited)
	2020	2019
Operating	₽1,631,059	₽1,941,633
Investing	(122,1889)	(1,725,946)
Financing	(335,735)	(328,094)
Net increase (decrease) in cash and cash equivalents	₽ <b>73,435</b>	(₽112,407)

## b. Sapientis

Summarized Consolidated Statements of Financial Position

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Cash and cash equivalents	<b>₽708</b>	₽7,917
Other current assets	808,400	990,645
Current liabilities	(5,819,938)	(5,815,892)
Noncurrent liabilities	(3,160,064)	(3,246,934)

Summarized Consolidated Statements of Comprehensive Income

	Nine Months Ended (Unau	
	2020	2019
General and administrative expenses	(₽73,418)	(₽116,863)
Noncash expenses	(33,617)	(61,586)
Finance costs	(604)	(1,352)
Other income - net	216	830
Loss before income tax	(107,423)	(178,971)
Benefit from income tax	(793)	(773)
Net loss	(106,630)	(178,198)
Total comprehensive loss	(₽106,630)	(₽178,198)

Summarized Consolidated Statements of Cash Flows

	Nine Months Ended (Unau	
	2020	2019
Operating	(₽15,873)	(₽477,493)
Investing	12,899	(26,283)
Financing	(4,235)	500,428
Net decrease in cash and cash equivalents	(₽7,209)	(₽3,348)

## a. ABS-CBN Theme Parks

Summarized Consolidated Statements of Financial Position

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Cash and cash equivalents	<b>₽</b> 56,829	₽17,826
Other current assets	12,896	76,197
Other noncurrent assets	77,911	—
Current liabilities	(1,277,662)	(1,253,465)
Noncurrent liabilities	(161,592)	(17,532)

	Nine Months Ended	September 30			
	(Unaudited)				
	2020	2019			
Revenue	<b>₽106,641</b>	₽334,611			
Cost of services	(19,213)	(66,897)			
General and administrative expenses	(173,976)	(340,591)			
Finance costs	(26,410)	(41,231)			
Other income - net	651	1,709			
Loss before income tax	(112,307)	(112,399)			
Benefit from income tax	1,337	(3,085)			
Net loss	(113,644)	(109,314)			
Total comprehensive loss	(₽113,644)	(₽109,314)			

## Summarized Consolidated Statements of Comprehensive Income

Summarized Consolidated Statements of Cash Flows

	Nine Months Ended (Unaud	-
	2020	2019
Operating	<b>₽206,214</b>	₽29,050
Investing	72,789	(5,099)
Financing	(240,000)	—
Net increase (decrease) in cash and cash equivalents	<b>₽39,003</b>	₽23,951

### 5. Segment Information

Segment information is prepared on the following bases:

### **Business Segments**

For management purposes, the Company is organized into four business activities – Media, Network and Studio Entertainment, Cable, Satellite and Broadband, Digital and Interactive Media, and Consumer Products and Live Experience. This segmentation is the basis upon which the Company reports its primary segment information.

- Media, network and studio entertainment comprise broadcast, news and current affairs, digital terrestrial TV, global operations, film and music production, cable channels and publishing. This consists of local and global content creation and distribution through television and radio broadcasting.
- Cable, satellite and broadband includes cable television and broadband services of Sky Cable and its subsidiaries in Metro Manila and in certain provincial areas in the Philippines.
- Digital and interactive media comprise of content distribution through digital platforms and wireless telecommunications business.
- Consumer products and live experience comprise of retail and licensing, theme parks and live events and concerts.

## **Geographical Segments**

The Company operates in three major geographical areas namely, the Philippines, United States and Other Countries. In the Philippines, its home country, the Company is involved in TV and studio entertainment, pay TV networks and new businesses. In the United States and in other locations (which include Middle East, Europe, Australia, Canada and Japan), the Company operates its cable and satellite operations to bring television programming outside the Philippines.

The Company does not have revenue from transactions with a single external customer amounting to 10% or more of the Company's revenues.

## Inter-segment Transactions

Segment revenue, segment expenses and operating 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.

The Executive Committee, the Company's chief operating decision maker, monitors operating results of its business segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss and is measured consistently with operating profit and loss in the interim condensed consolidated financial statements.

On a consolidated basis, the Company's performance is evaluated based on consolidated net income for the year, earnings before interest, taxes and depreciation and amortization (EBITDA) and EBITDA margin. EBITDA margin pertains to EBITDA divided by gross revenues.

EBITDA and EBITDA margin are non-PFRSs measures.

The following table shows the reconciliation of the consolidated EBITDA to consolidated net income:

	Nine Months Endec	l September 30
	(Unau	idited)
	2020	2019
Consolidated EBITDA	( <b>P</b> 2,825,758)	₽6,922,461
Depreciation and amortization	(2,643,570)	(2,590,071)
Amortization of intangible assets**	(1,000,189)	(1,039,003)
Finance costs*	(926,460)	(1,023,292)
Interest income	171,607	328,992
Provision for (benefit from) income tax	(92,670)	(329,897)
Consolidated net income (loss)	(₽7,317,040)	₽2,269,190

\*Excluding bank service charges

\*\*Excluding amortization of movie in-process and filmed entertainment and story and publication, video rights, and record master

## Business Segment Data

The following tables present revenue and income information for the nine months ended September 30, 2020 and 2019 and certain asset and liability information regarding business segments as of September 30, 2020 and December 31, 2019:

	Media, Networ		~ ~		~		Consumer Prod				~	
	Entertai		Cable, Satellite		Digital and Inte		Experi		Elimin		Consol	
2	2020	2019	2020	2019	2020	2019	2020	2019	2020	2019	2020	2019
Revenue	D0 205 721	₽23,507,042	D7 254 701	₽6.931.051	D050 502	₽1.193.689	D77( 075	₽1.390.474	₽-	₽-	D17 275 000	₽33.022.256
External sales	₽8,385,731 2,053,942	£23,507,042 3,121,670	₽7,354,701	126,922	<b>₽858,592</b>	, ,	₽776,975	<b>P</b> 1,390,474	r- (2,053,942)	(3,248,592)	₽17,375,999	£33,022,250
Inter-segment sales Revenue deductions	2,053,942 (369,371)	(907,036)	-	126,922	(226,211)	(272,284)	(4 733)	(48,750)	(2,053,942) 258,096	(3,248,592) 232,696	(342,209)	(995,374)
	P10,070,302	£25,721,676	₽7,354,701	₽7.057.973	<u>(226,211)</u> <u>P632.381</u>	₽921,405	(4,723) ₽772,252	<u>(48,730)</u> ₽1,341,724	(£1,795,846)	(£3,015,896)	<u>(342,209)</u> ₽17.033.790	₽32,026,882
Total revenue	£10,070,302	£23,721,070	£7,354,701	£7,037,973	F032,301	£921,403	£772,252	£1,341,724	(£1,/95,040)	(#3,013,890)	£17,035,790	£32,020,002
Results												
Operating results	(27,345,882)	₽3,121,313	<b>₽137,640</b>	(₽3,411)	(₽252,454)	(₽229,463)	( <b>P194,766</b> )	(₽330,317)	₽1,047,515	₽495,258	( <b>P6,607,947</b> )	₽3,053,380
Finance costs	(890,525)	(968,109)	(203,700)	(206,854)	(604)	(1,352)	(30,966)	(44,253)	190,121	184,198	(935,674)	(1,036,370)
Foreign exchange gains (losses) – net	(103,971)	104,844	(76,559)	(37,517)	211	573	3,425	881	7.045	(113,799)	(169,849)	(45,018)
Interest income	200,476	310,165	10,726	51,673	5	11	790	1,611	(40,390)	(34,468)	171,607	328,992
Equity in net losses of associates and joint ventures	(4,966)	(25,145)	,		-	_	_		(,->0)	(2 ., .00)	(4,966)	(25,145)
Other income – net	685,601	663,984	124,434	172,307	_	247	1,725	36,662	(489,301)	(549,952)	322,459	323,248
Income tax	(95,373)	(326,209)	2,238	5,314	793	773	(328)	(3,345)	(10),001)	(6,430)	(92,670)	(329,897)
Net income (loss)	(₽7.554.640)	₽2.880.843	(₽5,221)	(₽18,488)	(₽252,049)	(₽229,211)	(₽220.120)	(₽338,761)	₽714.990	(₽25,193)	( <b>P7,317,040</b> )	₽2,269,190
	(1,,001,010)	12,000,010	(10,221)	(110,100)	(1 202,013)	(122),211)	(1220,120)	(1000,701)	111,990	(120,170)	(1,,017,010)	12,207,170
EBITDA											(₽2,825,758)	₽6,922,461
											(1.6)()	
EBITDA Margin											(16%)	21%
Assets and Liabilities												
Operating assets	<b>₽42.580.704</b>	₽70.832.091	<b>P24.400.844</b>	₽24,475,320	₽941,487	₽773,187	₽209,884	₽270,900	(P3.220.201)	(₽18,679,933)	₽64,912,718	₽77.671.565
Investments in associates and joint ventures	20,351,920	20,930,038	1,562	1,562	_	_	_	_	(20, 114, 584)	(20,505,736)	238,898	425,864
Deferred tax assets – net	447,817	442,812	1,162,495	856,184	479	_	38,188	30,893	(173,059)	(182,782)	1,475,920	1,147,107
Total assets	₽63,380,441	₽92,204,941	₽25,564,901	₽25,333,066	₽941,966	₽773,187	<b>₽248,072</b>	₽301,793	(P23,507,844)	(₽39,368,451)	₽66,627,536	₽79,244,536
		10.044.050		D.C. (24.004	D2 000 100	D2 0 00 11 5	D111.0	D.(14.657		(Do 500 055)	D40 440 450	D10 500 0 41
Operating liabilities	₽12,867,088	13,044,252	₽6,797,087	₽6,634,394	₽3,020,133	₽2,960,415	₽111,377	₽614,657	(₽3,677,232)	(₽3,733,357)	₽19,118,453	₽19,520,361
Contract liabilities	55,965	227,214	799,790	628,485	-	-	148,687	208,951	-	-	1,004,442	1,064,650
Interest-bearing loans and borrowings	16,023,315	20,260,586	6,001,024	6,067,344	120.051	120 271	-	240,000	(541,331)	(541,331)	21,483,008	26,026,599
Deferred tax liability	310,397	320,084	-	-	138,271	138,271	-	-	-	-	448,668	458,355
Lease liabilities	896,310	818,910	230,408	239,215	7,820	11,550	41,494	47,849	(34,158)	(34,158)	1,141,874	1,083,366
Total liabilities	<b>₽30,153,075</b>	₽34,671,046	₽13,828,309	₽13,569,438	<b>P</b> 3,166,224	₽3,110,236	₽301,558	₽1,111,457	(₽4,252,721)	(₽4,308,846)	<b>₽43,196,445</b>	₽48,153,331
Other Segment Information												
Capital expenditures:												
Property and equipment	<b>₽668,167</b>	₽1,430,764	₽1,370,058	₽2,489,861	₽-	₽119,176	<b>₽253,501</b>	₽38,149	₽-	₽_	₽2,291,726	₽4,077,950
Intangible assets	£008,107 894,748	1.226.585	£1,570,058 24,299	£2,489,801 82,449	F- _	2.412	£433,301	+30,149	- I	E-	£2,291,720 919.047	1.311.446
Depreciation and amortization	3,814,614	4,636,431	1,424,068	1,771,229	27,526	84,816	50,216	84,897	(1,003,742)	(1,214,473)	4,312,682	5,362,900
Noncash expenses other than	3,014,014	4,050,451	1,424,000	1,771,229	21,520	04,010	30,210	04,097	(1,003,742)	(1,214,473)	4,312,002	5,502,900
depreciation and amortization	28,474	277,667	678,037	216,420		53,859		77,770			706,511	625,716
	20,474	277,007	070,037	210,420	—	55,659	_	77,770	-	-	/00,511	025,710

<u>Geographical Segment Data</u> The following tables present revenue and expenditure for the nine months ended September 30, 2020 and 2019 and certain asset information regarding geographical segments as of September 30, 2020 and December 31, 2019:

	Philip	opines	United	States	Othe	ers	Elimin	ations	Consol	idated
	2020	2019	2020	2019	2020	2019	2020	2019	2020	2019
Revenue										
External sales	₽14,340,571	₽29,092,893	₽1,739,020	₽3,149,407	₽1,296,408	₽779,956	₽–	₽-	₽17,375,999	₽33,022,256
Inter-segment sales	2,053,942	3,248,592	_	_	_	_	(2,053,942)	(3,248,592)	_	-
Revenue deductions	(600,305)	(1,228,070)	_	_	_	_	258,096	232,696	(342,209)	(995,374)
Total revenue	₽15,794,208	₽31,113,415	₽1,739,020	₽3,149,407	₽1,296,408	₽779,956	(₽1,795,846)	(₽3,015,896)	₽17,033,790	₽32,026,882
Assets										
Operating assets	₽61,189,216	₽84,840,972	<b>P2,208,765</b>	₽2,520,027	₽4,691,423	₽8,936,585	(₽3,220,201)	(₽18,679,933)	₽64,869,203	₽77,617,651
Contract assets	43,515	53,914	-	_	-	_	-	_	43,515	53,914
Investments in associates and joint ventures	20,353,482	20,931,600	_	_	_	_	(20,114,584)	(20,505,736)	238,898	425,864
Deferred tax assets – net	1,569,422	1,225,025	62,632	77,198	16,925	27,666	(173,059)	(182,782)	1,475,920	1,147,107
Total assets	<b>₽</b> 83,155,635	₽107,051,511	₽2,271,397	₽2,597,225	₽4,708,348	₽8,964,251	(₽23,507,844)	(₽39,368,451)	₽66,627,536	₽79,244,536
Liabilities										
Operating liabilities	₽18,937,129	₽19,333,483	₽379,085	₽559,114	₽3,479,471	₽3,361,121	(₽3,677,232)	(₽3,733,357)	₽19,118,453	₽19,520,361
Contract liabilities	1,004,442	1,064,650	_	_	_	_	_	_	1,004,442	1,064,650
Interest-bearing loans and borrowings	21,996,659	26,536,966	27,680	30,964	_	_	(541,331)	(541,331)	21,483,008	26,026,599
Deferred tax liability	448,668	458,355	_	_	_	_	_	_	448,668	458,355
Lease liabilities	514,007	520,403	511,544	579,236	150,481	17,885	(34,158)	(34,158)	1,141,874	1,083,366
Total liabilities	₽42,900,905	₽47,913,857	₽918,309	₽1,169,314	₽3,629,952	₽3,379,006	(₽4,252,721)	(₽4,308,846)	₽43,196,445	₽48,153,331
Other Segment Information										
Capital expenditures:										
Property and equipment	₽2,291,301	₽4,033,749	₽425	₽44,201	₽-	₽-	₽-	₽	₽2,291,726	₽4,077,950
Intangible assets	919,047	1,311,446	-		-	_	-	_	919,047	1,311,446
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-,- 11, 110							, 1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-,,

## 6. Cash and Cash Equivalents and Short-term Investments

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Cash on hand and in banks	₽6,170,530	₽6,033,101
Cash equivalents	5,005,630	6,136,816
	₽11,176,160	₽12,169,917

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

Cash deposits amounting to P512 million and P6,999 million as at September 30, 2020 and December 31, 2019, respectively, and with maturities of more than three months but less than one year are classified as "Short-term investments" in the consolidated statements of financial position.

