As filed with the Securities and Exchange Commission on July 23, 2004

# **SECURITIES AND EXCHANGE COMMISSION**

Washington, DC 20549
<b>FORM 20-F/A</b>
(Amendment No. 1)
Annual Report Pursuant to Section 13
of the Securities Exchange Act of 1934
For the fiscal year ended December 31, 2003
Commission file number for securities registered
pursuant to Section 12(b) of the Act: 0-32245
Commission file number for securities registered
pursuant to Section 12(g) of the Act: 1-16269

# AMÉRICA MÓVIL, S.A. DE C.V.

(exact name of registrant as specified in its charter)

#### America Mobile

(translation of registrant s name into English)

**United Mexican States** 

(jurisdiction of incorporation)

Lago Alberto 366, Colonia Anáhuac, 11320 México, D.F., México

 $(address\ of\ principal\ executive\ of fices)$ 

Securities registered pursuant to Section 12(b) of the Act:

American Depositary Shares, each representing

20 Series L Shares, without par value Series L Shares, without par value Name of each exchange on which registered:

New York Stock Exchange

New York Stock Exchange

(for listing purposes only)

Securities registered pursuant to

Section 12(g) of the Act:

American Depositary Shares, each representing 20 Series A Shares, without par value

Series A Shares, without par value

The number of outstanding shares of each of the registrant s classes of capital or common stock as of December 31, 2003:

3,647 millionAA Shares279 millionA Shares8,910 millionL Shares

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports) and (2) has been subject to such filing requirements for the past 90 days. Yes x No "

Indicate by check mark which financial statement item the registrant has elected to follow. Item 17  $\,^{\circ}\,$  Item 18  $\,$ x

#### EXPLANATORY NOTE

This amended annual report on Form 20-F/A dated July 23, 2004 is being filed to:

- (1) amend Item 18 Financial Statements to replace the accountants reports with respect to América Central Tel, S.A. for the years ended December 31, 2002 and 2001 and Telecom Americas Ltd. for the year ended December 31, 2001 and the 186-day period ended December 31, 2000 with reports that expressly state that the audits referred to therein were conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States); and
- (2) add the inadvertently omitted page references in the cross reference, at the top of page 67 of the annual report on Form 20-F filed on June 30, 2004, which shall read See Item 18 Financial Statements and pages F-1 through F-87.

Other than the foregoing items and conforming changes related thereto, and the correction of certain minor typographical errors and ommissions, no part of the annual report on Form 20-F filed on June 30, 2004 is being amended, and the filing of this amended annual report on Form 20-F/A should not be understood to mean that any other statements contained therein are true or complete as of any date subsequent to June 30, 2004.

### **Item 18. Financial Statements**

See pages F-1 through F-87, incorporated herein by reference.

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#### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Stockholders of América Móvil, S.A. de C.V.

We have audited the accompanying consolidated balance sheets of América Móvil, S.A. de C.V. and subsidiaries as of December 31, 2002 and 2003 and the related consolidated statements of operations, changes in stockholders—equity and changes in financial position for each of the three years in the period ended December 31, 2003. These financial statements are the responsibility of the Company—s management. Our responsibility is to express an opinion on these financial statements based on our audits. We did not audit the financial statements of América Central Tel, S.A. and subsidiaries, which statements collectively account for 10% of total assets at December 31, 2002, and 10% and 8% of total operating revenues for the years ended December 31, 2001 and 2002, respectively, of the related consolidated amounts, as well as the financial statements of Telecom Américas Ltd, in which the Company—s equity in their net loss is stated at P. 3,660,197 in 2001. Those financial statements, presented in accordance with International Accounting Standards and accounting principles generally accepted in the United States of America, respectively, were examined by other independent auditors whose reports have been furnished to us, and our opinion, insofar as it relates to the financial information utilized by Company—s management (before conversion to accounting principles generally accepted in Mexico) of such subsidiary and investee in the consolidated financial statements of América Móvil, S.A. de C.V. and subsidiaries, is based solely on the reports of the other independent auditors.

We conducted our audits in accordance with auditing standards generally accepted in Mexico and in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts (including the Company s conversion of the financial statements of América Central Tel, S.A. and Telecom Américas Ltd, to accounting principles generally accepted in Mexico) and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits and the reports of other independent auditors provide a reasonable basis for our opinion.

In our opinion, based on our audits and the reports of the other independent auditors, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of América Móvil, S.A. de C.V. and subsidiaries at December 31, 2002 and 2003, and the consolidated results of their operations and changes in their financial position for each of the three years in the period ended December 31, 2003, in conformity with accounting principles generally accepted in Mexico, which differ in certain respects from those followed in the United States of America. (See Note 23).

Mancera, S.C.

A Member Practice of

Ernst & Young Global

C.P.C. Francisco Alvarez del Campo

Mexico City, Mexico

February 23, 2004,

(except for Note 23 as to which the date is March 16, 2004)

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#### REPORT OF INDEPENDENT ACCOUNTANTS

To the Board of Directors and

Shareholders of América Central Tel, S.A.

In our opinion, the accompanying consolidated balance sheets and the related consolidated statements of income, of cash flows and of changes in shareholders—equity present fairly, in all material respects, the financial position of América Central Tel, S.A. and subsidiaries at December 31, 2002 and 2001, and the results of their operations and their cash flows for the years then ended, in conformity with International Accounting Standards. These financial statements are the responsibility of the Company—s management; our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audits of these financial statements in accordance with the standards of the Public Company Accounting Oversight Board (United States of America), which require that we plan and perform the audits to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall consolidated financial statements presentation. We believe that our audits provide a reasonable basis for the opinion expressed above.

As explained in Note 2 to the consolidated financial statements at December 31, 2002, the company prepared these consolidated financial statements for the first time in conformity with International Accounting Standards (IAS), and, as required by provisions issued by the Standing Committee on Interpretations of IAS, it restated both its financial statements and retained earnings as of December 31, 2001. As more fully explained in note 2 to the consolidated financial statements, the effect of the mentioned restatement was charged to retained earnings.

International Accounting Standards (IAS) vary in certain significant respects from accounting principles generally accepted in the United States. The application of the latter would have affected the determination of consolidated net income expressed in Guatemalan Quetzales for the years ended December 31, 2002 and 2001 and the determination of consolidated stockholders—equity and consolidated cash flows also expressed in Guatemalan Quetzales at December 31, 2002 and 2001 to the extent summarized in Note 17 to the consolidated financial statements.

February 20, 2003, except for Note 17, which is dated March 4, 2003.

#### CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003, except for earnings per share)

2001

P. 28,223,945

5,594,442

4,232,224

3,429,410

3,977,383

45,457,404

15,675,640

3,821,476

11,869,136

363,824

2,132,600

4,920,248

38,782,924

6,674,480

884,160

(6,588)

(382,034)

(817,611)

795,609

(664,897)

(1,138,433)

Operating revenues:

Services:

Usage charges Monthly rent

Long-distance

Other services

Cost of sales

(Note 17)

Sales of handsets and accessories

Operating costs and expenses:

included in cost of sales)

Operating income

Interest income

Interest expense

Exchange (loss) gain, net

Other financing income (cost), net

Monetary (loss) gain

Commercial, administrative and general

Comprehensive financing (cost) income:

Cost of sales and services with related parties (Note 17)

Depreciation and amortization (Notes 7 to 10) (includes P. 3,690,186, P. 6,006,324 and P.10,295,050 for the years ended December 31 2001, 2002 and 2003, respectively not

Impairment of investments in affiliates (Note 10)

Commercial, administrative and general with related parties

Interest (expense) income with related parties, net (Note 17)

	U.S. dollars
2003	2003
P. 48,849,771	\$ 4,348
11,639,345	1,036
7,385,984	657
5,996,308	534
12,069,564	1,074
85,940,972	7,649
33,572,259	2,988
3,902,024	347
16,099,680	1,433
529,053	47
	P. 48,849,771 11,639,345 7,385,984 5,996,308 12,069,564 85,940,972 33,572,259 3,902,024 16,099,680

40,793

8,606,263

46,762,185

Million of

1,235

6,050

Year ended December 31.