Interest earned from cash and cash equivalents and short-term investments amounted to P172 million and P329 million for the nine months ended September 30, 2020, and 2019, respectively.

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Trade:		
Airtime	₽2,572,369	₽6,101,594
Subscriptions	3,742,408	2,829,697
Others	926,598	2,110,569
Due from related parties (see Note 23)	322,526	325,478
Advances to employees and talents (see Note 23)	1,544,390	696,108
Others	848,238	1,060,084
	9,956,529	13,123,530
Less allowance for ECL	3,218,746	2,518,097
	<b>₽6,737,783</b>	₽10,605,433

## 7. Trade and Other Receivables

Trade receivables are noninterest-bearing and are generally on 60 to 90-days term upon receipt of invoice by the customer.

Airtime receivables include unbilled airtime arising from advertisements which have been aired during the year. Invoicing normally takes around 7 days from airing.

Subscription receivables include unbilled subscription, where revenue has been accrued based on the rates in the subscription agreements multiplied by the number of subscribers based on the latest report from the cable providers.

For terms and conditions relating to due from related parties, refer to Note 23.

Advances to employees and talents are usually settled within one year (see Note 23).

Other trade receivables pertain to other revenue generated from the sale of goods and services and usually collected within one year.

Other receivables include interest receivable and receivable related to the sale of Amcara Broadcasting Network, Inc. (Amcara).

The aging analysis of the unbilled airtime and subscription receivables follows:

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Less than 30 days	<b>₽</b> 89,615	₽779,834
31 to 90 days	84,673	33,317
	<b>₽174,288</b>	₽813,151

#### Allowance for ECL

Movements in the allowance for ECL are as follows:

		Trade			
	Airtime	Subscriptions	Others	Nontrade	Total
Balance at January 1, 2019	₽317,485	₽1,342,220	₽320,749	₽69,500	₽2,049,954
Provisions (see Note 27)	28,802	201,026	140,824	229,324	599,976
Write-offs and others	(3,440)	(26,374)	(99,731)	(2,288)	(131,833)
Balance at December 31, 2019	342,847	1,516,872	361,842	296,536	2,518,097
Provisions (see Note 27)	6,048	683,673	635	_	690,356
Write-offs and others	4,174	6,119	_	_	10,293
Balance at September 30, 2020	₽353,069	₽2,206,664	₽362,477	₽296,536	₽3,218,746

## 8. Inventories

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
At cost:		
Merchandise inventories	<b>₽643,847</b>	₽594,979
Office supplies	4,933	4,950
At net realizable value:		
Merchandise inventories	20,691	27,722
Materials, supplies and spare parts	67,110	47,956
	₽736,581	₽675,607

Merchandise inventory consists mainly of set-top boxes, records and other consumer products held for sale by the Parent Company and subsidiaries. Materials, supplies and spare parts comprise mainly of cable, construction and installation supplies of Sky Cable and the Parent Company's spare parts and supplies.

In 2015, the Parent Company launched the ABS-CBN TVPlus, a digital box which allows users to receive clear pictures and sounds in the television sets through digital transmission. Cost of sales related to digital boxes amounting to P309 million and P1,626 million for the nine months ended September 30, 2020 and 2019, respectively, is recorded as part of "Inventory costs" under the "Cost of sales" account in the interim condensed consolidated statements of income (see Note 26). Total

inventory costs recognized under "Cost of sales and services" amounted to P363 million and P1,718 million for the nine months ended September 30, 2020 and 2019, respectively (see Note 26).

The cost of inventories carried at net realizable value amounted to P166 million and P287 million as at September 30, 2020 and December 31, 2019, respectively. Inventory losses amounted to P2 million and P407 thousand for the nine months ended September 30, 2020 and 2019 (see Note 27).

## 9. Contract Cost Assets and Contract Liabilities

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Contract cost assets (see Note 15)	₽43,515	₽53,914
Contract liabilities	1,004,442	1,064,650

## Incremental Costs to Obtain Contracts

Contract cost assets pertain to the incremental costs incurred by the Company in obtaining contracts with customers.

Sky Cable pays sales commission to its sales agents for each contract that they obtain from subscribers. This sales commission is considered incremental cost of obtaining the contract and has been capitalized in accordance with PFRS 15 since Sky Cable expects that sales commission is recoverable. This is amortized on a straight-line basis over the period the services are provided to the customer.

The amortization related to incremental costs to obtain contracts recorded in "Advertising and promotion" under "General and administrative expense account in the interim condensed consolidated statement of income amounted to P47 million for the year ended December 31, 2019 (see Note 27).

No impairment loss was recognized in 2020 and 2019.

## **Contract Liabilities**

Contract liabilities pertain to the payments received before broadcast, subscription fees billed and received in advance, nonrefundable installation service fee received in advance, payments received for distribution of music catalogue and advance payments from the industry partners of PII. These are recognized as revenue when the Company performs under the contract.

Out of the contract liabilities, total revenue recognized amounted to £461 million for the year ended December 31, 2019. Contract liabilities are usually recognized as revenues within one year from receipt.

## 10. Property and Equipment

	September 30, 2020 (Unaudited – Nine Months)									
			Towers,		-	Right-of-u Towers, Trongmission	ise assets			
			Transmission, Television,			Transmission, Television,				
	Land	Buildings	Radio, Movie,	0.1	<i>a</i>	Radio, Movie,	Buildings			
	and Land Improvements	and Improvements	and Auxiliary Equipment	Other Equipment	Construction in Progress	and Auxiliary Equipment	and Improvements	Total		
Cost		•				• •	•			
Balance at beginning of year	₽2,224,315	₽13,018,483	₽25,768,241	₽12,877,039	<b>P8,248,022</b>	<b>₽856,056</b>	₽1,023,253	<b>₽64,015,409</b>		
Additions	-	17,837	487,402	669,471	845,173	-	254,163	2,274,046		
Disposals/retirements	-	-	(2,609)	(41,075)	(18,792)	-	(137,326)	(199,802)		
Reclassifications	21,928	831,319	1,020,568	304,984	(2,178,799)	-	-	-		
Translation adjustments	(3,835)	(18,429)	139,156	(318,749)	(75,150)	(804)	-	(277,811)		
Balance at end of year	2,242,408	13,849,210	27,412,758	13,491,670	6,820,454	855,252	1,140,090	65,811,842		
Accumulated Depreciation and Amortization										
Balance at beginning of year	41,726	8,709,026	18,354,583	8,557,848	268,622	239,073	370,790	36,541,668		
Depreciation and amortization (see Notes 25, 26 and 27)	5,652	305,822	1,461,360	681,812	_	150,051	37,611	2,642,308		
Disposals/retirements	-	-	(2,609)	(40,989)	-	-	(3,923)	(47,521)		
Translation adjustments	(46)	(2,079)	(17,989)	(19,889)	-	(7,321)	-	(47,324)		
Balance at end of year	47,332	9,012,769	19,795,345	9,178,782	268,622	381,803	404,478	39,089,131		
Net Book Value	₽2,195,076	₽4,836,441	₽7,617,413	₽4,312,888	₽6,551,832	₽473,449	₽735,612	₽26,722,711		

	December 31, 2019 (Audited – One Year)								
					-	Right-of-u	se assets		
	Land and Land Improvements	Buildings and Improvements	Towers, Transmission, Television, Radio, Movie, and Auxiliary Equipment	Other Equipment	Construction in Progress	Towers, Transmission, Television, Radio, Movie, and Auxiliary Equipment	Buildings and Improvements	Total	
Cost									
Balance at beginning of year	₽2,231,209	₽12,861,957	₽24,866,855	₽13,439,510	₽6,843,518	₽–	₽-	₽60,243,049	
Adoption of PFRS 16	-	-	-	(589,997)	-	622,788	935,077	967,868	
Additions	-	21,536	1,313,440	412,083	1,933,637	309,078	88,176	4,077,950	
Disposals/retirements	(3,822)	(40,260)	(416,384)	(597,882)	(87,196)	(75,810)	-	(1,221,354)	
Reclassifications	413	190,091	19,764	231,894	(442,162)	-	-	-	
Translation adjustments	(3,485)	(14,841)	(15,434)	(18,569)	225	-	-	(52,104)	
Balance at end of year	2,224,315	13,018,483	25,768,241	12,877,039	8,248,022	856,056	1,023,253	64,015,409	
Accumulated Depreciation and Amortization Balance at beginning of year Adoption of PFRS 16	43,424	7,759,026	16,395,378	8,169,596 (178,635)		178,635	-	32,367,424	
Depreciation and amortization (see Notes 25, 26 and 27)	2,165	403,605	1,960,593	986,117	_	31,769	327,588	3,716,205	
Disposals/retirements	(3,822)	(34,590)	(333,710)	(548,561)	-	(11,573)	-	(932,256)	
Impairment loss	-	586,180	324,625	143,231	268,622	35,874	45,786	1,404,318	
Translation adjustments	(41)	(5,195)	7,697	(13,900)	-	-	(2,584)	(14,023)	
Balance at end of year	41,726	8,709,026	18,354,583	8,557,848	268,622	239,073	370,790	36,541,668	
Net Book Value	₽2,182,589	₽4,309,457	₽7,413,658	₽4,319,193	₽7,979,400	₽616,983	₽652,463	₽27,473,741	

Construction in progress pertains to cost of building the production facilities.

Certain property and equipment of Sky Cable and PCC with a carrying value of P492 million as at December 31, 2009 were pledged as collateral to secure the long-term debt of Sky Cable. As part of the refinancing of the restructured long-term debt of Sky Cable in 2010, creditors of Sky Cable, executed a deed of release of property from indenture lien and cancellation of mortgage. As at September 30, 2020, the cancellation of mortgage annotations with the remaining register of deeds located in some provinces is still in process.

Certain property and equipment with cost amounting to P26,634 million and P25,009 million as at September 30, 2020 and December 31, 2019, respectively, have been fully depreciated but are still being used by the Company.

Unamortized borrowing costs capitalized as part of property and equipment amounted to P1,778 million and P1,642 million as at September 30, 2020 and December 31, 2019, respectively. Borrowing costs capitalized in 2020 and 2019 amounted to P150 million and P200 million, respectively. Borrowing cost capitalization rates in 2020 and 2019 is 6.735%.

The Company determined the consequences of the Resolution passed by the House Committee on Legislative Franchises denying the franchise application of the Company and the lapse of the franchise of ABS-CBN Convergence, as impairment indicators on its nonfinancial assets. In 2019, the Company recognized impairment losses amounting to P1.4 billion, relating to its property and equipment.

#### 11. Investment Properties

	September 30, 2020 (Unaudited – Nine Months)				
	Land	Building	Total		
Cost:					
Balance at beginning of year	₽171,644	<b>₽43,961</b>	<b>₽</b> 215,605		
Translation adjustments	(1,510)	(1,890)	(3,400)		
Balance at end of year	170,134	42,071	212,205		
Accumulated depreciation:					
Balance at beginning of year	-	16,913	16,913		
Depreciation (see Note 27)	_	1,262	1,262		
Translation adjustments	-	(806)	(806)		
Balance at end of year	_	17,369	17,369		
Net book value	<b>₽170,134</b>	<b>₽24,702</b>	₽194,836		
	December 3 Land	1, 2019 (Audited – C	One Year) Total		
Cast	Land	Building	Total		
Cost:	₽173,016	D15 619	₽218,634		
Balance at beginning of year	,	₽45,618			
Translation adjustments	(1,372)	(1,657)	(3,029)		
Balance at end of year	171,644	43,961	215,605		
Accumulated depreciation:					
Balance at beginning of year	-	15,871	15,871		
Depreciation (see Note 27)	—	1,739	1,739		
Translation adjustments	_	(697)	(697)		
Balance at end of year	_	16,913	16,913		
Net book value	₽171,644	₽27,048	₽198,692		

The Parent Company owns a parcel of land for capital appreciation purposes costing  $\mathbb{P}136$  million as at September 30, 2020 and December 31, 2019. The fair value of the land, based on the latest appraisal report dated February 14 and 20, 2020, amounted to  $\mathbb{P}1.6$  billion as determined by an independent appraiser using the Sales Comparison Approach, which considers the sales of similar or substitute properties and related market data and establishes a value estimate by processes involving comparison. The fair value of this investment property is categorized under Level 3 of the fair value hierarchy as the market for the identical or similar properties is not active. The highest and best use of the asset is as a commercial utility.

Land and building with carrying value of P54 million and P57 million as at September 30, 2020 and December 31, 2019, respectively, pertain to a parcel of land purchased by ABS-CBN International, with a two- storey house constructed thereon, located in Redwood City, California, USA. The real property, which was acquired in July 2008 at a purchase price of US\$1.4 million (P67 million), was intended to be held by ABS-CBN International as investment properties. To fund the acquisition, ABS-CBN International obtained a loan from Citibank, North America amounting to US\$1 million (P50 million) for which the property was pledged as collateral (see Note 18). The building has a useful life of 28 years.

As at September 30, 2020 and December 31, 2019, the fair value of the land and building of ABS-CBN International, which is based on market price of similar properties within the area, amounted to P115 million and P120 million, respectively. The fair value of these investment properties is categorized under Level 3 of the fair value hierarchy as the market for the identical or similar properties is not active.

Rental income derived from the investment properties amounted to P2 million for the nine months ended September 30, 2020 and 2019. Direct operating expenses, which consist mainly of depreciation, amounted to P1 million for the nine months ended September 30, 2020 and 2019, respectively.

# 12. Goodwill, Program Rights and Other Intangible Assets

	Goodwill	Program Rights	Music Rights E	Movie In-Process and Filmed ntertainment	Story and Publication, Video Rights, and Record Master	Trademarks	Licenses R	Customer Relationships	Cable Channels - CPI		Business Process Re- engineering	Digital Platforms and IP Block	Total
Balance as at December 31, 2019	₽4,742,164	₽4,421,023	₽–	₽1,072,891	₽121,353	₽1,111,784	₽-	₽563,636	₽367,974	₽47,743	₽183,833	<b>₽38,957</b>	<b>₽12,671,358</b>
Additions	-	153,531	-	692,816	48,401	-	-	12,028	-	-	12,271	-	919,047
Amortization (see Notes 25, 26 and 27)	-	(944,576)	-	(618,053)	(50,870)	-	-	(49,678)	-	(4,783)	-	(1,152)	(1,669,112)
Translation adjustments	(10,581)	-	-	-	-	-	-	-	-	(1,179)	-	-	(11,760)
Balance as at September 30, 2020	4,731,583	3,629,978	-	1,147,654	118,884	1,111,784	-	525,986	367,974	41,781	196,104	37,805	11,909,533
Less current portion	-	969,356	_	217,611	4,702	_	-	_	_	_	-	_	1,191,669
Noncurrent portion	₽4,731,583	₽2,660,622	₽-	₽930,043	₽114,182	₽1,111,784	₽-	<b>₽</b> 525,986	<b>₽367,974</b>	₽41,781	<b>₽196,104</b>	₽37,805	₽10,717,864
Balance as at December 31, 2018 Additions	₽5,328,818 _	₽4,773,920 931,413	₽806	₽1,056,361 291,584	₽124,599 3,588	₽1,111,784 _	₽990,237	₽619,475 _	₽459,968	₽50,702	₽101,384 82,449	₽51,500 2,412	₽14,669,554 1,311,446
Amortization (see Notes 25, 26 and 27)	_	(1,284,310)	(806)	(186,137)	(6,834)	_	(4,649)	(55,839)	(91,994)	(6,596)	_	(7,791)	(1,644,956)
Impairment loss	(577,037)	-	-	(88,917)	-	_	(984,955)	-	-	-	_	(7,164)	(1,658,073)
Translation adjustments	(9,617)	_	_	_	_	_	(633)	_	_	3,637	_	_	(6,613)
Balance as at December 31, 2019	4,742,164	4,421,023	_	1,072,891	121,353	1,111,784	_	563,636	367,974	47,743	183,833	38,957	12,671,358
Less current portion	-	1,134,251	_	147,892	4,518	-	_	-	-	-	-	-	1,286,661
Noncurrent portion	₽4,742,164	₽3,286,772	₽–	₽924,999	₽116,835	₽1,111,784	₽-	₽563,636	₽367,974	₽47,743	₽183,833	₽38,957	₽11,384,697

## Goodwill

Goodwill arose from the following acquisitions and business combination:

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Sky Cable	₽4,491,766	₽4,491,817
ABS-CBN International*	239,766	250,347
	₽4,731,532	₽4,742,164

\*Includes translation adjustments

Costs of other intangible assets with indefinite life are as follows:

	Trademarks	<b>IP Block</b>	Total
Balance as at December 31, 2019	<b>₽1,111,784</b>	<b>₽37,804</b>	<b>P1,149,588</b>
Additions	-	_	-
Balance as at September 30, 2020	₽1,111,784	₽37,804	<b>₽1,149,588</b>

Other intangible assets assessed to have indefinite life include trademarks and licenses to operate the wireless business. Trademarks pertain to DCI and Sky Cable distinctive sign to promote and distinguish its products and services from those of other entities. Based on the Company's analysis of all the relevant factors, there is no foreseeable limit to the period over which the business is expected to generate net cash inflows for the Company and therefore, these were assessed to have an indefinite life.

In 2019, the Company recognized impairment losses amounting to £956 million, relating to its telecommunication license. This is as a result of the lapse of the legislative franchise of ABS-C on March 17, 2020 which was considered as an adjusting entry (see Note 37).

## 13. Financial Assets at Fair Value through Other Comprehensive Income

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Quoted equity securities	₽25,317	₽187,424
Non-listed ordinary common and quoted club shares	74,522	75,702
	₽99,839	₽263,126

Investment in quoted equity securities represents the Parent Company's investment in Manila Electric Company common shares. Investments in quoted club shares mainly comprise of investments in Wack Wack Golf and Country Club, Manila Polo Club and others.

Quoted equity securities generated dividends amounting to P7.8 million and P9.2 million as of September 30, 2020 and December 31, 2019, respectively.

## Movements in this account follow:

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Balance at beginning of year	₽263,126	₽268,304
Sale of investment	(43,211)	—
Additional investment	_	27,871
Unrealized fair value loss	(120,076)	(33,049)
Balance at end of year	<b>₽</b> 99,839	₽263,126

## 14. Investments in Associates and Joint Ventures

		Percentage of Ownership	
		September 30,	December 31,
		2020	2019
Entity	Principal Activities	(Unaudited)	(Audited)
Associates:			
Star Cinema Productions, Inc.			
(Star Cinema)	Services	45.0	45.0
The Flagship, Inc. (Flagship)	Services	40.0	40.0
Joint ventures: A CJ O Shopping Corporation			
(A CJ O)	Home shopping	50.0	50.0
Daum Kakao Philippines Corporation	inopping	20.0	2010
(Daum Kakao)	Services	50.0	50.0
ALA Sports Promotions International,			
Inc. (ALA Sports)	Boxing promotions	44.0	44.0

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Acquisition costs –		
Balance at beginning and end of year	₽1,035,049	₽1,064,552
Sale of investment in associate	_	(29,503)
Balance at end of year	1,035,049	1,035,049
Accumulated equity in net losses –		
Balance at beginning of year	(596,388)	(566,570)
Return of investment in joint ventures	(182,000)	_
Equity in net losses during the year	(4,966)	(18,721)
Sale of investment in associate	-	(11,097)
Balance at end of year	(783,354)	(596,388)
Accumulated impairment loss –		
Balance at beginning of year	(12,797)	(2,735)
Impairment of investment in associate	-	(10,062)
Balance at end of year	(12,797)	(12,797)
	<b>₽238,898</b>	₽425,864
Investments in:		
Joint ventures	<b>₽135,720</b>	₽322,686
Associates	103,178	103,178
	<b>P</b> 238,898	₽425,864

Details and movement in the account are as follows:

All the associates and joint ventures are incorporated and have principal place of business in the Philippines. The associates and joint ventures have no contingent liabilities or capital commitments as at September 30, 2020 and December 31, 2019.

- a. Investments in Joint Ventures
  - i. A CJ O

The joint venture operates O Shopping Channel which broadcasts company-produced shopping programs 24/7 via Sky Cable and Destiny Cable. It also airs programs through ABS-CBN's Channel 2.

ii. ALA Sports

The primary purpose of ALA Sports, which was incorporated in December 2013, is to organize, stage and promote boxing matches, and provide, distribute and market products and services that are otherwise connected to the operations of said business, in the Philippines and other territories.

iii. Daum Kakao

In 2015, the Parent Company entered into a joint venture agreement with Kakao Corporation to form a joint venture corporation, Daum Kakao. The primary purpose of Daum Kakao, which was incorporated in February 2015, is to engage in and provide KakaoTalk services developed and/or customized for users in the Philippines for mobile devices, including

marketing and sales promotions. The joint venture agreement also includes a put option in favor of the Parent Company for the joint venture partner to purchase all of the Parent Company's stocks in Daum Kakao within 60 days after the second year of Daum Kakao's registration.

On July 29, 2016, the stockholders and the BOD of Daum Kakao approved the resolution to cease business operations and dissolve the corporation, subject to approval of SEC, effective August 30, 2016. Thereafter, the Parent Company recognized P3 million impairment loss from its investment in Daum Kakao in 2016.

In view of the recent developments in Daum Kakao, the stockholders and the BOD of Daum Kakao revoked its previous resolution on cessation and dissolution of the corporation, and thereafter approved the continuance of its business operations in 2017.

The Philippine SEC has approved Daum Kakao's decrease in its capital stock from P900 million to P86 million on January 31, 2019. As of September 30, 2020 Daum Kakao has returned capital of P364 million to the joint venturers.

Combined financial information of the joint ventures follows:

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Current assets	<b>₽436,657</b>	₽879,875
Noncurrent assets	104,262	145,287
Current liabilities	(256,472)	(364,860)
Noncurrent liabilities	(264)	(1,445)
Net equity	₽284,183	₽658,857

	(Unaudited)	
	2020	2019
Revenue	<b>₽293,683</b>	₽353,459
Costs and expenses	(304,357)	(406,421)
Net income (loss)	( <b>P10,674</b> )	(₽52,962)
Equity in net losses of joint ventures	( <b>₽4,966</b> )	(₽25,145)

Below is the reconciliation of the summarized financial information of the joint ventures to the carrying amount of the Parent Company's investments therein:

	September	30, 2020 (Ur	naudited – Ni	ne Months)
		ALA	Daum	
	A CJ O	Sports	Kakao	Total
Net assets of joint ventures	₽1,92,172	₽60,603	<b>₽31,408</b>	₽184,184
Interest of the Parent Company in the net				
assets of the joint ventures	50%	44%	50%	
	96,086	26,665	15,704	138,455
Accumulated impairment loss	_	_	(2,735)	(2,735)
Carrying amount of investments in joint				
ventures	<b>₽96,086</b>	₽26,665	₽12,969	₽135,720

	December 31, 2019 (Audited – One Year)			e Year)
		ALA	Daum	
	A CJ O	Sports	Kakao	Total
Net assets of joint ventures	₽196,146	₽66,787	₽395,924	₽658,857
Interest of the Parent Company in the net				
assets of the joint ventures	50%	44%	50%	
	98,073	29,386	197,962	325,421
Accumulated impairment loss	_	—	(2,735)	(2,735)
Carrying amount of investments in joint				
ventures	₽98,073	₽29,386	₽195,227	₽322,686

## b. Investments in Associates

In 2015, the Parent Company entered into an agreement with certain individuals to form Flagship, a holding company with interests on entities engaged in the business of producing and co-producing motion pictures and providing visual effects and post-production services. For the nine months ended Septmeber 30, 2020 and 2019, the Company did not recognize equity in net income of Flagship because it is immaterial.

Investment in the other associate, Star Cinema, has been reduced to zero due to accumulated equity in net losses. The net cumulative unrecognized net losses amounted to P17 million as at September 30, 2020 and 2019.

On January 24, 2019, the Company sold its 49% ownership in Amcara.

Combined financial information of associates follows:

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Current assets	₽101,085	₽101,085
Noncurrent assets	26,886	26,886
Current liabilities	(62,378)	(62,378)
Net equity	<b>₽</b> 65,593	₽65,593

## 15. Other Current Assets

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Creditable withholding and prepaid taxes	₽2,997,540	₽3,034,779
Advances to suppliers	1,093,854	1,171,433
Preproduction expenses	532,637	631,826
Prepayments:		
Licenses	305,768	367,907
Subscription	61,453	83,694
Rent	76,847	25,330
Insurance	20,613	10,846
Transponder services	6,428	6,428
Contract cost assets (see Note 9)	43,515	53,914
Other prepayments	154,422	25,213
	₽5,293,077	₽5,411,370

Advances to suppliers are generally applied against future billings within next year.

Other prepayments mainly pertain to sponsorship and royalties.

## 16. Other Noncurrent Assets

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Tax credits - net of allowance for impairment	<b>₽511,078</b>	₽535,488
Deposits and bonds	482,236	453,974
Others (see Note 23)	527,204	214,164
	₽1,520,518	₽1,203,626

Tax credits represent claims from the government arising from airing of government commercials, advertisements and cablecast services. Pursuant to PD No. 1362, these will be collected in the form of tax credits which the Company can use in paying for import duties and taxes on its broadcasting and cable equipment. The tax credits cannot be used to pay for any other tax obligation to the government. The Company expects to utilize these tax credits within the next ten years until 2027.

On January 9, 2012, the Department of Finance issued a favorable ruling on the request of the Parent Company to utilize the tax credits in the payment of duties and taxes on the importation of digital terrestrial television boxes which will be subsequently distributed or made available to its customers and end-users.

Allowance for impairment of tax credits amounted to £379 million as at September 30, 2020 and December 31, 2019.

## 17. Trade and Other Payables

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Trade	₽968,188	₽1,548,451
Accrued expenses:		
Production costs and other expenses	3,689,754	4,117,258
Salaries and other employee benefits		
(see Note 30)	3,291,575	2,349,867
Taxes	353,465	970,595
Interest	186,451	281,622
Customer deposits	713,027	659,322
Deposit for future subscription (see Notes 4 and 22)	1,362,022	1,351,614
Dividend payable	304,192	304,192
Due to related parties (see Note 23)	23,516	22,997
Others	342,409	167,006
	₽11,234,599	₽11,772,924

Trade payables are noninterest-bearing and are normally settled on 30 to 90-day term.