13,877,861

67,980,877

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Other income (loss), net	423,211	270,064	(1,044,944)	(93)
Income before income tax and employee profit sharing	6,432,794	12,227,419	19,038,531	1,695
Provisions for:				
Income tax (Note 19)	3,290,281	3,211,308	3,277,526	292
Employee profit sharing	209,677	202,304	247,938	22
	3,499,958	3,413,612	3,525,464	314
Income before equity in results of affiliates	2,932,836	8,813,807	15,513,067	1,381
Equity in net results of affiliates	(4,066,886)	(4,169,755)	(129,582)	(11)
Net (loss) income	P. (1,134,050)	P. 4,644,052	P. 15,383,485	\$ 1,370
Distribution of net (loss) income				
Majority interest	P. (910,023)	P. 4,783,697	P. 15,031,636	\$ 1,338
Minority interest	(224,027)	(139,645)	351,849	32
Net (loss) income	P. (1,134,050)	P. 4,644,052	P. 15,383,485	\$ 1,370
Weighted average of common shares outstanding (in million)	13,199	13,123	12,912	12,912
	· ·			
Net (loss) income earnings per share	P. (0.07)	P. 0.36	P. 1.16	\$ 0.10
0. L				

See accompanying notes.

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### CONSOLIDATED BALANCE SHEETS

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

		December 31,			
			Million of		
			U.S. dollars		
	2002	2003	2003		
ASSETS					
Current assets:					
Cash and cash equivalents	P. 9,512,980	P. 9,287,162	\$ 826		
Marketable securities (Note 3)	1,510,101	794,873	71		
Accounts receivable, net (Note 4)	6,522,689	11,414,686	1,016		
Related parties (Note 17)	609,398	647,805	58		
Inventories, net (Note 5)	3,127,193	5,229,256	465		
Prepaid expenses (Note 6)		184,797	16		
Other current assets	925,554	1,994,831	178		
Total current assets	22,207,915	29,553,410	2,630		
Investments in affiliates and others (Note 10)	3,290,815	2,548,599	227		
Plant, property and equipment, net (Note 7)	62,993,999	71,161,642	6,333		
Prepaid expenses (Note 6)		2,696,527	240		
Licenses, net (Note 8)	15,984,487	25,807,951	2,297		
Trademarks (Note 9)	6,796,530	7,884,781	702		
Goodwill, net (Note 10)	6,263,876	8,028,349	715		
Other non current assets (Note 7)		2,297,288	205		
Total assets	P. 117,537,622	P. 149,978,547	\$ 13,349		
LIABILITIES AND STOCKHOLDERS EQUITY					
Current liabilities:	D 10 (27 007	D 12 100 207	d 1.070		
Short-term debt and current portion of long-term debt (Note 14)	P. 10,637,007 11,375,726	P. 12,108,296	\$ 1,078		
Accounts payable and accrued liabilities (Notes 12 and 13)		19,944,699 2,978,044	1,775 265		
Taxes payable Related parties (Note 17)	1,921,075 110,204	129,523	12		
Deferred revenues	2,807,047	4,623,301	411		
Deferred revenues	2,807,047	4,023,301	411		
Total current liabilities	26,851,059	39,783,863	3,541		
Long-term debt (Note 14)	37,399,435	37,204,549	3,311		
Deferred taxes (Note 19)	2,140,691	3,648,855	325		
Deferred credits	573	129,409	12		
Total liabilities	66,391,758	80,766,676	7,189		

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Stockholders equity (Note 18):			
Capital stock	31,193,176	31,191,463	2,776
Retained earnings:			
Prior years	29,948,037	32,673,511	2,908
Net income for the year	4,783,697	15,031,636	1,338
•		<del></del>	
	34,731,734	47,705,147	4,246
Other accumulated comprehensive loss items	(16,003,808)	(14,783,458)	(1,316)
•			
Total majority stockholders equity	49,921,102	64,113,152	5,706
Minority interest	1,224,762	5,098,719	454
·			
Total stockholders equity	51,145,864	69,211,871	6,160
Total liabilities and stockholders equity	P. 117,537,622	P. 149,978,547	\$ 13,349
• •			

See accompanying notes.

### CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

			Retained	earnings							
		Reserve				o	ther				
		for pur-				accur	nulated				
		chase of				cor	npre-	Total		Compre-	Total
		Company s				he	nsive	majority		hensive	stock-
	Capital	own	Legal			1	oss	stockholders	Minority		holders
	Stock	shares	Reserve U	nappropriated	Total	it	ems	equity	interest	(loss) income	equity
Balances at December 31,											
	P. 31,223,515		P. 320,612 F	· 41,461,633	P. 41,782,245	P. (	(296,469)	P. 72,709,291	P. 2,426,715		P. 75,136,006
Increase in											
legal reserve			90,963	(90,963)							
Increase in											
reserve for											
purchase of											
Company s own	1										
shares		P. 11,220,961		(11,220,961)							
Dividends paid				(622,314)	(622,314)			(622,314)			(622,314)
Cash purchase											
of Company s	(22.75()	(7.400.150)			(7.400.150)			(7.501.015)			(7.501.015)
own shares	(22,756)	(7,499,159)			(7,499,159)			(7,521,915)			(7,521,915)
Comprehensive income:											
Net loss for the											
year				(910,023)	(910,023)			(910,023)	(224,027) P.	(1.134.050)	(1,134,050)
Other				()10,023)	(510,023)			()10,023)	(221,027) 1.	(1,131,030)	(1,131,030)
comprehensive											
income:											
Effect of											
translation of											
foreign entities						(	(377,675)	(377,675)		(377,675)	(377,675)
Results from											
holding											
nonmonetary											
assets						(2	,214,161)	(2,214,161)		(2,214,161)	(2,214,161)
Current year deferred											
income tax on											
stockholders							249 222	249.222		249 222	249 222
equity accounts							348,223	348,223		348,223	348,223
Comprehensive											
income									P.	(3,377,663)	

Minority									
interest								(1,380,845)	(1,380,845)
-								<del></del>	
Balances at									
December 31,									
2001	31,200,759	3,721,802	411,575	28,617,372	32,750,749	(2,540,082)	61,411,426	821,843	62,233,269
Dividends paid	21,200,100	-,,,,	111,010	(618,296)	(618,296)	(=,0 10,00=)	(618,296)	322,610	(618,296)
Cash purchase				(,,	(,,		(1 1, 1 1,		(1 1, 1 1,
of Company s									
own shares	(7,583)	(2,184,416)			(2,184,416)		(2,191,999)		(2,191,999)
Comprehensive									
income:									
Net income for									
the year				4,783,697	4,783,697		4,783,697	(139,645) P. 4,644,052	4,644,052
Other									
comprehensive									
income:									
Effect of									
translation of									
foreign entities						(15,060,115)	(15,060,115)	(15,060,115)	(15,060,115)
Results from									
holding									
nonmonetary									
assets						2,038,736	2,038,736	2,038,736	2,038,736
Current year									
deferred									
income tax on									
stockholders						(4.42.2.47)	(442.247)	(110.017)	(440.047)
equity accounts						(442,347)	(442,347)	(442,347)	(442,347)
Comprehensive									
income:								P. (8,819,674)	
Minority									
interest								542,564	542,564
micrest								342,304	342,304
-									
Balances at									
December 31,									
2002	31,193,176	1,537,386	411,575	32,782,773	34,731,734	(16,003,808)	49,921,102	1,224,762	51,145,864

# CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY (Cont.)

### (Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

			Retained earnings						
		Reserve			Other				
		for pur-			accumulated				
		chase of			compre-	Total			Total
		Company s			hensive	majority	Compr		stock-
	Capital	own	Legal		loss	stockholders	Minority	hensive	holders
_	Stock	shares	Reserve Unappropriated	Total	items	equity	interest	(loss) income	equity
Cumulative effect of adoption of a new accounting principle (Note									
2w) Excess of the			(112,074)	(112,074)		(112,074)		P. (112,074)	(112,074)
book value over price paid to acquire									
minority interests			(178,478)	(178,478)		(178,478)			(178,478)
Increase in reserve for purchase of Company s own shares		5,122,000	(5,122,000)						
Dividends paid		2,122,000	(793,915)	(793,915)		(793,915)			(793,915)
Cash purchase of Company s own shares	(1,713)	(973,756)		(973,756)		(975,469)			(975,469)
Comprehensive income:	(1,713)	(713,130)		(713,130)		(775,107)			(773,107)
Net income for the year			15,031,636	15,031,636		15,031,636	351,849	15,383,485	15,383,485
Other comprehensive income:			15,051,050	13,031,030		13,031,030	331,017	13,303,103	13,303,103
Effect of translation of foreign entities					6,991,002	6,991,002		6,991,002	6,991,002
Results from holding									
nonmonetary assets					(5,711,524) (59,128)			(5,711,524) (59,128)	(5,711,524) (59,128)

Current year deferred income tax on stockholders equity accounts		
		_
Comprehensive		
income:	P. 16,491,7	61
		_
Minority		
interest	3,522,108	3,522,108
	· <del></del>	
Balances at		
December 31,	D 5 000 510	D (0.044.054
2003 (Note 18) P. 31,191,463 P. 5,685,630 P. 411,575 P. 41,607,942 P. 47,705,147 P. (14,783,458) P. 64,113,152	P. 5,098,719	P. 69,211,871

See accompanying notes.

### CONSOLIDATED STATEMENTS OF CHANGES IN FINANCIAL POSITION

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

Voor	ended	Decem	hor	31	

			Million of
			U.S. dollars
2001	2002	2003	2003
P. (1,134,050)	P. 4,644,052	P. 15,383,485	\$ 1,370
3,921,251	6,425,542	9,726,756	866
998,997	2,180,721	4,151,105	369
		134,042	12
		75,428	7
(300,288)	(380,958)	80,235	7
2,132,600	40,793		
4,066,886	4,169,755	129,582	11
191,477	(1,705,230)	(4,891,997)	(435)
(48,053)	(234,534)	(3,015,366)	(268)
321,057	618,315	(2,102,063)	(187)
		(3,554,066)	(318)
(2,125,157)	880,604	8,568,973	763
(561,683)	986,409	(19,088)	(2)
341,516	1,164,845	1,945,090	173
1,005,105	618,017	2,425,770	216
8,809,658	19,408,331	29,037,886	2,584
21 974 690	41 850 901	22.512.225	2,004
			(1,776)
(0,010,710)	(13, 133, 131)	(1),)0),001)	(1,770)
(7 521 915)	(2 191 999)	(975 469)	(87)
			(71)
(700,393)	(1,983,089)	(1,276,286)	(114)
6,481,350	21.624.063	(492,982)	(44)
(12,164,153)	(25,485,394)	(22,359,571)	(1,991)
(16,486,290)	823,587	(2,112,067)	(188)
	P. (1,134,050)  3,921,251 998,997  (300,288) 2,132,600 4,066,886  191,477 (48,053) 321,057  (2,125,157) (561,683) 341,516 1,005,105  8,809,658  21,974,690 (6,648,718)  (7,521,915) (622,314) (700,393)  6,481,350  (12,164,153)	P. (1,134,050) P. 4,644,052  3,921,251 6,425,542 998,997 2,180,721  (300,288) (380,958) 2,132,600 40,793 4,066,886 4,169,755  191,477 (1,705,230) (48,053) (234,534) 321,057 618,315  (2,125,157) 880,604 (561,683) 986,409 341,516 1,164,845 1,005,105 618,017  8,809,658 19,408,331  21,974,690 41,850,901 (6,648,718) (15,433,454)  (7,521,915) (2,191,999) (622,314) (618,296) (700,393) (1,983,089)  6,481,350 21,624,063	P. (1,134,050) P. 4,644,052 P. 15,383,485  3,921,251 6,425,542 9,726,756 998,997 2,180,721 4,151,105 134,042 75,428 (300,288) (380,958) 80,235 2,132,600 40,793 4,066,886 4,169,755 129,582  191,477 (1,705,230) (4,891,997) (48,053) (234,534) (3,015,366) 321,057 618,315 (2,102,063) (3,554,066)  (2,125,157) 880,604 8,568,973 (561,683) 986,409 (19,088) 341,516 1,164,845 1,945,090 1,005,105 618,017 2,425,770  8,809,658 19,408,331 29,037,886  21,974,690 41,850,901 22,512,225 (6,648,718) (15,433,454) (19,959,537) (7,521,915) (2,191,999) (975,469) (622,314) (618,296) (793,915) (700,393) (1,983,089) (1,276,286)  6,481,350 21,624,063 (492,982)

Investment in marketable securities	(9,044,625)	9,368,493	715,228	64
Minority interest	(- /- /- /- /	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	3,343,630	298
Initial cash from companies acquired		1,561,893	871,378	78
Investments in trademarks		(6,796,530)	(1,807,928)	(161)
Investment in licenses	(290,710)	(13,768,788)	(7,421,392)	(661)
Resources used in investing activities	(37,985,778)	(34,296,739)	(28,770,722)	(2,561)
Net (decrease) increase in cash and cash equivalents	(22,694,770)	6,735,655	(225,818)	(21)
Cash and cash equivalents at beginning of the year	25,472,095	2,777,325	9,512,980	847
Cash and cash equivalents at end of the year	P. 2,777,325	P. 9,512,980	P. 9,287,162	\$ 826

See accompanying notes.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

#### 1. Description of Business and Operations

América Móvil, S.A. de C.V. and subsidiaries (collectively, the Company or América Móvil) is the leading provider of wireless communications services in Latin America. The Company was established in September 2000 in a spin-off from Teléfonos de México, S.A. de C.V. (Telmex).

América Móvil has subsidiaries and equity investments in affiliated companies in the telecommunications sector in Mexico, Guatemala, Nicaragua, El Salvador, Ecuador, Brazil, Argentina, Colombia and the United States. In Mexico, through its subsidiary Radiomóvil Dipsa, S.A. de C.V. which operates under the trademark Telcel, América Móvil provides nationwide cellular telecommunications services.

At December 31, 2002 and 2003 América Móvil s equity interest in its principal subsidiaries and affiliated companies is as follows:

		Equity interest at December 31,		
Name of company	Location	2002	2003	
Subsidiaries: (1)				
Sercotel, S.A. de C.V.	Mexico	100.0%	100.0%	
Radiomóvil Dipsa, S.A. de C.V.	Mexico	100.0	100.0	
TracFone Wireless, Inc.	USA	97.8	98.2	
Telecom Américas, Ltd: (2)	Bermuda	96.5	97.5	
ATL-Algar Telecom Leste, S.A.	Brazil	96.5	97.5	
Americel, S.A.	Brazil	78.1	96.0	
Telet, S.A.	Brazil	78.6	96.5	
Tess, S.A.	Brazil	96.5	97.5	
BSE, S.A.	Brazil		97.5	
BCP, S.A.	Brazil		97.5	
América Central Tel, S.A. (ACT): (3)	Guatemala	96.9	100.0	
Telecomunicaciones de Guatemala, S.A. (TELGUA)	Guatemala	96.0	98.8	
Newcotel, S.A.	Guatemala	96.0	98.8	
Servicios de Comunicaciones Personales Inalámbricas, S.A., (Sercom)	Guatemala	96.0	98.8	
Telglob, S.A.	Guatemala	96.0	98.8	
Telefonía Publica de Guatemala, S.A. (Publitel)	Guatemala	96.0	98.8	
Estel, LLC	Delaware		100.0	
Compañía de Telecomunicaciones de El Salvador, S.A. de C.V. (CTE) (4	4) El Salvador		51.0	
CTE Telecom Personal, S.A. de C.V. (Personal)	El Salvador		51.0	
Cablenet, S.A. de C.V. (Cablenet)	El Salvador		51.0	
Telecomoda, S.A.de C.V. (Telecomoda)	El Salvador		51.0	

Publicom, S.A. de C.V. (Publicom)	El Salvador		51.0
Comunicación Celular, S.A. (Comcel): (5)	Colombia	95.7	95.67
Occidente y Caribe Celular, S.A. (Occel)	Colombia	95.2	93.4
Celcaribe, S.A.	Colombia		94.0
Consorcio Ecuatoriano de Telecomunicaciones, S.A. (Conecel)	Ecuador	80.6	100.0
Techtel-LMDS Comunicaciones Interactivas, S.A.	Argentina	60.0	60.0

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

Equity	interest	at ]	Decem	ber	31	Ι,
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Name of company	Location	2002	2003	
CTI Holdings, S.A. (6)	Argentina		92.0	
CTI Compañía de Teléfonos del Interior, S.A., (CTI Interior)	Argentina		92.0	
CTI PCS, S.A. (CTI PCS)	Argentina		92.0	
Affiliates: (1)	-			
Organización Recuperadora de Cartera, S.A. de C.V.	Mexico	45.0	45.0	
US Commercial Corporation, S.A. de C.V.	Mexico		29.7	
Génesis Telecom., S.A.	Venezuela	25.0	25.0	
Iberbanda, S.A.	Spain	18.6	17.8	
Network Access Solutions	USA	2.0	2.0	
CompUSA, Inc.	USA	49.0		

- (1) See Note 10 for a description of activity in subsidiaries and affiliates.
- (2) The name Telecom Américas as used hereinafter will refer collectively to the companies ATL, Americel, Telet, Tess, BSE and BCP.
- (3) Includes Nicaragua operations.
- (4) The name CTE as used hereinafter will refer collectively to the companies: CTE, Personal, Cablenet, Telecomoda and Multicom.
- (5) The name Comcel as used hereinafter will refer collectively to the companies: Comcel, Occel and Celcaribe.
- (6) The name CTI as used hereinafter will refer collectively to the companies: CTI Holdings, CTI Interior and CTI PCS.