Accrued expenses are normally settled within the next financial year.

Accrued production costs and other expenses represent accruals for various expenses related to the production of programs.

Deposits for future subscription include deposits from Sampaquita (see Note 4) and from eligible ABSP participants (see Note 22).

For terms and conditions relating to due to related parties, refer to Note 23.

Other current liabilities include statutory liabilities which are payable within the next financial year.

## 18. Interest-bearing Loans and Borrowings

	September 30, 2	2020 (Unaudited	- Nine Months)	December 31	, 2019 (Audited	– One Year)
	Current	Noncurrent		Current	Noncurrent	
Borrower	Portion	Portion	Total	Portion	Portion	Total
Parent Company	₽220,379	₽15,775,255	₽15,995,634	₽198,520	₽20,031,102	₽20,229,622
Play Innovations, Inc.	-			240,000	_	240,000
Sky Cable	69,850	5,389,843	5,459,693	72,464	5,453,548	5,526,012
ABS-CBN International	4,289	23,392	27,681	2,771	28,194	30,965
	₽294,518	₽21,188,490	₽21,483,008	₽513,755	₽25,512,844	₽26,026,599

## Parent Company

The details of interest-bearing loans and borrowings of the Parent Company are as follows:

	September 30, 2	2020 (Unaudited	- Nine Months)	December 31	, 2019 (Audited -	- One Year)
	Current	Noncurrent		Current	Noncurrent	
	Portion	Portion	Total	Portion	Portion	Total
Term loans:						
Loan agreements	<b>₽220,379</b>	₽15,775,255	₽15,995,634	₽198,520	₽ 20,031,102	₽20,229,622
	<b>₽220,379</b>	₽15,775,255	₽15,995,634	₽198,520	₽20,031,102	₽20,229,622

#### a. Loan Agreements

(i) On October 29, 2010, the Parent Company signed a syndicated loan for P10 billion with Allied Banking Corporation, Allied Savings Bank, Banco de Oro (BDO) Unibank, Inc., BDO Unibank, Inc. - Trust and Investment Group, Bank of the Philippine Islands (BPI), Insular Life Assurance Company Ltd., Philippine National Bank (PNB), PNB Life Insurance, Inc., Security Bank Corporation (Security Bank) (collectively, the "Lenders"), BPI Capital Corporation (the "Lead Arranger"), BDO Capital & Investment Corporation and Security Bank (collectively, the "Arrangers") and PNB Capital & Investment Corporation and Insular Life Assurance Company Ltd. (collectively the "Co-Arranger"). BPI - Asset Management and Trust Group served as the loan's facility agent. The loan was used to refinance existing indebtedness and fund working capital requirements.

The loan is unsecured and unsubordinated with interest at 3-month PDST-F plus 0.65% per annum for the floating rate portion and 7-year PDST-F plus 0.65% per annum for the fixed rate portion.

On November 9, 2010, the Parent Company availed the amount of P6,906 million from the syndicated loan to prepay existing debt facilities, namely, the Senior Credit Agreement (SCA) facility, the BDO facility, the P800 million Syndicated Loan facility and the Combined facility agreements.

On January 30, 2014 and October 30, 2014, the BOD approved the refinancing of the fixed rate portions of the syndicated loan, which amounted to P4,850 million in principal. Thereafter, on February 28, 2014 and November 10, 2014, the Company entered into loan agreements with local banks for principal amounts of P1,650 million and P3,200 million, respectively. The loans are intended to refinance existing indebtedness and to fund working capital requirements.

The P1,650 million loan, which was availed from Security Bank, bears interest of 4.25% per annum and a term of four years. The P3,200 million loan, which was secured from BPI, bears interest of 3.88% per annum and a term of three years. Transaction cost incurred in availing the 2014 loans amounted to P105 million.

On February 9, 2016, the Parent Company entered into a loan agreement with Unionbank of the Philippines for a principal amount of P4,750 million. The loan, which refinanced the remaining portion of the syndicated loan, bears interest of 5.00% payable semi-annually with a term of ten years. Transaction cost incurred in availing the loan amounted to P24 million.

On May 13, 2016, the Parent Company entered into a loan with BPI to refinance the P3,200 million loan availed from BPI in 2014. The loan bears interest of 5.00% payable quarterly with a term of ten years. Transaction cost incurred in availing the loan amounted to P16 million.

On April 26, 2017, the Parent Company entered into a loan with Unionbank of the Philippines for a principal amount of P1,600 million for a term of 10 years. The loan, which was used to finance the settlement of the P1,650 million loan from Security Bank, bears interest of 4.25% per annum for first year, and 5.15% per annum for succeeding years until maturity. Transaction costs incurred in availing the loan amounted to P8 million.

(ii) On March 7, 2014, the Company secured a ₽1 billion loan from Philippine American Life and General Insurance Company to partially finance its capital expenditure requirements and general working capital requirements. The loan has a term of ten years and a fixed rate of 5.40% per annum. Transaction cost incurred in availing the loan amounted to P5 million. This was prepaid in November 2019 resulting to a loss of P2.5 million.

- (iii) On March 1, 2018, the Parent Company entered into a loan with BPI for a principal amount of P6 billion to refinance maturing debt and general working capital requirements. The loan bears interest of 5.75% payable quarterly with a term of seven years.
- (iv) On May 21, 2019, the Parent Company entered into a loan with Unionbank for a principal amount of P5 billion to partially finance its capital expenditures and general working capital requirements. The loan has a term of ten years and a fixed rate of 6.74% per annum, payable quarterly.
- (v) On July 30, 2020, the Parent Company prepaid a portion of its principal with BPI and Unionbank amounting to ₽1.8 billion and ₽2.2 billion, respectively.

The loans contain provision regarding the maintenance of certain financial ratios and limiting, among others, the payment of dividends, making investments, the issuing or selling of the Company's capital stock or some of its subsidiaries, the selling or exchange of assets, the creation of liens and the effecting of mergers.

The loans also require the Parent Company to have an active governmental license to operate (as defined in the loan agreements). To address the impact of the denial of the franchise application (as further discussed in Note 1), the Company is currently in the process of completing conditions which include, among others, to provide collateral to the creditor banks. As of September 30, 2020, the Parent Company has paid P4 billion of the outstanding loans.

As at September 30, 2020 and December 31, 2019, the Company is in compliance with the provisions of its loan agreements

Unamortized debt issue cost, presented as a deduction from the Company's outstanding loan, amounted to P85 million and P98 million as at September 30, 2020 and December 31, 2019, respectively.

Amortization of debt issue costs amounted to P12 million and P9 million for the nine months ended September 30, 2020 and 2019, respectively (see Note 28).

b. Bonds Payable

On January 23, 2014, the Philippine SEC approved the Parent Company's offering of debt securities in the aggregate principal amount of up to P10 billion to be issued in one or two tranches, as approved by the BOD on November 29, 2013. The first tranche comprised of fixed rate bonds amounting to P5 billion and an overallotment option of P1 billion with BDO Capital & Investment Corporation, BPI Capital and Hongkong and Shanghai Banking Corporation as joint-issue managers. The term of the bonds is seven years with a fixed interest rate of 5.335% per annum. Interest on the bonds shall be payable quarterly in arrears starting on May 10, 2014 for the first interest payment date.

On February 10, 2014, the Parent Company listed the P6 billion worth of retail bonds in the Philippine Dealing and Exchange Corporation. The bonds were rated PRS Aaa by the Philippine Rating Services Corporation on December 27, 2013.

On August 13, 2019, the Parent Company exercised its early redemption option on the P6 billion retail bonds. As a result, the Parent Company incurred P78 million in prepayment cost and accelerated deferred financing costs lodged under "Finance costs" in the consolidated statements of income.

Amortization of debt issue costs amounted to nil and P8 million for the nine months ended September 30, 2020 and 2019, respectively (see Note 28).

Breakdown of the Parent Company's term loans as at September 30, 2020 and December 31, 2019 follows:

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Principal	<b>₽16,081,085</b>	₽20,327,500
Less unamortized transaction costs	85,451	97,878
	15,995,634	20,229,622
Less current portion	220,379	198,520
Noncurrent portion	₽15,775,255	₽20,031,102

Debt issue costs as at September 30, 2020 are amortized over the term of the loans using the effective interest method as follows:

Year	Amount
2020	₽2,686
2021	13,810
2022 and onwards	68,955
	₽85,451

Amortization of debt issue costs for the nine months ended September 30, 2020 and 2019, amounted to P12 million and P17 million, respectively (see Note 28).

Repayments of loans based on nominal values are scheduled as follows:

Year	Amount
2020	₽30,105
2021	233,921
2022 and onwards	15,817,059
	₽16,081,085

#### Sky Cable

The details of interest-bearing loans and borrowings of the Sky Cable are as follows:

	September 30, 2020 (Unaudited – Nine Months)			December 31, 2019 (Audited – One Year)		
	Current Portion	Noncurrent Portion	Total	Current Portion	Noncurrent Portion	Total
Term loans:						
Unsubordinated loan	<b>P67,622</b>	₽4,437,434	₽4,505,056	₽63,495	₽4,492,210	₽4,555,705
Loan agreement	2,228	952,409	954,637	8,969	961,338	970,307
	<b>P69,850</b>	₽5,389,843	₽5,459,693	₽72,464	₽5,453,548	₽5,526,012

a. Unsubordinated Loan

On October 17, 2013, Sky Cable executed an unsecured and unsubordinated loan agreement with BPI and Security Bank for P1,800 million with interest at 7-year PDST-F plus 1% per annum subject to a floor rate of 5.40% and Robinsons Bank for P200 million with interest at 10-year PDST-F plus 0.9% per annum subject to a floor rate of 5.40%. The proceeds were used to repay the existing short-term loan of Sky Cable with BPI amounting to P1,850 million. The remaining P150 million was allocated for working capital purposes.

On January 16, 2017, Sky Cable executed a loan agreement with BPI for P873 million for a term of 7 years, with interest rate of 5.40% per annum for the first 4 years from the issue date and the higher between the PDST-F plus 1.25% and 5.0% floor rate per annum until the date of maturity. The proceeds were used to refinance the existing loan of Sky Cable with BPI amounting to P900 million.

On February 1, 2017, Sky Cable executed a loan agreement with Security Bank for  $\clubsuit873$  million for a term of 7 years, with a fixed interest rate of 5.40% per annum until maturity date. The proceeds were used to refinance the existing loan of Sky Cable with Security Bank amounting to \$900 million.

On January 15, 2018, Sky Cable executed a loan agreement with BDO for P2 billion for a term of 10 years, with a fixed interest rate of 5.80% per annum until the first interest rate repricing date, 5.80% per annum until the second interest rate repricing date, and interest rate based on the prevailing PDST-R2 or a fixed interest rate until date of maturity, that will be mutually agreed upon by Sky Cable and BDO. The proceeds will be used to finance Sky Cable's capital expenditures.

On January 15, 2018, Sky Cable executed another loan agreement with BDO, for the purpose of refinancing PCC's outstanding loan obligation, amounting to P762 million for a term of 7 years, with an interest rate of higher of the sum of the prevailing 3-month PDST-R2 rate and the prevailing BSP Term Deposit Facility Rate until the first interest rate repricing date, and the higher of the sum of the prevailing 3-month PDST-R2 rate and the prevailing BSP Term Deposit Facility Rate until the first interest rate repricing date, and the higher of the sum of the prevailing 3-month PDST-R2 rate and the prevailing BSP Term Deposit Facility Rate divided by .95 until maturity date.

### b. Loan Agreement

On January 25, 2016, Sky Cable secured a P1 billion loan from Rizal Commercial Banking Corporation to partially finance its capital expenditure requirements, investments and/or debt refinancing. The loan has a term of five years and a fixed rate of 4.60% per annum.

As at September 30, 2020 and December 31, 2019, Sky Cable is in compliance with the provisions and all of the financial ratios required by its creditors in the agreement.

Unamortized debt issue costs, presented as a deduction from the unsubordinated loan, amounted to  $\mathbb{P}20$  million and  $\mathbb{P}27$  million as at September 30, 2020 and December 31, 2019, respectively. Using the effective interest method, unamortized debt issue costs as at September 30, 2020 will be amortized as follows:

Year	Amount
2020	₽916
2021	4,023
2022	4,070
2023 and onwards	10,614
	₽19,623

Amortization of debt issue costs amounted P4 million and P5 million for the nine months ended September 30, 2020 and 2019, respectively (see Note 28).

Based on nominal values, the schedule of debt repayments of the unsubordinated loans is as follows:

Year	Amount
2020	₽6,961
2021	1,019,850
2022 and onwards	4,452,505
	₽5,479,316

### **ABS-CBN** International

On August 19, 2008, ABS-CBN International availed of a loan from Citibank, North America amounting to US\$1 million ( $\clubsuit$ 50 million). The loan has a term of 20 years and can be prepaid starting on the 15th year. The loan bears interest at a fixed rate per annum of 5.75%, which Cost of Funds rate is based on the applicable term Libor Swap Rate.

The investment property acquired for which the loan was availed was pledged as collateral (see Note 11).

The schedule of debt repayment is as follows:

Year	Amount
2020	₽678
2021	2,811
2022	2,976
2023	3,152
2024 and onwards	18,064
	₽27,681

As at September 30, 2020 and December 31, 2019, ABS-CBN International is in compliance with the provisions and all of the financial ratios required by its creditors in the agreement.

#### Play Innovations

Play Innovations, Inc. availed of various short-term loans from BPI to finance the construction of Kidzania theme park. The principal amount of the loan totaled P240 million as at December 31, 2019, bearing an annual fixed interest rate of 7%. On June 18, 2020, Play Innovations, Inc. has settled the principal amount to BPI. The loans are free from liens and mortgages. As of December 31, 2019, Play Innovations, Inc. is in compliance with the provisions of the loans.