América Móvil through its subsidiaries has licenses to install, operate and manage mobile telecommunications services in Mexico, Guatemala, Nicaragua, El Salvador, Ecuador, Colombia, Argentina and Brazil. These licenses will expire on various dates between the years 2008 and 2018.

Except as mentioned in the following paragraphs, the licenses granted to the Company do not require royalty payments to the respective governments.

As payment for the 800-megahertz (Band B) licenses awarded in Mexico, the Mexican Federal government receives a percentage of Telcel s gross annual revenues ranging from 5% to 10%.

Licenses awarded in Brazil, Colombia, Argentina and Ecuador generate the payment of contributions to their respective governments, based in some cases on revenues and in other cases on the number of channels in operation.

Telgua and CTE provide fixed-line telephone services.

TracFone Wireless, Inc. (TracFone) resells cellular airtime on a prepaid basis through retailers to customers who use telephones equipped with TracFone software. TracFone does not own a cellular infrastructure but purchases airtime from carriers throughout the United States. TracFone s revenues are also derived from the sale of cellular telephones and accessories. TracFone provides services throughout the United States, Puerto Rico and the Virgin Islands.

In December 2002, the Mexican Federal government awarded Telcel a license to install, operate and manage basic radiotelephone domestic and international long-distance and data transmission services in Mexico. The term of the license is for 15 years, which may be extended at the discretion of the government.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

In February 2003, Telecom Américas switched its original Band B cellular concessions, from a mobile cellular communications system (SMC) to mobile access system (PCS). This change will allow these companies to exercise an option to extend the life of the licenses for an additional 15 years, upon payment of a certain fee.

#### 2. Significant Accounting Policies

The most important accounting policies and practices followed in the preparation of these financial statements are described below:

#### a) Consolidation

The consolidated financial statements include the accounts of América Móvil and those of the subsidiaries referred in Note 1. All of the companies operate in the telecommunications sector or provide services to companies operating in such sector.

All significant intercompany accounts and transactions have been eliminated in the consolidated financial statements

Minority interest relates to the Company s foreign subsidiaries.

#### b) Revenue recognition

The Company s revenues include: usage charges, monthly rent, incoming interconnection, long-distance charges, value added services and proceeds from sales of handsets and accessories and charges for other services.

Revenues are generally recognized at the time services are provided. Those services are either under prepaid (calling cards) or under contract (post-paid) plans. In both cases, airtime revenues are recognized as a customer uses the airtime or when the card expires in the case of prepayments for unused airtime.

Except for Mexico and Colombia, monthly basic rent under non-prepaid plans is billed based on the rates approved by the regulatory authorities in the respective countries. For Mexico and Colombia, basic monthly rent is billed one month in advance and recognized as revenues in the month the service is provided.

Revenues from interconnections, which consist of calls of other carriers that enter the Company s own cellular network (incoming interconnections), are recognized at the time the service is provided. Such services are billed based on rates previously agreed with the other carriers, which are regulated by the respective authorities.

Sales of handsets and accessories, which for the most part are made to authorized distributors, are recorded as revenue upon shipment, provided that there are no outstanding Company obligations and that collection of the resulting receivable is deemed probable by management. The cost of telephone equipment delivered to customers under non-prepaid plans is charged to income at the time the respective agreements are signed.

Telgua and CTE's revenues from telephone line installation fees are deferred and recognized over the expected period during which telephone services will be performed.

#### c) Cost of cellular telephone equipment

Costs related to cellular telephone equipment are charged to operations at the time the telephones are delivered to the distributor or customer.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

#### d) Interconnection costs

Interconnection costs represent the costs of calls of other carriers that enter the Company s own cellular network, the costs of link-ups between fixed and cellular networks, long distance charges and rent paid for use of infrastructure (links and ports), all of which are recognized as costs at the time the service is received.

#### e) Commissions paid to distributors

Commissions paid to distributors for activations are charged to income at the time of activation of new customers, which corresponds to the time the distributor is paid. Commissions for loyalty and activation volumes are accrued based on factors determined by the Company.

#### f) Recognition of the effects of inflation

The Company recognizes the effects of inflation on financial information as required by Mexican accounting Bulletin B-10, Accounting Recognition of the Effects of Inflation on Financial Information, issued by the Mexican Institute of Public Accountants (MIPA). Consequently, the amounts shown in the accompanying financial statements and in these notes are expressed in thousands of constant Mexican pesos as of December 31, 2003. Accordingly, the financial statements have been restated as follows:

Plant, property and equipment and construction in progress were restated as described in Note 7. Depreciation is computed on the restated value of telephone plant and equipment using the straight-line method based on the estimated useful lives of the related assets, starting the month after the assets are put into use.

Annual depreciation rates are as follows:

Telephone plant	10% to 33%
System performance monitoring equipment included in telephone plant	33%
Buildings	3%
Other assets	10 to 25

In Mexico, inventories were restated based on factors derived from the Mexican National Consumer Price Index (NCPI) published by Banco de México. Due to the high turnover, it was estimated that inventories were presented at their replacement cost, which is not in excess of market value. Foreign subsidiaries recorded their inventories at replacement value, not in excess of market. Cost of sales represents estimated replacement cost at the time inventories were sold, restated in constant pesos at year-end.

Capital stock, retained earnings and other non-monetary assets were restated based on the NCPI.

Other accumulated comprehensive loss items include the deficit restatement of stockholders equity, which consists of the accumulated monetary position gain determined at the time the provisions of Bulletin B-10 were first applied, which at December 31, 2003 aggregates P. 16,471, the result from holding non-monetary assets, which represents the net difference between restatement by the specific indexation method (see Note 7) and restatement based on the NCPI, deferred taxes allocated to equity, net of inflation and the effect of translation of foreign entities.

The net monetary position (loss) gain represents the effect of inflation on monetary assets and liabilities. The related amounts are included in the statements of operations under the caption Comprehensive financing (cost) income.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

Mexican accounting Bulletin B-12, *Statement of Changes in Financial Position*, issued by the MIPA specifies the appropriate presentation of the statement of changes in financial position based on financial statements restated in constant Mexican pesos in accordance with Bulletin B-10. Bulletin B-12 identifies the sources and applications of resources representing differences between beginning and ending financial statement balances in constant Mexican pesos. In accordance with this Bulletin, monetary and foreign exchange gains and losses are not treated as non-cash items in the determination of resources provided by operations.

#### g) Basis of translation of financial statements of foreign subsidiaries

The financial statements of foreign subsidiaries and affiliates, located in Guatemala, Nicaragua, El Salvador, Ecuador, Colombia, Argentina, Brazil and the United States, which in the aggregate account for approximately 22%, 29% and 39% of the Company s total operating revenues in 2001, 2002 and 2003 and approximately 58% and 65% of the Company s total assets in 2002 and 2003, respectively, are translated into Mexican pesos in conformity with Mexican accounting Bulletin B-15 *Transactions in Foreign Currency and Translation of Financial Statements of Foreign Operations*, issued by the MIPA, as follows:

The financial statements as reported by the subsidiaries abroad were adjusted by management in Mexico to conform to Mexican GAAP, which includes, among other, the recognition of the effects of inflation as required by Mexican accounting Bulletin B-10 (as described above), using restatement factors of each country.

The financial information already restated to include inflationary effects, is translated to Mexican pesos as follows: 1) all balance sheet amounts, except for stockholders equity accounts, were translated at the prevailing exchange rate at year-end; 2) stockholders equity accounts were translated at the prevailing exchange rate at the time capital contributions were made and earnings were generated, 3) statement of operations accounts were translated at the exchange rate at the end of the reporting period.

Exchange rate differences and the monetary effect derived from intercompany monetary items were not eliminated in the consolidated statements of operations.

At December 31, 2001, 2002 and 2003, translation (loss) income aggregated P. (377,675), P. (15,060,115) and P. 6,991,002, respectively, and is included in stockholders equity under the caption other accumulated comprehensive loss items, effect of translation of foreign entities.

The Company s financial statements at December 31, 2001 and 2002, were restated to constant Mexican pesos with purchasing power at December 31, 2003 based on the annual rate of inflation in Mexico. The effects of inflation and variances in exchange rates were not material.