#### ABS-C

In 2016, ABS-C entered into a finance lease covering transportation equipment. The carrying value of the lease obligation amounted to P15 million December 31, 2018 (see Note 31).

#### 19. Obligations for Program Rights

This account represents liabilities to foreign and local film suppliers for program rights purchased by the Company. The liabilities are noninterest-bearing and are payable in equal monthly, quarterly or semiannual installments over a period of one to four years. The amounts presented in the interim condensed consolidated statements of financial position represent the face amounts of the obligations,

net of unamortized discounts, which represent the difference between the face amounts and the fair values of the obligations upon initial recognition.

The schedule of repayments as at September 30, 2020 and December 31, 2019 is as follows:

	September 30,	2020 (Unaudited	<ul> <li>Nine Months)</li> </ul>	Decemb	er 31, 2019 (Aud	lited – One Year)
		Unamortized		Gross	Unamortized	
	Gross Value	Discount Ca	arrying Value	Value	Discount	Carrying Value
Within one year	₽224,157	₽12,607	₽211,550	₽319,908	₽16,468	₽303,440
More than one year to five years	346,692	6,353	340,339	460,426	18,960	441,466
	₽570,849	₽18,960	₽551,889	₽780,334	₽35,428	₽744,906

#### 20. Convertible Note

On February 14, 2011, ABS-CBN, Lopez, Inc, Lopez Holdings, Sky Vision, Sky Cable, STT Communications Ltd. (STTC) and Sampaquita, entered into a Subscription and Purchase Agreement (SPA) wherein Sampaquita agreed to purchase PDRs from ABS-CBN and Lopez Holdings and to subscribe to originally issued PDRs from Sky Vision and convertible note to be issued by Sky Cable.

On March 30, 2011, ABS-CBN completed the sale of 143,107,174 PDRs with underlying Sky Cable shares to Sampaquita for P1,816 million. Simultaneously, Sampaquita completed the subscription of originally issued 149,711,934 PDRs with underlying Sky Cable shares from Sky Vision for P1,450 million and Sky Cable convertible note for P250 million.

On May 12, 2011, Sky Cable, as provided in the SPA dated February 14, 2011, completed the issuance of the P250 million note to Sampaquita convertible into 25,812,403 shares of Sky Cable at the option of Sampaquita any time from issue date to maturity date, which is 10 years from date of issuance.

The convertible note bears 0% interest rate for the first three years, subject to adjustment every three years upon mutual agreement of the parties, provided that the interest rate shall not exceed 10% per annum. The interest rate shall be agreed upon by Sky Cable and Sampaquita at least 30 days prior to the commencement of each 3-year period. If no such agreement is reached, the interest rate for the succeeding period shall be the same as the interest rate for the preceding 3-year period. Such interest shall accrue from and including the first day of such interest period but not including the last day of such interest period.

The convertible note was accounted for under split accounting. The equity component of the convertible note amounting to P27 million (net of transaction costs of P2 million and tax of P12 million) was recognized as part of noncontrolling interests in the interim condensed consolidated financial statements. The liability component is presented separately as "Convertible note" in the interim condensed consolidated statements of financial position.

In 2017, Sampaquita and Sky Cable agreed to retain the interest rate at 0% for the next three year period. Accordingly, Sky Cable recalculated the carrying amount of the convertible note to reflect the actual and revised estimated cash flows. The difference between the carrying values computed at the original effective interest rate and the revised effective interest rate amounting to P31 million is recognized as gain in 2017, shown as part of "Other income - others" account in the 2017 consolidated statement of income (see Note 28).

The carrying value of the convertible note amounted to P251 million and P238 million as at September 30, 2020 and December 31, 2019, respectively.

Accretion of the convertible note recognized as part of interest expense in the interim condensed consolidated statements of income amounted to P13 million and P12 million for nine months ended September 30, 2020 and 2019, respectively (see Note 28).

# 21. Other Noncurrent Liabilities

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Customers' deposits	<b>₽307,530</b>	₽377,283
Deferred credits	14,766	14,574
Others	30,347	65,288
	<b>P</b> 352,643	₽457,145

Customers' deposits represent deposits on set-top boxes and modems upon subscription and are refunded to the customers upon termination of service.

Others include outstanding transmission liability and other long-term payables.

# 22. Equity

#### Capital Stock

Details of authorized and issued capital stock as at September 30, 2020 and December 31, 2019 are as follows:

	Number of Shares	Amount
	(Amounts in Th	ousands,
	Except Number	of Shares)
Authorized -		
Common shares - ₽1.0 par value	1,300,000,000	₽1,300,000
Preferred shares - P0.2 par value	1,000,000,000	200,000
Issued -		
Common shares	872,123,642	₽872,124
Preferred shares	1,000,000,000	200,000

Below is the Parent Company's track record of the registration of securities:

Date of SEC Order				
Rendered Effective or		Authorized		Issue
Permit to Sell	Event	Capital Stock	Issued Shares	Price
	Registered and Listed Shares			
	(Original Shares)	₽200,000	111,327,200	₽1.00
March 31, 1992	Initial Public Offering (Primary)	200,000	12,428,378	15.00
	Secondary *	200,000	18,510,517	15.00
	ESOP*	200,000	1,403,500	15.00
June 16, 1993	40% stock dividends	200,000	49,502,074	1.00
August 18, 1994	50% stock dividends	500,000	86,620,368	1.00
July 25, 1995	100% stock dividends	1,500,000	259,861,104	1.00
July 2, 1996	50% stock dividends	1,500,000	259,861,104	1.00
January 7, 2014	Issuance	1,500,000	57,836,900	43.125
January 7, 2014	Issuance	1,500,000	34,702,140	43.225
*Included in the 111,327,2	00 shares existing at the time of the IPO			

The Parent Company's total number of common stockholders is 6,547 and 7,986 as at September 30, 2020 and December 31, 2019, respectively.

*Preferred Shares.* The account consists of 1 billion cumulative, voting, non-participating, redeemable and nonconvertible preferred shares with a par value of P0.20 per share.

The Parent Company's total number of preferred shareholders is 197 as at September 30, 2020 and December 31, 2019.

#### Share-based Payment Transactions

*Lopez Holdings (LPZ) ESPP*. Lopez Holdings, a commonly controlled entity, has an Employee Stock Purchase Plan (LPZ ESPP) that was approved by its BOD and stockholders on February 28, 2011. The terms of LPZ ESPP, include among others, a limit as to the number of shares a qualified regular employee, officer or qualified director of Lopez Holdings and Lopez, Inc. or a qualified officer of Lopez Holdings' subsidiaries and associates, may purchase and the manner of payment based on equal semi-monthly installments over a period of two years through salary deductions. The stock options vest after two years from the grant date. All qualified participants are given until 10 years from grant date to exercise the stock options.

The primary terms of the grant are as follows:

Grant date	May 2011
Number of options granted allocable to the Company	21,974,257
Offer price per share	₽4.573
Option value per share	₽1.65

The fair value of equity-settled share options granted is estimated as at the date of grant using the Black-Scholes Option Model, taking into account the terms and conditions upon which the options were granted. The following table lists the inputs to the model used for the option grants:

Expected volatility	42.6%
Weighted average share price	₽4.573
Risk-free interest rate	4.3%
Expected life of option	5 years
Dividend yield	2.5%

The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which likewise, may not necessarily be the actual outcome. The expected life of the options is based on historical data and is not necessarily indicative of exercise patterns that may occur. No other features of options grant were incorporated into the measurement of the fair value of the options.

Total number of options exercisable under ESPP is as follows:

	2017
Balance at beginning of year	711,743
Exercised during the year	(711,743)
Balance at end of year	_

*ABS-CBN Stock Purchase Plan and Executive Stock Purchase Plan (ABSP).* From January 22, 2018 to February 9, 2018, the Parent Company offered to eligible participants its ABSP Program where

employees may subscribe to the Parent Company's shares up to a maximum of 5% of total authorized shares.

Participants eligible in the ABSP are non-managers, managers and up, board members and selected artists with at least one year of tenure. Non-managers may subscribe up to a maximum of 2,000 shares per participant while managers and artists may subscribe up to a maximum of shares equivalent to 2.5 months of their monthly salary or income. Members of the BOD may subscribe up to 100,000 shares. The subscription price for the first 2,000 shares will be at a 15% discount on the closing price as at the offer date or 45-day weighted closing prices, whichever is lower. There will be no discount on the subscription price for the shares subscribed in excess of 2,000 shares. The subscription price for the shares subscribed in excess of 2,000 shares.

On February 28, 2018, the Company accepted the total ABSP subscription from participants of 11,391,500 common shares. As of September 30, 2020, remaining ABSP subscription from participants is at 10,700,177 common shares.

The primary terms of the grant are as follows:

Grant date	February 28, 2018
Number of options granted	11,391,500
Offer price per share	₽29.50
Option value per share	₽2.22

The fair value of equity-settled share options granted is estimated as at the date of grant using the Black-Scholes Option Model, taking into account the terms and conditions upon which the options were granted. The following table lists the inputs to the model used for the option grants:

Expected volatility	22.38%
Weighted average share price	₽29.50
Risk-free interest rate	4.71%
Expected life of option	5 years
Dividend yield	1.89%

The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which likewise, may not necessarily be the actual outcome. The expected life of the options is based on historical data and is not necessarily indicative of exercise patterns that may occur. No other features of options grant were incorporated into the measurement of the fair value of the options.

As at September 30, 2020, there are no exercisable shares under ABSP.

The ABSP does not have a dilutive effect because the average market price of the common shares during the period is less than the exercise price under the option.

#### **Retained Earnings**

Unappropriated retained earnings available for dividend distribution is adjusted to exclude the Parent Company's accumulated equity in net earnings (losses) of subsidiaries, associates and joint ventures amounting to (P184) million and P1,899 million for the nine months ended September 30, 2020 and December 31, 2019, respectively.

Further, the Parent Company's loan agreement with its creditors limits the declaration of dividends up to 60% of the net income after tax for the immediately preceding financial year. This limitation has

been in effect since 2004 resulting in an accumulation of unappropriated retained earnings (see Note 18).

On February 28, 2019, the BOD approved the declaration of cash dividend of  $\mathbb{P}0.55$  per common share or an aggregate amount of  $\mathbb{P}477$  million to all common stockholders of record as at March 14, 2019, payable on or before March 26, 2019. On the same date, the BOD also approved the declaration and payment of  $\mathbb{P}0.004$  per share cash dividend or an aggregate amount of  $\mathbb{P}4$  million on the Parent Company's preferred shares with a record date set for March 14, 2019 and payable on or before March 26, 2019.

On February 27, 2013, the Company's BOD approved the appropriation of retained earnings of P16,200 million, including the specific projects and timeline. The appropriated retained earnings is set aside for capital expenditures particularly for the purchase of Parent Company's property and equipment needed for business operations and expansion over a period of five years.

#### Treasury Shares and PDRs Convertible to Common Shares

Details of treasury shares and PDRs convertible to common shares held by the Parent Company as at September 30, 2020 and December 31, 2019 are as follows:

	Treasury	PDRs Convertible to		
	Shares Co	ommon Shares	Total	Amount
Balance at beginning and				
end of year	21,322,561	27,828,645	49,151,206	₽1,638,719

PDRs convertible to common shares represents ABS-CBN Holdings PDRs held by the Parent Company, which are convertible into ABS-CBN shares. Each PDR grants the holders, upon payment of the exercise price and subject to certain other conditions, the delivery of one ABS-CBN share or the sale of and delivery of the proceeds of such sale of one ABS-CBN share. The ABS-CBN shares are still subject to ownership restrictions on shares of corporations engaged in mass media and ABS-CBN may reject the transfer of shares to persons other than Philippine nationals. The PDRs were listed in the PSE on October 7, 1999 and may be exercised at any time from said date. Any cash dividends or other cash distributions in respect of the underlying ABS-CBN shares shall be applied by ABS-CBN Holdings, issuer of PDRs, towards payment of operating expenses and any amounts remaining shall be distributed pro-rata among outstanding PDR holders.

# 23. Related Party Transactions

Parties are considered to be related if one party has the ability, directly or 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.

The Company's BOD has the overall responsibility in ensuring that transactions with related parties are handled in a sound and prudent manner, with integrity and in compliance with applicable laws and regulations. The BOD approves material related party transactions prior to entering into said transactions should it be determined that all related party transactions within the 12-month period meet the aggregate threshold for material related party transactions which is ten percent of the Company's total assets based on its latest audit financial statements. Related party transactions that involves exclusive contracts regardless of amounts or provided by a related party servicing 30% or more of its business with the Company shall be reviewed and approved by a board-level Risk Management Committee.

# Transactions with Related Parties

In addition to the related party transactions discussed in Note 4, significant transactions of the Company with its associates, joint ventures and related parties follow:

		Nine Months September (Unaudite	: 30
	Nature	2020	2019
Associate and Joint Venture Expenses and charges paid for by the Parent Company which are reimbursed by A CJ O	Rent and utilities	₽15,751	₽28,350
Entities under Common Control			
Expenses paid by the Company to Goldlink Securities and Investigative Services, Inc. (Goldlink) and other related parties	Service fees and utilities expenses	110,258	87,153
Expenses and charges paid for by the Parent Company which are reimbursed by the concerned related parties	Rent and utilities	23,644	37,119

The related receivables from related parties, presented under "Trade and other receivables" account and payables to related parties, presented under "Trade and other payables" account in the consolidated statements of financial position, are as follows:

				September 30, 2020	December 31, 2019
	Relationship*	Terms	Conditions	(Unaudited)	(Audited)
<b>Due from</b> (see Note 7)					
INAEC	Affiliate	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	₽96,755	₽97,720
ALA Sports	Joint Venture	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	79,001	74,217
ABS-CBN Lingkod Kapamilya**	Corporate social responsibility sector of ABS-CBN	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	64,834	31,265
A CJ O	Joint Venture	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	30,879	48,387
Star Cinema	Associate	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	8,343	8,298
First Philippine Holdings Corporation (FPHC)	Affiliate	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	6,238	6,484
Goldlink	Affiliate	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	5,772	5,672
ABS-CBN Holdings Corporation	Stockholder	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	5,215	4,107

(Forward)

				September 30, 2020	December 31, 2019
	Relationship*	Terms	Conditions	(Unaudited)	(Audited)
Rockwell Land Corporation (Rockwell Land)	Affiliate	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	2,943	5,615
Knowledge Channel Foundation, Inc.	Affiliate	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	2,929	2,929
First Gas Power Corp.	Affiliate	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	1,540	1,540
Daum Kakao	Joint Venture	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	1,315	1,238
Lopez, Inc.	Parent	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	422	1,118
ABS-CBN Bayan Foundation	Corporate social responsibility sector of ABS-CBN	30 days upon receipt of billings; noninterest-bearing	Unsecured, no impairment	_	22,291
Others	Affiliates	30 days upon receipt; noninterest-bearing	Unsecured, no impairment	16,340	14,597
Total				<b>₽322.526</b>	₽325.478

\*Affiliate pertains to various entities under common control of Lopez, Inc., ultimate parent company

\*\* The Company has common officers and directors with ABS-CBN Lingkod Kapamilya.

	Relationship*	Terms	Conditions	<b>September</b> <b>30, 2020</b> (Unaudited)	December 31, 2019 (Audited)
Due to (see Note 17)					
Beyond Cable Holdings, Inc.	Affiliate	30 days upon receipt of billings; noninterest-bearing	Unsecured	₽16,690	₽16,690
Lopez Holdings	Affiliate	30 days upon receipt of billings; noninterest-bearing	Unsecured	6,710	6,186
Others	Affiliates	30 days upon receipt of billings; noninterest-bearing	Unsecured	116	121
Total				₽23,516	₽22,997

\*Affiliate pertains to various entities under common control of Lopez, Inc., ultimate parent company

- a. The Parent Company owns the program rights being aired in UHF Channel 23 of Amcara. The Parent Company has an existing blocktime agreement with Amcara for its provincial operations.
- b. Advances to employees and talents amounted to £1,544 million and £696 million as at September 30, 2020 and December 31, 2019, respectively (see Note 7).
- c. The Parent Company has advances to ALA Sports amounting to ₽79 million and ₽74 million as at September 30, 2020 and December 31, 2019, respectively.
- d. Other transactions with related parties include cash advances for working capital requirements.

The Company's Board of Directors reviews and approves material transactions with related parties, ensuring that these transactions are in the best interest of the Corporation, after considering all the relevant facts and circumstances available.

# Terms and Conditions of Transactions with Related Parties

Except for transactions identified in the previous section as interest-bearing, outstanding balances as at financial reporting date are generally unsecured, interest-free and settlement occurs in cash, and are collectible or payable on demand. For the nine months ended September 30, 2020 and 2019, the Company has not made any provision for ECL relating to amounts owed by related parties. This assessment is undertaken each financial year by examining the financial position of the related party and the market in which the related party operates.

Compensation of Key Management Personnel of the Company

	Nine Months Ended September 30 (Unaudited)	
	2020	2019
Compensation (see Notes 25, 26 and 27)	<b>₽1,062,401</b>	₽802,864
Pension benefits (see Note 30)	46,145	13,215
Termination benefits	95,052	79,975
Vacation leaves and sick leaves	36,740	28,051
	₽1,240,338	₽924,105

# 24. Revenues

Set out below is the disaggregation of the Company's revenues:

	Nine Months Ended September 30 (Unaudited)	
	2020	2019
Advertising revenue	₽5,848,340	₽17,112,688
Subscription revenue	9,803,235	10,216,424
Sale of goods	412,882	2,140,682
Income from film exhibition	136,282	1,132,350
Installation service revenue	113,303	110,456
Sponsorship revenue	92,324	334,314
Royalty income	42,595	214,451
Service fee revenue	20,088	32,241
Admission revenue / ticket sales	18,327	108,779
Ancillary rights and other revenues	510,612	585,964
Total revenue from contracts with customers	16,997,988	31,988,349
Channel lease and other rental income	35,802	38,533
Total revenues	₽17,033,790	₽32,026,882

# 25. Production Costs

	Nine Months Ended September 30 (Unaudited)	
	2020	2019
Personnel expenses and talent fees		
(see Notes 23 and 30)	₽3,682,388	₽4,919,467
Facilities-related expenses (see Notes 23 and 31)	1,068,405	1,783,365
Amortization of program rights (see Note 12)	789,937	807,733
Depreciation and amortization (see Note 10)	552,406	682,137
Travel and transportation	201,990	672,766
Set requirements	194,395	226,807
Catering and food expenses	74,987	161,983
License and royalty	16,907	350,703
Other program expenses (see Note 23)	1,124,062	403,187
	₽7,705,477	₽10,008,148

Personnel expenses include talent fees, salaries and other employee benefits.

Other program expenses consist of production expenses including, but not limited to, prizes and other expenses related to the promotional activities of various projects during the year.

# 26. Cost of Sales and Services

Cost of services consists of the following:

	Nine Months Ended September 30		
	(Unau	dited)	
	2020	2019	
Facilities-related expenses (see Notes 23 and 31)	₽1,807,216	₽2,198,952	
Depreciation and amortization (see Note 10)	1,446,200	1,345,744	
Personnel expenses (see Notes 23 and 30)	1,211,106	1,343,643	
Programming costs	941,006	1,353,801	
Bandwidth costs	631,229	547,605	
Amortization of program rights (see Note 12)	154,639	168,011	
Taxes and licenses	63,688	71,509	
Inventory costs (see Note 8)	51,176	89,824	
Transportation and travel	47,580	183,187	
Stationery and office supplies	37,051	74,663	
License fees and royalties	24,429	45,629	
Freight and delivery	7,730	54,433	
Set requirements	3,753	6,639	
Amortization of other intangible assets (see Note 12)	2,852	12,497	
Catering and food expenses	2,128	18,160	
Amortization of deferred charges (see Note 15)	90	292	
Installation costs	35	153	
Others (see Note 23)	189,567	654,848	
	<b>P6,621,475</b>	₽8,169,590	

Personnel expenses include salaries, bonuses, retirement and separation pay and other employee benefits.

Amortization of movie in-process and filmed entertainment are recorded as part of "Cost of services" under each applicable expense account.

Cost of sales consists of the following:

	Nine Months Ended September 30	
	(Unaudited)	
	2020	2019
Inventory costs (see Note 8)	<b>P</b> 312,257	₽1,628,155
Others	1,335	11,783
	<b>₽</b> 313,592	₽1,639,938

Personnel expenses include salaries, bonuses, retirement and separation pay and other employee benefits.

# 27. General and Administrative Expenses

	Nine Months Ended September 30 (Unaudited)	
	2020	2019
Personnel expenses (see Notes 22, 23 and 30)	₽4,307,119	₽4,517,442
Contracted services	853,101	623,910
Provision for ECL (see Note 7)	690,356	144,958
Depreciation and amortization (see Notes 10 and 11)	644,964	562,190
Facilities related expenses (see Notes 23 and 31)	588,593	902,862
Transportation and travel	404,816	527,303
Taxes and licenses	389,286	368,882
Advertising and promotion (see Note 9)	125,965	533,138
Research and survey	173,677	252,299
Entertainment, amusement and recreation	93,408	76,155
Donations and contributions	83,293	79,726
Amortization of other intangible assets (see Note 12)	52,761	50,762
Inventory losses (see Note 8)	1,728	407
Others	592,126	515,792
	₽9,001,193	₽9,155,826

Personnel expenses include salaries, bonuses, retirement and separation pay and other employee benefits.

# 28. Other Income and Expenses

# Finance Costs

#### Nine Months Ended September 30 (Unaudited) 2020 2019 Interest expense (see Notes 18, 20 and 31) ₽910,305 ₽923,495 Amortization of debt issue costs (see Note 18) 78,272 16,155 Loss on early redemption of bonds payable (see Note 18) 21,525 Bank service charges 9,214 13,078 **₽935,674** ₽1,036,370

The following are the sources of the Company's interest expense:

	Nine Months Ended	September 30	
	(Unaudited)		
	2020	2019	
Long-term debt (see Note 18)	<b>P828,138</b>	₽709,433	
Lease liability (see Note 31)	68,996	2,461	
Convertible note (see Note 20)	13,171	12,428	
Bonds payable (see Note 18)	_	199,173	
	<b>₽</b> 910,305	₽923,495	

#### Other Income

# Nine Months Ended September 30

	(Unaudited)	
	2020	2019
Gain on sale of financial assets at FVOCI	₽103,345	₽–
Leasing operations (see Note 31)	89,658	₽110,979
Dividend income	7,841	9,183
Gain (loss) on sale of property and equipment	4,434	(9,654)
Others - net (see Notes 20 and 21)	117,181	212,740
	₽322,459	₽323,248

Others mainly consist of income from installation services, unclaimed deposits and service fees.

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Deferred tax assets - net:		
Allowance for ECL	₽775 <b>,</b> 947	₽684,295
NOLCO	313,216	226,202
Accrued pension obligation and other		
employee benefits	182,259	96,629
Contract liabilities	167,831	136,316
License	(148,972)	(149,828)
Lease liabilities	119,093	2,294
Excess of the purchase price over the fair value		
of net assets acquired	(102,604)	(88,499)
Accrued expenses	72,052	143,319
Unearned revenue	30,157	7,853
MCIT	29,689	83,362
Customers' deposits	22,771	9,003
Allowance for inventory obsolescence	20,079	18,359
Net unrealized foreign exchange loss	(16,780)	(10,785)
Allowance for impairment loss on property		
and equipment	2,265	1,531
Others	8,917	(12,944)
	₽1,475,920	₽1,147,107
Deferred tax liability -		
Capitalized interest, duties, and taxes	₽223,634	₽230,045
Excess of the fair value over the book value	- ,	,
of net assets acquired	138,271	138,271
Imputed discount	84,536	84,536
Lease liabilities	2,227	5,503
	₽448,668	₽458,355

# 29. Income Tax and Registration with the Philippine Economic Zone Authority (PEZA)

The components of consolidated net deferred tax assets and liabilities of the Company are as follows:

The details of the deductible temporary differences, NOLCO and MCIT of certain subsidiaries for which no deferred tax assets were recognized are as follows:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
NOLCO	₽9,548,957	₽684,033
Accrued pension obligation and others	6,347,831	6,382,114
Allowance for ECL	994,622	903,601
MCIT	250,305	213,867
Customers' deposit	190,669	_
Allowance for impairment loss on property and		
equipment	83,846	83,846
Allowance for decline in value of inventories	75,157	66,616
Lease liabilities	59,184	—
(Forward)		

Contract liabilities	₽1,727	₽339,808
Unearned revenue	357,257	377,891

Management believes that it is not probable that taxable income will be available against which these temporary differences, NOLCO and MCIT will be utilized.

NOLCO amounting to P1,312 million have expired in December 31, 2019. NOLCO amounting to P16 million and P877 million were claimed as deduction against taxable income in September 30, 2020 and December 31, 2019, respectively.

MCIT amounting to P9 million have expired and were written off in 2019. MCIT amounting to P49 million and P58 million were claimed as deduction against taxable income as at September 30, 2020 and December 31, 2019, respectively.

MCIT amounting to P280 million can be claimed as tax credit against future RCIT as follows:

Year Paid	Expiry Dates	Amount
2017	December 31, 2020	<b>₽35,864</b>
2018	December 31, 2021	180,017
2019	December 31, 2022	22,133
2020	December 31, 2023	41,980
		₽289,361

NOLCO of certain subsidiaries amounting to £10,593 million can be claimed as deductions from future taxable income as follows:

Year Incurred	Expiry Dates	Amount
2017	December 31, 2020	₽683,545
2018	December 31, 2021	568,468
2019	December 31, 2022	830,768
2020	December 31, 2023	8,510,229
		₽10,593,010

As at September 30, 2020 and December 31, 2019, deferred tax liability on undistributed earnings of ABS-CBN Global, holding company of the Parent Company's foreign subsidiaries, amounting to P980 million and P2,060 million, respectively, has not been recognized because the Parent Company has control over such earnings, which have been earmarked for expansion in the Company's foreign operations and are not expected to reverse in the foreseeable future.

The reconciliation of statutory tax rate to effective tax rates applied to income before income tax is as follows:

	Nine Months Ended September 30 (Unaudited)	
	2020	2019
Statutory tax rate	30%	30%
Additions to (reduction in) income taxes resulting		
from the tax effects of:		
Interest income subjected to final tax	(1)	4
Nondeductible interest expense	(4)	11
Change in unrecognized deferred tax assets		
and others	(27)	(32)
Effective tax rates	(1%)	12%

The income tax on profits of overseas subsidiaries have been calculated at the rates of tax prevailing in the countries where such subsidiary operates, based on existing legislation, interpretations and practices in respect thereof.

#### Registration with the PEZA

On July 14, 2009, the PEZA approved the application of Big Dipper for registration as an Ecozone Information Technology (IT) Enterprise to provide digital film archiving, digital central library, content licensing and transmission at the 3rd Floor, Eugenio Lopez, Jr. Communications Center, Eugenio Lopez Drive, Quezon City.

On January 28, 2016, the PEZA approved the application of ABS-CBN Studios, Inc. for registration as an IT Export Enterprise for IT-enabled film and television content production at Barangay Sto. Cristo and Kaybanban, San Jose del Monte City, Bulacan which is an IT park to be known as "Horizon IT Park".

On January 22, 2018, the PEZA approved the application of Rosetta Holdings Corporation for registration as an Ecozone Developer to establish, develop, administer, manage and operate the Horizon IT Park.