#### h) Cash, cash equivalents and marketable securities

Cash and cash equivalents are represented principally by bank deposits and highly liquid investments with maturities of three months or less; and marketable securities are represented by equity securities and foreign government bonds held for trading purposes. Both are valued at market.

#### i) Allowance for doubtful accounts

Doubtful accounts are provided for based on the operating conditions of each subsidiary. Accounts are provided for when they are between 90 and 120 days old.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

#### j) Licenses

Licenses to operate wireless telecommunications networks are amortized using the straight-line method over the term of the licenses to operate wireless mobile (PCS) in Mexico, Guatemala, Ecuador, Colombia, Brazil and Argentina are being amortized over periods ranging from 15 to 20 years.

#### k) Trademarks

Trademarks were recorded at their market values at the date acquired, as determined by independent expert using the discounted cash-flow techniques and are amortized using the straight-line method over their estimated useful lives. Trademarks relate principally to subsidiaries over which the Company acquired control in 2002 and 2003. (See Note 9)

### 1) Equity investments in affiliates

The investment in shares of affiliates in which the Company has significant influence and holds an equity interest of 10% or more is accounted for using the equity method. This accounting method consists basically of recognizing the investor s equity interest in the results of operations and the stockholders equity of the investees at the time such results are determined. (See Note 10)

#### m) Goodwill

Goodwill represents the excess of cost over the fair value of the net assets of subsidiaries and affiliates acquired and is amortized using the straight-line method over a ten-year period.

#### n) Foreign exchange gains or losses

Transactions in foreign currencies are recorded at the prevailing exchange rate at the time of the related transactions. Foreign currency denominated assets and liabilities are translated at the prevailing exchange rate at the balance sheet date. Exchange rate differences are charged

or credited directly to income of the year.

#### o) Employee benefits obligations

The cost of seniority premiums, where applicable, is recognized during the years of service of employees based on actuarial computations made by independent actuaries using the projected unit -credit method and financial hypotheses net of inflation, as required by Mexican accounting Bulletin D-3, *Labor Obligations* issued by the MIPA (See Note 12). Termination payments are charged to income in the year in which the decision to dismiss an employee is made.

#### p) Income tax and employee profit sharing

Bulletin D-4, Accounting for Income Tax, Asset Tax and Employee Profit Sharing, issued by the MIPA, requires that deferred taxes be determined on virtually all temporary differences in balance sheet accounts for financial and tax reporting purposes, using the enacted income tax rate at the time the financial statements are issued. Accordingly, the provision for income tax includes both the current year tax and the deferred portion. See Note 19 for additional information.

In conformity with Bulletin D-4, deferred employee profit sharing is recognized only on temporary differences that are considered to be non-recurring and that have a known turnaround time.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

#### q) Advertising

All advertising costs are expensed as incurred. Advertising expense amounted to approximately, P. 1,892,861, P. 1,544,918 and P. 2,627,498, for the years ended December 31, 2001, 2002 and 2003, respectively.

#### r) Comprehensive income (loss)

In conformity with Bulletin B-4, *Comprehensive Income*, issued by the MIPA, comprehensive income (loss) in América Móvil consists of current year net income or loss shown in the statement of operations plus the current year result from holding non-monetary assets, the effects of translation of foreign entities, minority interest and the effect of deferred taxes applied directly to stockholders equity.

#### s) Earnings per share

The Company determined earnings per share by dividing net income by the average weighted number of shares issued and outstanding during the period, as specified in Mexican accounting Bulletin B-14, *Earnings per share*, issued by the MIPA. To determine the weighted average number of shares issued and outstanding in 2001, 2002 and 2003, the number of shares held by the Company have been excluded from the computation.

#### t) Use of estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires the use of estimates and assumptions that affect the amounts reported in the financial statements and in the accompanying notes. Actual results could differ from these estimates.

#### u) Concentration of risk

The Company invests a portion of its surplus cash in deposits in financial institutions with strong credit ratings and has established guidelines relating to diversification and maturities to maintain safety and liquidity. The Company has not experienced any important losses in its marketable securities. América Móvil does not believe it has significant concentrations of credit risks in its accounts receivable, because the Company s customer base is geographically diverse, thus spreading the trade credit risk.

The Company operates internationally; consequently, it is exposed to market risks for fluctuations in exchange rates.

Approximately 67%, 56% and 34% of the Company s aggregate interconnection expenditures in its cellular network for the years ended December 31, 2001, 2002 and 2003, respectively, represented services rendered from one supplier; approximately 85%, 75% and 75% of the aggregate cost of telephone equipment for such periods represented purchases from three suppliers; and approximately 90%, 90% and 65% of telephone plant purchases were made from two suppliers.

If any of these suppliers fails to provide the company with services or equipment on a timely and cost effective basis, the Company business and results of operations could be adversely affected.

#### v) Financial instruments

The Company follows the requirements of Bulletin C-2, *Financial Instruments*, issued by the MIPA, which, establishes the rules to be observed by issuers of and investors in financial instruments when valuing, presenting

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

and disclosing these instruments in their financial information. Bulletin C-2 requires that financial instruments (derivatives) be recognized as assets and liabilities and that the determined gains and losses on such instruments be credited and charged, respectively, to income.

With the aim of reducing its financing costs, the Company uses derivatives such as interest-rate swaps and cross currency swaps. Those instruments have been recorded at their market value, and changes in the market value have been taken to income.

#### w) Recent pronouncements

Intangible Assets.- Effective January 1, 2003, the Company adopted the requirements of Mexican accounting Bulletin C-8, Intangible Assets issued by the MIPA, which, among other things, specifies that project development costs are to be capitalized if they meet certain established requirements with respect to their recognition as assets. Pre-operating costs are to be recognized as an expense of the period and intangible assets with indefinite useful lives are not to be amortized, but instead evaluated annually for impairment. Unamortized balances of pre-operating expenses capitalized in terms of the previous Bulletin C-8 are to be amortized as specified in such bulletin. The adoption of these new rules did not have any effect on the Company s financial statements.

Liabilities, Provisions, Contingent Assets and Liabilities and Commitments.- Effective January 1, 2003, the Company also adopted the requirements of Mexican accounting Bulletin C-9, Liabilities, Provisions, Contingent Assets and Liabilities and Commitments, issued by the MIPA which is more precise in defining provisions, accrued liabilities and contingent liabilities, and it contains new requirements with respect to the recording of provisions, the use of the present value and the early retirement of debt securities or their replacement by a new issues. Bulletin C-9 also specifies the rules for the valuation, presentation and disclosure of liabilities and provisions.

As a result of the application of Bulletin C-9, the Company recorded a provision at present value of P. 155,830 for costs related to retirement of assets. The amount of such provision was estimated using prevailing prices in each country in which, the Company operates. The initial effect of the application of this new accounting pronouncement represented an adjustment of P. 112,074 to the balance of retained earnings at the beginning of the year.

Rates used to discount the provision to present value were computed by each subsidiary considering, among other factors, the economic situation of their respective countries (country risk), cost of debt and free rate risk.

Accounting for the Impairment or Disposal of Long-Lived Assets.- In March 2003, the MIPA issued Bulletin C-15, Accounting for the Impairment or Disposal of Long-Lived Assets, the observance of which is compulsory for fiscal years beginning on or after January 1, 2004.

Bulletin C-15 defines the rules for the computation and recognition of asset impairment losses and their reversal, as well as for the presentation and disclosure of both assets whose values have been impaired and of discontinued operations. The Company early adopted this new Bulletin in 2003. Adoption of this guideline did not affect the Company s earnings or financial position.

#### x) Convenience translation

U.S dollar amounts as of December 31, 2003 shown in the financial statements have been included solely for the convenience of the reader and are translated from pesos with purchasing power as of December 31, 2003,

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

as a matter of mathematical computation only, at an exchange rate of P.11.24 to US\$ 1.00, the December 31, 2003 exchange rate. Such translations should not be construed as a representation that the peso amounts have been or could be converted into U.S. dollars at this or any other rate.

#### v) Reclassifications

Some amounts shown in the 2001 and 2002 financial statements have been reclassified for uniformity of presentation with 2003.