#### Registration with the Board of Investments

On April 8, 2015, the Board of Investments approved PII's project as a New Operator of Tourism Entertainment Complex – Educational Theme Park and was granted income tax holiday for four years beginning April 2015. Total income tax holiday incentives availed by PII amounted to nil and P3 million for the nine months ended September 30, 2020 and 2019, respectively.

### 30. Pension and Other Employee Benefits

Accrued pension obligation and other employee benefits consist of:

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Pension obligation	₽5,429,918	₽5,085,284
Other employee benefits	2,045,853	2,054,986
	₽7,475,771	₽7,140,270

These are presented in the consolidated statements of financial position as follows:

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Current (see Note 17)	₽1,131,686	₽1,135,838
Noncurrent	6,344,085	6,004,432
	₽7,475,771	₽7,140,270

#### a. Pension Plan

The Company's pension plans are composed of funded (Parent Company and Sky Cable) and unfunded (other subsidiaries), noncontributory and actuarially computed defined benefit pension plans, except for ABS-CBN International (contributory), covering substantially all of its employees. The benefits are based on years of service and compensation during the last year of employment. Actuarial valuation is performed every year-end.

The following tables summarize the components of consolidated net pension expense recognized in the interim condensed consolidated statements of income and accrued pension obligation recognized in the interim condensed consolidated statements of financial position:

#### Net Pension Expense

	Nine Months Ended September 30	
	(Unaudited)	
	2020	2019
Current service cost	<b>₽351,268</b>	₽355,195
Net interest cost	189,751	183,373
Net pension expense	<b>₽</b> 541,019	₽538,568

### Accrued Pension Obligation

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Present value of obligation	<b>P6,876,251</b>	₽6,989,191
Fair value of plan assets	(1,446,333)	(1,903,907)
Accrued pension obligation	₽5,429,918	₽5,085,284

Income tax effect of re-measurement gains and losses on defined benefit plan presented in OCI amounted to (P203 million) as at December 31, 2019.

The Parent Company and Sky Cable expect to contribute P934 million and P460 million, respectively, to the retirement fund in 2020.

The major categories of the fair value of total plan assets are as follows:

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Investment in fixed/floating rate treasury note	₽1,003,490	₽141,154
Investment in government securities and bonds	22,188	591,275
Investment in stocks	415,901	1,163,910
Others	4,754	7,568
	₽1,446,333	₽1,903,907

The ranges of principal assumptions used in determining pension benefit obligations for the Company's plans are shown below:

	December 31, 2019
Discount rate	4.70%-5.39%
Future salary rate increases	4.0%-6.0%

# ABS-CBN

The pension fund is actively managed by the retirement committee, composed of five members, four of whom are executive staff of the Parent Company and beneficiaries of the plan.

The retirement committee of the beneficial trust fund uses an investment approach with the objective of maximizing the long-term expected return of plan assets. The plan's investment portfolio seeks to achieve regular income, long-term capital growth and consistent performance over its own portfolio benchmark. In order to attain this objective, the Trustee's mandate is to invest in a diversified portfolio of fixed income and equities. The investment portfolio consists of investment in equity and fixed income securities of 32% and 68% and 66% and 34% as at September 30, 2020 and December 31, 2019, respectively.

On July 27, 2010, the retirement committee of the retirement fund approved the following:

- a. Acquisition of ABS-CBN securities to fully fund the retirement fund deficiency;
- b. Allow the acquisition of Lopez Holdings shares and shares of other listed companies;
- c. Migrate to an investment management account arrangement in lieu of a "Trusteed" arrangement with BDO; and
- d. Appoint an investment officer of the retirement plan.

The fair value of ABS-CBN's plan assets as at September 30, 2020 and December 31, 2019 are as follows:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Fixed Income:		
Short-term	₽877,286	₽21,567
Medium and long-term:		
Government securities	_	416,139
Corporate bonds	_	153,201
Preferred shares	-	2,693
Equities:		
Investment in shares of stock and other		
securities of related parties	409,170	825,169
Common shares and unit investment trust fund		
(UITF)	_	333,718
	₽1,286,456	₽1,752,487

*Short-term Fixed Income*. Short-term fixed income investment includes short term UITF including Money Market Funds and Short-term funds as at September 30, 2020 and time deposit, special deposit account and special savings account with interest ranging from 3.5% to 3.75% in 2019.

*Medium and Long-term Fixed Income*. Investments in medium and long-term fixed income include Philippine peso-denominated bonds, such as government securities, corporate bonds, notes and debt securities and equity investment in preferred shares.

Government securities include treasury bills and fixed-term treasury notes bearing interest ranging from 3.5% to 8.0% in December 31, 2019. These securities are fully guaranteed by the government of the Republic of the Philippines.

Investment in unsecured corporate bonds amounted to P153 million as at December 31, 2019, respectively, with terms ranging from 7 years to 15 years. Yield to maturity rate ranges from 4% to 8% in 2019.

In 2019, investment in preferred stock refers to 4,700 shares with a total cost of P3 million and loss of P70 thousand. The fair value of preferred stock is P3 million as at December 31, 2019.

*Equities.* These pertain to investments in shares of stock and other securities of related parties and other companies listed in the PSE.

*Investments in Shares of Stock and Other Securities of Related Parties.* These pertain to investments in ABS-CBN PDRs and common shares and Lopez Holdings and Rockwell Land common shares.

	September 30, 2020 (Unaudited – Nine Months)			
	Number of			Unrealized
	Shares	Cost	Fair Value	Loss
ABS-CBN Holdings PDRs	34,903,218	₽1,515,862	₽231,757	(₽1,284,105)
ABS-CBN Common	501,320	24,052	3,509	(20,543)
Lopez Holdings	65,996,580	227,173	150,472	(76,701)
Rockwell Land	17,103,433	34,476	23,432	(11,044)
	118,504,551	₽1,801,563	<b>₽409,170</b>	(₽1,392,393)

	December 31, 2019 (Audited – One Year)			
	Number of			Unrealized
	Shares	Cost	Fair Value	Gain (Loss)
ABS-CBN Holdings PDRs	34,903,218	₽1,515,864	₽537,510	(₽978,354)
ABS-CBN Common	501,320	24,052	7,921	(16,131)
Lopez Holdings	65,996,580	227,173	244,847	17,674
Rockwell Land	17,103,433	34,476	34,891	415
	118,504,551	₽1,801,565	₽825,169	(₽976,396)

As at September 30, 2020 and December 31, 2019, the value of each ABS-CBN PDRs held by the retirement fund is at P14.36 and P15.40, respectively.

Total loss from investments in shares of stock and other securities of related parties amounted to P1,392 million and P976 million in 2020 and 2019, respectively.

*Investments in Common Shares and UITF.* Common shares pertain to 16,093,379 shares listed in the PSE in 2019, respectively, with fair value of P278 million as at December 31, 2019. Total loss from these investments amounted to P21 million in 2019.

### Sky Cable and PCC

Sky Cable's retirement benefit fund is being maintained by trustee banks, BDO and Rizal Commercial Banking Corporation.

The fair value of Sky Cable's plan assets as at September 30, 2020 and December 31, 2019 are as follows:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Short-term fixed income	₽4,754	₽4,876
Investment in medium and long-term fixed income:		
Government securities	126,204	119,586
Corporate bonds and debt securities	22,188	21,935
Unit investment trust fund	3,616	1,904
Investment in shares of stock of First Gen		
Corporation (First Gen)	1,046	1,119
Preferred shares	2,069	2,000
	₽159,877	₽151,420

*Short-term Fixed Income*. Short-term fixed income investment includes time deposit, special deposit account and special savings account with average interests of 3.3% as at September 30, 2020 and December 31, 2019, respectively.

*Medium and Long-term Fixed Income*. Investment in medium and long-term fixed income include Philippine peso-denominated bonds, such as government securities, corporate bonds, notes and debt securities.

*Investment in Government Securities.* Investment in government securities include treasury bills and fixed-term treasury notes bearing interest ranging from 3.25% to 8.00% and 2.90% to 6.88% as at September 30, 2020 and December 31, 2019, respectively. These securities are fully guaranteed by the government of the Republic of the Philippines. Total gains (losses) from investments in government securities amounted to P5 million and (P3 million) as at June 30, 2020 and December 31, 2019, respectively.

*Investment in Corporate Bonds.* These pertain to P22 million unsecured bonds with terms ranging from 5 to 10 years as at September 30, 2020 and December 31, 2019. Yield to maturity rate ranges from 4.6% to 7.5% with gains (losses) of P22 thousand and (P22 thousand) in 2020 and 2019, respectively.

*Investment in Debt Securities.* This refers to a P1 million unsecured subordinated note with a term of 5 years and yield to maturity of 6.7% as at September 30, 2020 and December 31, 2019. Accrued interest receivable amounted to P53 thousand as at December 31, 2019.

*Investments in Shares of Stock of First Gen.* These refer to investments in preferred shares of First Gen which is listed in the PSE.

Total cost and fair value of investments in shares of stock of First Gen amounted to P1 million as at September 30, 2020 and December 31, 2019. Total gain from these investments amounted to P50 thousand and P75 thousand in 2020 and 2019, respectively.

*Investments in Shares.* These refer to investments in shares of stock other than those of the related parties.

b. Other Employee Benefits

Other employee benefits consist of accumulated employee sick and vacation leave entitlement.

#### Net Benefit Expense

	Nine Months Ended September 30	
	(Unaudited)	
	2020	2019
Current service cost	<b>₽107,745</b>	₽102,977
Interest cost	88,122	66,394
Net benefit expense	₽195,867	₽169,371

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

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Defined benefit obligation at beginning of year	₽2,054,986	₽1,674,467
Current service cost	107,745	157,455
Interest cost	88,122	119,870
Actuarial loss	-	208,631
Benefits paid	(205,000)	(105,437)
Defined benefit obligation at end of year	₽2,045,853	₽2,054,986

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as at the end of the reporting period, assuming all other assumptions were held constant:

2019
Increase (Decrease) in
Defined Benefit Obligation
( <b>P345,879</b> )
645,574
<b>₽385,247</b>
(599,003)

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

Year	December 31, 2019
	- •
One year	2,151,653
More than one year but less than five years	1,920,348
More than five years but less than ten years	3,109,374
Beyond ten years	14,253,386

The average duration of the defined benefit obligation at the end of the period ranges from 12 to 27 years.

# 31. Commitments

#### Deal Memorandum with DirecTV

On June 1, 2005, the Parent Company and ABS-CBN International entered in to a 25-year Deal Memorandum (Memorandum) with DirecTV in which the Parent Company granted DirecTV the exclusive right via satellite, internet protocol technology and satellite master antenna television system or similar system, to display, exhibit, perform and distribute certain programs of the Parent Company that are listed in the Memorandum. ABS-CBN International may engage in any marketing plan mutually agreed by both parties. All costs under any mutually agreed marketing plans shall be shared equally between DirecTV and ABS-CBN International.

As provided in the Memorandum, all rights, title and interest in and to the content, discrete programs or channels not granted to DirecTV are expressly reserved by the Parent Company. All programming

decisions with respect to the programs shall be in the Parent Company's commercially reasonable discretion, including the substitution or withdrawal of any scheduled programs, provided that the Parent Company agrees that the programs will consist substantially of the same content and genre provided for in the Memorandum.

The Memorandum also provides that subscription revenues, computed as the current and stand-alone retail price per month for a subscription to The Filipino Channel multiplied by the average number of subscribers, shall be divided equally between DirecTV and ABS-CBN International.

ABS-CBN International's subscription revenue earned from subscribers that have migrated to DirecTV amounted to £304 million and £470 million for the nine months ended September 30, 2020 and 2019, respectively.

Purchase Commitments

Sky Cable has commitments with various program suppliers for a period of 1 to 5 years. Channel license fees are based on fixed and variable rates. Estimated fees for the next four years are as follows:

Year	Amount*
Within one year	₽1,084,481
After one year but not more than five years	1,082,750
*Includes variable fees based on the number of active subscribers as at September 30, 2020.	

Lease Commitments

*As Lessor.* The Parent Company has entered into commercial property leases on its building, consisting of the Parent Company's surplus office buildings. These non-cancelable leases have remaining non-cancelable lease terms of 3 to 5 years. All leases include a clause to enable upward revision of the rental charge on a predetermined rate.

Future minimum rental receivable under non-cancelable operating leases are as follows:

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Within one year	₽19,312	₽38,624
After one year but not more than five years	2,792	2,623
	₽22,104	₽41,247

*As Lessee.* The Parent Company and subsidiaries lease office facilities, space, equipment and IRU granted by various telecommunication companies. These lease agreements include extension and termination options. These options are negotiated by management to provide flexibility in managing the leased-asset portfolio and align with the Company's business needs. Management exercises significant judgement in determining whether these extension and termination options are reasonably certain to be exercised.

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

	September 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Cost –		
Balance at beginning of year	₽1,879,309	₽1,557,865
Additions	254,163	397,254
Disposals	(137,326)	(75,810)
Translation adjustments	(804)	_
Balance at end of year	1,995,342	1,879,309
Accumulated Depreciation –		
Balance at beginning of year	609,863	178,635
Depreciation	187,662	363,725
Disposal	(3,923)	(11,573)
Impairment loss	_	81,660
Translation adjustments	(7,321)	(2,584)
Balance at end of year	786,281	609,863
Net Book Value	₽1,209,061	₽1,269,446

The rollforward analysis of lease liability follows:

	Sepember 30,	December 31,
	2020	2019
	(Unaudited)	(Audited)
Balance at beginning of year	<b>₽1,083,366</b>	₽1,031,287
Additions	254,163	416,209
Interest expense	68,996	70,531
Interest paid	(68,996)	(71,195)
Payments	(165,669)	(364,129)
Translation adjustment	(29,986)	663
Balance at end of year	1,141,874	1,083,366
Less current portion	337,750	302,647
Noncurrent portion	₽804,124	₽780,719

# 32. Financial Risk Management Objectives and Policies

#### Capital Management

The Company's capital structure pertains to the mix of long-term sources of funds. When the Company expands, it needs capital, and that capital can come from debt or equity.