#### 3. Marketable Securities

A summary of marketable securities as of December 31, 2002 and 2003 is as follows:

	2	2002		2003	
	Cost	Fair Value	Cost	Fair Value	
Government bonds Equity securities	P. 1,214,202 481,700	P. 1,297,051 213,050	P. 355,439 469,674	P. 371,221 423,652	
Equity securities	P. 1,695,902	P. 1,510,101	P. 825,113	P. 794,873	
	1.1,055,502	1.1,510,101	11020,110	11771,070	

At December 31, 2001, 2002 and 2003, net unrealized gains (losses) on marketable securities were P. 411,210, P. (185,801) and P. (30,240), respectively. Net realized gains were P. 274,198, P. 299,771 and P. 487,244, in 2001, 2002 and 2003, respectively.

#### 4. Accounts Receivable

Accounts receivable consists of the following:

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	2002	2003
Subscribers	P. 3,114,416	P. 8,746,157
Retailers	2,602,069	1,571,312
Cellular operators for interconnections	407,027	949,935
Recoverable taxes	361,366	1,178,713
Other	478,446	848,984
	6,963,324	13,295,101
Less: Allowance for doubtful accounts	(440,635)	(1,880,415)
Total	P. 6,522,689	P. 11,414,686

Activity in the allowance for doubtful accounts for the years ended December 31, 2001, 2002 and 2003 was as follows:

	2001	2002	2003
Opening balance as of December 31	P. (373,970)	P. (156,789)	P. (440,635)
Increases charged to costs and expenses	(154,063)	(668,723)	(855,969)
Effect of acquired companies			(1,252,315)
Decreases to reserve for write-offs	371,244	384,877	668,504
Ending balance	P. (156,789)	P. (440,635)	P. (1,880,415)

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

### 5. Inventories

Inventories consist of the following:

	2002	2003
Cellular telephones and accessories Less:	P. 3,160,505	P. 5,427,107
Reserve for obsolete inventory	(33,312)	(197,851)
Net	P. 3,127,193	P. 5,229,256

## 6. Prepaid Expenses

In September 2003, Telcel entered into an agreement with Operadora Unefon, S.A. de C.V., whereby the latter agrees to provide Telcel exclusive and uninterrupted access to a nationwide wireless network using the 1850-1865 MHz / 1930-1945 MHz (Band A) radio spectrum, for a 16-year period. Under the terms of the agreement, Telcel paid in advance a total consideration of P. 2,925 million (US\$ 267.7 million) that represented the present value of the amounts due over the term of the contract and which is being amortized using the straight-line method over a 16-year period.

Current portion of prepaid expenses amounts to P.184,797 and long-term portion of prepaid expense amounts to P.2,696,527.

### 7. Plant, Property and Equipment

a) Plant, property and equipment consist of the following:

2002 2003

Telephone plant and equipment	P. 67,846,718	P. 83,725,347
Land and buildings	7,030,549	7,050,009
Other assets	12,017,029	14,832,107
	86,894,296	105,607,463
Accumulated depreciation	(28,921,225)	(40,909,625)
Net	57,973,071	64,697,838
Construction in progress and advances to equipment		
suppliers	4,011,815	5,557,136
Inventories for use in construction of the telephone plant	1,009,113	906,668
Total	P. 62,993,999	P. 71,161,642

b) Included in plant, property and equipment are the following assets held under capital leases:

	2002	2003
Assets under capital leases	P. 45,082	P. 1,022,071
Accumulated depreciation	(44,033)	(60,853)
	P. 1,049	P. 961,218
		-

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

c) In 2003, Telcel entered into a three year P. 950 million sale and lease back agreement of a portion of its telephone plant with an unrelated
party. This transaction gave rise to a loss of approximately P. 2,784 million, which in conformity with Mexican accounting Bulletin D-5, Leases,
issued by the MIPA, was deferred and is being amortized based on the remaining useful life of the asset. The Company recorded the telephone
plant under the sale and leaseback agreement as a capital lease and the corresponding liabilities are represented by minimum future payments
(see Note 16). Derived from the transaction mentioned above, the Company also recorded a deferred tax liability of approximately P. 889
million.

Current portion of the deferred charge amounts to P. 397,250 and was included under the caption other current assets and long-term portion of the deferred charge amounts to P. 2,297,288.

- d) Depreciation expense for the years ended December 31, 2001, 2002 and 2003 was P. 3,921,251, P. 6,425,542 and P. 9,726,756, respectively.
- e) Through December 31, 1996, items comprising the telephone plant in Mexico were restated based on the acquisition date and cost, applying the factor derived from the specific indexes determined by the Company and validated by an independent appraiser registered with the Mexican National Banking and Securities Commission (CNBV).

Effective January 1, 1997, Bulletin B-10 eliminated the use of appraisals to present telephone plant, property and equipment in the financial statements. At December 31, 2002 and 2003 this caption was restated as follows:

The December 31, 1996 appraisal value of the imported telephone plant, as well as the cost of subsequent additions to such plant, were restated based on the rate of inflation in the respective country of origin and the prevailing exchange rate at the balance sheet date (specific indexation factors).

The appraised value of land, buildings and other fixed assets of domestic origin at December 31, 1996, and the cost of subsequent additions to such assets were restated based on the NCPI.

At December 31, 2003, approximately 89% of the value of the telephone plant, property and equipment (74% in 2002) has been restated using specific indexation factors.

f) Following are the plant, property and equipment amounts at December 31, 2002 and 2003, restated on the basis of the 2003 NCPI (starting with the appraised values at December 31, 1996), to meet NBSC disclosure requirements with respect to the restatement of fixed assets based on

specific indexation factors:

	2002	2003
Telephone plant and equipment	P. 69,698,860	P. 93,511,069
Land and buildings	6,261,525	6,242,065
Other assets	12,045,286	14,785,466
	88,005,671	114,538,600
Accumulated depreciation	(28,887,367)	(44,109,760)
Net	59,118,304	70,428,840
Construction in progress and advances to equipment		
suppliers	4,011,815	5,557,136
Inventories for use in construction of the telephone plant	1,009,113	906,668
Total	P. 64,139,232	P. 76,892,644

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

### 8. Licenses

As of December 31, 2002 and 2003 licenses are as follows:

	2002	2003
	<del></del>	
Investment:		
Opening balance as of December 31	P. 2,719,221	P. 16,488,010
Effect of acquired companies	13,768,789	8,142,931
Effect of translation of foreign entities		5,204,148
Cancellation		(1,479,999)
Other increases		758,460
	16,488,010	29,113,550
Amortization:		
Opening balance as of December 31		(503,523)
Amortization of the year	(503,523)	(2,333,703)
Effect of translation of foreign entities		(468,373)
	(503,523)	(3,305,599)
Ending balance, net	P. 15,984,487	P. 25,807,951

Amortization expense for the year ended December 31, 2001 was P. 306,118.

### 9. Trademarks

As of December 31, 2002 and 2003 trademarks are as follows:

2002 2003

	·	
Investment:		
Opening balance as of December 31		P. 6,796,530
Effect of acquired companies	P. 6,796,530	1,807,928
	6,796,530	8,604,458
Amortization:		
Opening balance as of December 31		
Amortization of the year		(719,677)
		(719,677)
Ending balance, net	P. 6,796,530	P. 7,884,781

# 10. Investments

An analysis at December 31, 2002 and 2003 is as follows:

	2002	2003
Investments in:		
Affiliates	P. 2,910,623	P. 2,192,355
Other investments	380,192	356,244
Total	P. 3,290,815	P. 2,548,599

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

### I. Investments in affiliates

An analysis of equity investments in affiliated companies at December 31, 2002 and 2003, and a brief description of major acquisitions is as follows:

	2002	2003
CompUSA, Inc.	P. 2,434,589	
Organización Recuperadora de Cartera S.A. de C.V. (ORCA)	476,034	P. 425,355
US Commercial Corporation, S.A. de C.V.		1,767,000
•		
Total	P. 2,910,623	P. 2,192,355

## CompUSA

In December 2003, the Company exchanged its 49% equity interest in CompUSA for a 29.69% equity interest in U.S. Commercial Corp, S.A. de C.V., (USCO). The Company received an additional P. 180 million on the exchange.

At the time of the sale, the affiliate s book value was P. 2,226,016, and based on the amounts of the transaction described in the preceding paragraph, a loss of P. 279,016, was included as part of the caption other income (loss), net.

In January 2004, the Company changed the classification of its investment in USCO from equity investee to available for sale.

The Company s equity in the net loss of CompUSA at December 31, 2002 includes an impairment on its goodwill of P.2,137,216, which is included under equity in net results of affiliates in the statement of operations.

### **SBC International Puerto Rico**

In January 2002, the Company sold its 50% equity interest in SBC International Puerto Rico, Inc. to SBC International, Inc. (SBCI) in US\$ 106 million in cash and its 11.9% equity interest in Telecom Américas. A gain of P. 11,218 was recognized as a result of this transaction, which is, included under the caption other income (loss), net in the statement of operations.

### Empresas Cablevisión

In April 2002, the Company sold its 49% equity interest in Empresas Cablevisión, S.A. de C.V. and subsidiaries in a public offering through the Mexican Stock Exchange for P. 2,065,974, realizing a gain of P. 1,334,070 on the sale, which is included under the caption other income (loss), net in the statement of operations.

### Other

At December 31, 2001 and 2002, the Company charged P. 2,132,600 and P. 40,793, respectively, to results of operations for the impairment in the value of non-strategic affiliates ARBROS Communications, Inc, Iberbanda, Network Access and Armillaire in 2001 and Eurotec, S.A. in 2002.

The equity in the 2001 net loss of Telecom Américas includes an impairment to the value of this company s subsidiaries in the amount of P. 1,283,910, which is presented under equity in net results of affiliates in the statement of operations.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

### II. Investments in subsidiaries

An analysis of the Company most important equity investments in subsidiaries is as follows:

As explained in detail in subsequent paragraphs, during 2003 and 2002, the Company made several acquisitions. The results of operations of the acquired entities were incorporated into the Company s financial statements in the month following the acquisition date.

### 2003 Acquisitions

All of the Company acquisitions were recorded using the purchase method. The purchase prices of net acquired assets were allocated based on their estimated market values, as follows:

### Historical amounts at acquisition date in thousands of US Dollars

	Celcaribe	BSE	CTE	CTI	ВСР	Total	
	ф. 12.705	Φ 26.550	¢ 169.502	¢ 110 460	¢ 114 920	¢ 444 146	
Current Assets	\$ 13,795	\$ 36,550	\$ 168,503	\$ 110,469	\$ 114,829	\$ 444,146	
Fixed assets	17,696	112,714	409,011	93,331	152,713	785,465	
Licences	82,205	101,602	23,640	55,271	494,417	757,135	
Trademarks			93,666	90,336		184,002	
Other assets			25,055	2,859	5,792	33,706	
Less:							
Current liabilities	13,408	38,980	173,420	71,186	106,947	403,941	
Long term debt		2,000	51,250	40,298	17,435	110,983	
Fair value of net assets acquired	\$ 100,288	\$ 209,886	\$ 495,205	\$ 240,782	\$ 643,369	\$ 1,689,530	
% participation acquired	98.08%	97.55%	51.00%	92.00%	100.00%		
Net assets acquired	98,362	204,744	252,055	221,519	643,369	1,420,049	
Amount paid	98,362	204,744	417,000	221,519	643,369	1,584,994	
-							
Goodwill generated	\$	\$	\$ 164,945	\$	\$	\$ 164,945	
			,			, -	

Through appraisals made by independent experts, the Company determined the fair value of Trademarks. The Company made estimations in order to determine the fair value of licenses, based on market values of licenses with similar characteristics.

a) CELCARIBE (Colombia)

In February 2003, the Company, through Comcel, acquired from Millicom Cellular International a 98.08% equity interest in Celcaribe, S.A. for approximately US\$ 98.3 million. As a result, América Móvil has expanded its capacity to provide services throughout Colombia. Celcaribe provides in addition to cellular services, data transmission, internet and short-message services.

b) BSE (Brazil)

In May 2003, the Company, through Telecom Américas, acquired from BellSouth Corporation and Verbier a 89.45% equity interest in BSE, S.A., for approximately US\$ 180 million. Through additional capitalization in May 2003, of approximately US\$25 million the Company increased its equity interest in BSE to 97.55%. BSE provides cellular telecommunications services to approximately one million subscribers in the Ceará, Piauí, Río Grande do Norte, Paraiba, Pernambuco and Alagoas states in Brazil.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

c) CTE (El Salvador)

In October 2003, América Móvil acquired from France Telecom and other investors a 51% equity interest in Compañía de Telecomunicaciones de El Salvador (CTE), for approximately US\$ 417 million. CTE provides fixed mobile and other telecommunications services in El Salvador and has approximately 700 thousand fixed line subscribers and 166 thousand cellular subscribers.

d) CTI (Argentina)

As a result of the October 2003 debt restructuring agreement in CTI Holdings, S.A. (CTI), the controlling company of CTI PCS, S.A. (CTI PCS) and CTI Compañía de Teléfonos del Interior, S.A. (Interior), América Móvil acquired a 64% equity interest in such companies. In November 2003, América Móvil increased such equity interest to 92% by purchasing additional shares from various minority stockholders. The total purchase price was US\$ 221.5 million. The remaining 8% interest in CTI is owned by Techint Compañía Técnica Internacional S.A.C.I., or Techint Group, which, has the right to require the Company to purchase all of their interest in CTI for US\$17.1 million at any time during the two years following the completion of the restructuring of CTI s unsecured indebtedness. América Móvil has the right to require the Techint Group to sell their interest in CTI at any time during such period for US\$18.8 million. CTI provides nationwide PCS wireless services in Argentina.

At the time of the acquisition, CTI had US\$263 million in principal amount of senior notes due 2008, which were in default. These notes are subject to an out-of-court reorganization agreement (*acuerdo preventivo extrajudicia*, *or* APE ) in Argentina, which was approved by the court in December 2003. Pursuant to this agreement, the notes will be cancelled in exchange for an aggregate cash payment of approximately US\$37.1 million. The judgment approving the APE has been challenged by a creditor of one of CTI s operating subsidiaries. The Company believes the appeal has no merit. In February 2004, the judge allowed the appeal to proceed but did not suspend the effect of his order approving the APE. Accordingly, The Company decided to make payment under the APE, and expects to make this payment on March 1, 2004. If the appeal were successful, CTI s obligations under the notes would be reinstated. As of the date of this report only US\$43.5 million in principal amount of the notes remain outstanding in the hands of third parties.

e) BCP (Brazil)

In November 2003, the Company, through Telecom Américas acquired from certain lenders to BCP, which had acquired the shares formerly held by affiliates of Bell South Corporation, the Safra Family and local minority investors, a 100% equity interest in BCP, S.A., for approximately US\$ 643.3 million. BCP provides cellular telecommunications services to approximately 1.7 million subscribers in the Sao Paulo metropolitan area.

f) ENITEL (Nicaragua)

On December 17, 2003, the Nicaraguan government accepted América Móvil s public bid to purchase 49% of the shares of Empresa Nicaragüense de Telecomunicaciones, S.A. (ENITEL) for a total purchase price of US\$ 49.6 million. The closing date was January 2004. ENITEL is the sole provider of fixed telephone services in Nicaragua and has approximately 200 thousand phone lines. ENITEL also provides cellular telephone services to 120 thousand fixed-wire lines.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

## 2002 Acquisitions

a) Telecom Américas (Brazil)

Telecom Américas was incorporated in November of 2000, as a joint venture among América Móvil, Bell Canada International (BCI) and SBC Internacional Inc. (SBCI), as a vehicle that would serve the three parties in their expansion in Latin America, with approximately the following equity interests: América Móvil, 44.3%; BCI, 44.3%, and SBCI, 11.4%.

At December 31, 2001, as a result of a series of transactions involving the cancellation of contributions payable to Telecom Américas and additional capitalizations by the shareholders, the ownership interest was as follows: América Móvil, 45.5%; BCI, 41.7%, and SBCI, 12.8%.

In February of 2002, Telecom Américas was reorganized to maintain investments in cellular companies solely in Brazil. According to an agreement executed for this purpose, América Móvil transferred to Telecom Américas its 41% equity interest in ATL plus US\$ 80 million in cash; Telecom Américas transferred its 77.1% and 60% equity interest in Comcel and Techtel respectively to América Móvil; its 76% equity interest in Canbras to BCI; and its 59% equity interest in Genesis equally to América Móvil and BCI. BCI, SBCI and América Móvil s equity interest in Telecom Américas did not change as a result of the restructuring.

In April 2002, Telecom Américas issued to a financial investor 1,844 convertible preferred shares with no voting rights, which at that date represented 6.9% of the capital stock of Telecom Américas. The preferred shares may be converted to common shares at any time at the option of the holder. Preferred shares have no voting rights, or right to representation in the board of directors. As of 2006, the holders will have the right to sell half the preferred shares back to Telecom Américas for US\$ 150 million plus interest at a nominal rate and, likewise, as of 2006, the Company will have the right to purchase half of the shares at the same price.