The primary objective of the Company's capital management is to ensure that it maintains healthy capital ratios and strong credit ratings while viably supporting its business to maximize shareholder value. No changes were made in capital management objectives, policies or processes as at September 30, 2020 and December 31, 2019.

The Company's approach focuses on efficiently allocating internally generated cash for operational requirements and investments to grow the existing business as well as to deliver on its commitment of

a regular dividend payout at a maximum of 50% of the previous year's net income. Shortages if any and acquisitions or investments in new business are funded by the incurrence of additional debt largely capped by existing loan covenants on financial ratios.

# 32. Financial Assets and Financial Liabilities

The following tables set forth the carrying amounts and estimated fair values of interim condensed consolidated financial assets and liabilities recognized as at September 30, 2020 and December 31, 2019. There are no material unrecognized financial assets and liabilities as at September 30, 2020.

		September 30, 20	020 (Unaudited – 1	nine Months)	
	Carrying				
	Amount	Fair Value	Level 1	Level 2	Level 3
Financial Assets					
Financial assets at amortized cost:					
Deposits (included under "Other noncurrent					
assets" account in the consolidated			_	_	
statements of financial position)	<b>₽353,806</b>	₽344,445	<b>P</b> –	₽–	₽344,445
Financial assets at FVOCI	99,839	99,839	25,317	-	74,522
	<b>₽</b> 453,645	<b>₽</b> 444,284	₽25,317	₽-	<b>₽</b> 418,967
Financial Liabilities					
Other financial liabilities at amortized cost:					
Interest-bearing loans and borrowings	₽21,483,008	<b>₽24,568,481</b>	₽–	₽–	<b>₽24,568,481</b>
Obligations for program rights	551,889	570,849	_	570,849	-
Convertible note	251,477	271,537	_	-	271,537
Customers' deposits (included as part of					
"Other noncurrent liabilities")	307,530	276,685	_	-	276,685
	₽22,593,904	₽25,687,552	₽-	₽570,849	₽25,116,703
	Carrying	December 31, 20	19 (Audited – Twe	elve Months)	
	Amount	Fair Value	Level 1	Level 2	Level 3
Financial Assets					
Financial assets at amortized cost:					
Deposits (included under "Other noncurrent					
assets" account in the consolidated					
statements of financial position)	₽324,959	₽315,598	₽–	₽–	₽315,598
Financial assets at FVOCI	263,126	263,126	187,424	-	75,702
	₽588,085	₽578,724	₽187,424	₽–	₽391,300
Financial Liabilities					
Other financial liabilities at amortized cost:					
Interest-bearing loans and borrowings	₽26,026,599	D29 214 922	₽_	₽_	D10 21/ 022
Obligations for program rights	₽20,020,599 744,906	₽28,214,833 780,334	<b>F</b> -	₽– 780,334	₽28,214,833
Convertible note	238,305	258,365	_	700,334	258,365
Customers' deposits (included as part of	230,303	230,303	_	—	256,505
"Other noncurrent liabilities")	377,283	346,438	_	_	346,438
State noncurrent nuonities )	₽27.387.093	₽29,599,970	₽_	₽780.334	₽28.819.636
	±21,301,093	±47,377,770	+	±/00,554	+20,017,030

#### Fair Value of Financial Instruments

The following methods and assumptions were used to estimate the fair value of each class of financial instrument for which it is practicable to estimate such value:

*Cash and Cash Equivalents, Short-term Investments, Trade and Other Receivables and Trade and Other Payables.* Due to the short-term nature of transactions, the fair values of these instruments approximate the carrying amounts as at financial reporting date.

*Deposits.* Fair value of these instruments is computed by discounting future cash flows using the risk-free interest rates for similar type of instruments adjusted for credit risk.

*Financial assets at FVOCI.* The fair values of publicly-traded instruments were determined by reference to market bid quotes as at financial reporting date. The fair values of the non-listed equity investments have been estimated using a discounted cashflow model. The valuation requires management to make certain assumptions about the model inputs, including forecast cash flows, the discount rate, credit risk and volatility. The probabilities of the various estimates within the range can be reasonably assessed and are used in management's estimate of fair value for these non-listed equity investments.

Interest-bearing Loans and Borrowings. Fair value was computed based on the following:

	Fair Value Assumptions				
Term loans	Estimated fair value is based on the discounted value of future				
	cash flows using the applicable risk-free rates for similar types				
	of loans adjusted for credit risk. The interest rates used to				
	discount the future cash flows have ranged from 3.1% to 4.4%				
	in 2020 and 2019.				

*Obligations for Program Rights.* Estimated fair value is based on the discounted value of future cash flows using the applicable risk-free rates for similar types of loans adjusted for credit risk.

*Convertible Note.* In 2020 and 2019, fair value was computed based on the discounted value of future cash flows using the applicable BVAL rate plus 1% credit spread, respectively.

*Customers' Deposits.* The fair values were calculated by discounting the expected future cash flows using the applicable BVAL rates ranging from 3.11% to 5.23% in 2020 and 2019.

There were no transfers between levels in the fair value hierarchy as at September 30, 2020 and December 31, 2019.

#### Offsetting of Financial Assets and Financial Liabilities

There is no offsetting of financial assets and financial liabilities as at September 30, 2020 and December 31, 2019.

# 33. EPS Computations

Basic EPS amounts are calculated by dividing the net income for the period attributable to common shareholders by the weighted average number of common shares outstanding (net of PDRs) during the period.

The following table presents information necessary to calculate EPS:

	Nine Months Ended September 30 (Unaudited)		
	2020	2019	
Net income (loss) attributable to equity holders of the			
Parent Company	(₽7,249,402)	₽2,365,182	
Dividends on preferred shares	(4,000)	(4,000)	
(a) Net income (loss) attributable to common equity			
holders of the Parent Company	(₽7,253,402)	₽2,361,182	
(b) Weighted average number of shares outstanding:			
At beginning and end of year	822,972,436	822,972,436	
Basic/diluted EPS (a/b)	( <b>P8.814</b> )	₽2.869	

The Company has no dilutive potential common shares outstanding, therefore basic EPS is the same as diluted EPS.

# 34. Note to Consolidated Statements of Cash Flows

	Nine Months Ended September 30 (Unaudited)		
	2020	2019	
Noncash investing activities: Acquisitions of program rights on account	<b>₽161,038</b>	₽47,932	

Changes in liabilities arising from financing activities:

	January 1, 2020	Cash flows	Noncash changes	September 30, 2020
Term loans	₽26,026,599	(₽4,494,695)	(₽48,896)	<b>P21,483,008</b>
Lease liabilities	1,083,366	(165,669)	224,177	1,141,874
Interest payable (Note 17)	281,622	(992,305)	897,134	186,451
Dividends payable (Note 17)	304,192	_	-	304,192
Deposits for future subscription				
(Note 17)	1,351,614	_	10,408	1,362,022
Total liabilities from financing activities	₽29,047,393	(\$\$,652,669)	<b>₽1,082,823</b>	₽24,477,547
			Noncash	December 31,
	January 1, 2019	Cash flows	changes	2019
Term loans	₽28,197,080	(₽2,212,020)	₽41,539	₽26,026,599
Lease liabilities	11,030,649	(415,633)	468,350	1,083,366
Interest payable (Note 17)	309,525	(1,383,173)	1,355,270	281,622
Dividends payable (Note 17)	286,024	(460,487)	478,655	304,192
Deposits for future subscription				
(Note 17)	1,287,014	_	64,600	1,351,614
Total liabilities from financing activities	₽41,110,292	(₽4,471,313)	₽2,408,414	₽29,047,393

Noncash changes include effect of accrual of dividends and interests, amortization of debt issue costs and the accretion of interest on finance leases.

# 35. Contingent Liabilities and Other Matters

a. The Parent Company has contingent liabilities with respect to claims and lawsuits filed by third parties. The events that transpired last February 4, 2006, which resulted in the death of 71 people and injury to about 200 others led the Parent Company to shoulder the burial expenses of the dead and medical expenses of the injured, which did not result in any direct or contingent financial obligation that is material to the Parent Company. The Parent Company has settled all of the funeral and medical expenses of the victims of the tragedy. Given the income flows and net asset base of the Parent Company, said expenses do not constitute a material financial obligation of the Parent Company remains in sound financial position to meet its obligations.

As at September 30, 2020, the claims, including those in connection with the events of February 4, 2006, are still pending and remain contingent liabilities. While the funeral and medical expenses have all been shouldered by the Parent Company, there still exist claims for compensation for the deaths and injuries, the amount of which have not been declared and cannot be determined with certainty at this time. Management is nevertheless of the opinion that should there be any adverse judgment based on these claims, this will not materially affect the Parent Company's financial position and performance.

- b. In relation to the consolidation of Sky Cable and Home Cable in 2004, a competitor television broadcasting company (complainant) filed a case before the NTC for unlawful merger and unlawful cross-ownership and common control and operations of telecommunications companies and cable companies with a prayer for cease and desist order. As at September 30, 2020, the case is still pending before the NTC. Management believes that the case filed by the complainant is without legal basis and would not have a material impact on the interim condensed consolidated financial statements.
- c. The Company is also subject to periodic examinations by tax authorities and has other legal cases in the ordinary course of business, which are pending in courts or under protest. In consultation with its legal counsel, management believes that the outcome of these examinations and cases are not material to affect the Company's financial position and financial performance.

Disclosure of additional details beyond the present disclosures may seriously prejudice the Company's position. Thus, as allowed by PAS 37, *Provisions, Contingent Liabilities and Contingent Assets*, only general descriptions were provided.

# 36. Events After Reporting Period

a. In a move to contain the COVID-19 outbreak, on March 13, 2020, the Office of the President of the Philippines issued a Memorandum directive to impose stringent social distancing measures in the National Capital Region effective March 15, 2020. On March 16, 2020, Presidential Proclamation No. 929 was issued, declaring a State of Calamity throughout the Philippines for a period of six (6) months and imposed an enhanced community quarantine throughout the island of Luzon until April 12, 2020, unless earlier lifted or extended. These measures have caused disruptions to businesses and economic activities, and its impact on businesses continue to evolve.

The Company considers the events surrounding the outbreak as non-adjusting subsequent events, which do not impact its financial position and performance as of and for the year ended December 31, 2019. However, the outbreak could have a material impact on its 2020 financial

results and even periods thereafter. Considering the evolving nature of this outbreak, the Company cannot determine at this time the impact to its financial position, performance and cash flows. The Company will continue to monitor the situation.

- b. On February 10, 2020, the solicitor general filed a quo warranto proceeding against the Parent Company before the Supreme Court of the Philippines. On June 23, 2020, the Supreme Court dismissed the quo warranto petition.
- c. On March 17, 2020, the legislative franchise of ABS-C to construct, establish, install, operate and maintain for commercial purposes and in the public interest, radio paging and records messaging systems lapsed.
- d. On May 4, 2020, the legislative franchise of the Parent Company to construct, operate and maintain, for commercial purposes and in the public interest, television and radio broadcasting stations lapsed.
- e. On May 4, 2020, the legislative franchise of Sky Cable to construct, establish, install, operate and maintain for commercial purposes and in the public interest, community antennae television systems lapsed.
- f. On May 5, 2020, the NTC issued a CDO on the Parent Company's broadcast operations. On June 30, 2020, the NTC issued a CDO to the Parent Company to cease its digital TV transmission in Metro Manila using channel 43 and the direct-to-home business of Sky Cable.
- g. On July 8, 2020, the Company announced the closure of ACJO effective December 31, 2020.
- h. On July 10, 2020, the House Committee on Legislative Franchises voted to adopt a resolution denying the franchise application of the Parent Company. This is considered as an adjusting event.
- i. On July 15, 2020, the Company announced that it will implement a retrenchment program covering ABS-CBN and its subsidiaries effective end of business day on 31 August 2020.
- j. On July 22, 2020, the Company announced the closure of PII popularly known as "Kidzania Manila" effective August 31, 2020.

# Exhibit 1 – Aging of Accounts Receivable

As of September 30, 2020 (Unaudited)

	Neither Past	Past Due but not Impaired				
	Due nor		30 Days			
	Impaired	Less than 30	and Over	Impaired	Allowance	Total
Trade receivables:						
Airtime	₽559,516	<b>₽177,847</b>	₽1,481,937	₽353,069	( <b>₽353,069</b> )	₽2,219,300
Subscriptions	342,184	83,958	1,109,602	1,206,664	(2,206,664)	1,535,744
Others	101,378	100,180	362,563	362,477	(362,477)	564,121
Nontrade receivables	168,687	113,334	1,824,017	296,536	(296,536)	2,106,092
Due from related parties	_	_	322,536	_		322,526
	₽1,171,765	₽475,319	₽5,100,699	₽3,218,746	(₽3,218,746)	₽6,747,783

As of December 31, 2019 (Audited)

	Neither Past	Past Due but not Impaired				
	Due nor		30 Days			
	Impaired	Less than 30	and Over	Impaired	Allowance	Total
Trade receivables:						
Airtime	₽4,773,224	₽661,346	₽547,083	₽119,941	(₽342,847)	₽5,758,747
Subscriptions	793,320	253,666	341,519	1,441,192	(1,516,872)	1,312,825
Others	402,521	619,039	546,563	542,446	(361,842)	1,748,727
Nontrade receivables	720,174	196,444	524,086	315,488	(296,536)	1,459,656
Due from related parties	—	-	325,478	-	-	325,478
	₽6,689,239	₽1,730,495	₽2,284,729	₽2,419,067	(₽2,518,097)	₽10,605,433

# SIGNATURES

# For the SEC 17-Q Third Quarter 2020 Report

Pursuant to the requirements of the Securities Regulation Code, the issuer has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Registrant: ABS-CBN Corporation

DocuSigned by: By: Opparto T 5D143E63107F447.

ALDRIN M. CERRADO Chief Financial Officer Date: \_\_\_\_\_