In May of 2002, América Móvil acquired BCI's 39.1% equity interest for approximately US\$ 370 million, and in June of 2002, it acquired SBCI s 11.9% equity interests for approximately US\$ 173 million.

As a result of the aforementioned transactions, at December 31, 2002, América Móvil s equity interest in Telecom Américas increased to 96% approximately from 45% at December 31, 2001.

At December 31, 2003, as a result of additional capitalizations by the shareholders, América Móvil s ownership interest in Telecom Américas was 97.55%.

At December 31, 2003, Telecom América s cellular holdings in Brazil include: ATL, Tess, Telet, Americel, BSE and BCP band B cellular operators in the states of Rio de Janeiro, Sao Paulo, Rio Grande do Sul and various states in the northern part of Brazil. During the fourth of quarter 2003, América Móvil launched its new Claro brand throughout Brazil.

b) Comcel (Colombia)

Comunicación Celular S.A. ( Comcel ) and Occidente y Caribe Celular S.A. ( Occel ) provide wireless telecommunications service in Colombia s eastern and western regions, respectively. América Móvil acquired its investment in Comcel and Occel in 2002 as a result of the restructuring of Telecom Américas and increased its interest to the present levels through a series of capitalized investments made in 2002 and 2003. The Company currently holds a 95.67% equity interest in Comcel and a 93.4% equity investment in Occel.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

At December 31, 2003, Comcel	s cellular holdings in Colombia include: Con	mcel, Occel and Celcaribe band B cellular operators.

c) Techtel LMDS Comunicaciones Interactivas (Argentina)

América Móvil holds a 60% equity interest in Telcel Wireless Argentina, LLC ( Telcel Argentina ), which, in turn, wholly owns Techtel, a company that provides video and data transfer, as well as value added telecommunications services. América Móvil acquired its equity interest in Techtel in 2002 as a result of the restructuring of Telecom Américas.

#### Other acquisitions

During 2003, América Móvil invested approximately US\$ 77 million (US\$ 154 million in 2002) to acquire minority interests in Conecel (Ecuador) and ACT (Guatemala). As a result, the Company increased its equity interest in these subsidiaries to 100%, from 80.6% and 96.9%, respectively.

Other minor acquisitions made by the Company in 2002 aggregated approximately P. 353,498.

The results of operations of the companies acquired in 2001, 2002 and 2003 have been included in the Company s financial statements from the month following the date of acquisition through the end of the period presented.

The Company is not obligated to make any further payments or provide any form of additional or contingent consideration related to these acquisitions, other than those already disclosed.

The following consolidated pro forma financial data for the years ended December 31, 2001, 2002 and 2003 have not been audited and are based on the Company s historical financial statements, adjusted to give effect to (i) the series of acquisitions mentioned in the preceding paragraphs; and (ii) certain accounting adjustments related to the amortization of goodwill and licenses, a reduction in interest income derived from the decrease in cash as a result of the previously-mentioned purchases and adjustments to depreciation of the net fixed assets of the acquired companies.

The pro forma adjustments assume that the purchases were made at the beginning of the acquisition year and the immediately preceding year and are based upon available information and other assumptions that management considers reasonable.

The pro forma financial information is not intended to indicate what the effect on the Company would have been had the transactions in question actually occurred, nor are they intended to predict the Company s results of operations.

### Unaudited pro forma consolidated

### América Móvil

### for the years ended December 31,

	2001	2002	2003
Operating revenues	P. 70,569,931	P. 75,602,854	P. 97,201,553
Net (loss) income	(12,016,422)	(7,241,816)	17,416,198
(Loss) earnings per share (in Mexican Pesos)	(0.91)	(0.55)	1.35

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

### III. Goodwill

An analysis of goodwill at December 31, 2002 and 2003 is as follows:

	2002	2003
	<del></del>	
Investment:		
Opening balance as of December 31	P. 5,683,069	P. 9,242,062
Effect of acquired companies	3,104,433	1,853,322
Effects of translation of foreign entities	635,662	1,503,222
Cancellations	(181,102)	
	9,242,062	12,598,606
Amortization:		
Opening balance as of December 31	(1,143,693)	(2,978,186)
Amortization of the year	(1,677,198)	(1,097,725)
Effects of translation of foreign entities	(157,295)	(494,346)
	(2,978,186)	(4,570,257)
Ending balance, net	P. 6,263,876	P. 8,028,349

Amortization expense for the year ended December 31, 2001 was P. 692,879.

### 11. Financial Instruments

To hedge its exposure to financial risks, in 2003, the Company entered into US dollar and Mexican peso interest-rate swaps for the exchange of cash flows for the amount determined by applying agreed interest rates to the base amount. Under these contracts, the Company agreed to receive the Libor variable interest rate at various terms plus a differential and the CETES variable interest rate at various terms plus a differential and to pay a fixed rate, for the US dollar and Mexican peso interest-rate swaps, respectively.

At December 31, 2003 the Company has US dollar and Mexican peso interest-rate swaps for a total base amount of US\$ 1,426.4 million and P. 6,000 million, respectively. The Company had no instruments of this type at December 31, 2002.

Additionally, at December 31, 2002 and 2003, the Company had contracted cross currency swaps for an outstanding base amount of US\$ 208.8 and US\$ 310.4 million, respectively.

Interest-rate swaps and cross-currency swaps are recorded in results of operations at the respective market interest rates. Gains on these swaps for 2003 were credited to operations as part of the caption comprehensive cost of financing for the year in the amount of P. 118,894 (losses of P. 167,817 were charged in 2002).

### 12. Employee Benefits Obligations

In 1994, Telcel set up an irrevocable trust fund to cover the payment of the obligations for seniority premiums, adopting the policy of making contributions to the fund as they are deemed necessary. No contributions were made to the fund in 2001, 2002 and 2003.

The transition asset, past services and variances in assumptions are amortized over a thirteen-year period, which is the estimated average remaining working lifetime of Telcel s employees.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

An analysis of the net period cost for 2001, 2002 and 2003 is as follows:

	2001	2002	2003
Service cost	P.1,377	P.1,766	P.1,870
Financial cost of projected benefit obligations	223	339	451
Expected return on plan assets	(213)	(245)	(252)
Amortization of actuarial gain	(28)	(21)	(23)
Net period cost	P.1,359	P.1,839	P.2,046

The change in the pension plan benefit obligation is as follows:

	2002	2003
Benefit obligation at the beginning of the year	P. 5,065	P. 6,733
Service cost	1,766	1,870
Interest cost	339	451
Actuarial gain	(408)	(465)
Benefits paid	(29)	(32)
Benefit obligation at the end of the year	P. 6,733	P. 8,557
Benefit obligation at the end of the year	P. 6,733	P. 8,557

An analysis of the seniority premium reserve at December 31, 2002 and 2003 is as follows:

	2002	2003
Projected benefit obligation	P. 6,733	P. 8,557
Plan assets	(2,752)	(4,581)
Transition asset	55	47
Actuarial gain	1,055	1,275
Net projected liability	P. 5,091	P. 5,298

	<u></u>	
Unfunded accumulated benefit obligation	P. 3,981	P. 3,976
Accumulated benefit obligation	P. 6.733	P. 8.557
	2.0,122	

The current net liability was included in the balance sheet under the caption other accounts payable and accrued liabilities.

The change in employee benefit plan assets and plan funded status is as follows:

	2002	2003
Toin value of alon assets at beginning of year	D 2724	D 2.752
Fair value of plan assets at beginning of year	P. 2,724	P. 2,752
Real investment return	28	1,829
Fair value of plan assets at end of year	P. 2,752	P. 4,581
	2002	2003
Funded status	P. (3,981)	P. (3,976)
Unrecognized net actuarial gain	(1,055)	(1,275)
Unrecognized net transition asset	(55)	(47)
Net amount recognized	P. (5,091)	P. (5,298)

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

The net of inflation rates used to determine the actuarial present value of benefit obligations at December 31, 2001, 2002 and 2003 are presented below:

	2001	2002	2003
Discount rate	6.8%	6.8%	6.8%
Expected return on plan assets	6.8	6.8	6.8
Rate of compensation increase	1.9	1.9	1.9

# 13. Accounts Payable and Accrued Liabilities

Accounts payable and accrued liabilities consist of the following:

	2002	2003
Suppliers	P. 7,386,956	P. 12,618,896
Sundry creditors	1,140,138	2,857,896
Contingencies	1,253,871	2,709,105
Interest payable	929,965	923,120
Accrued expenses	291,834	260,075
Guarantee deposits	342,235	316,574
Retirement of assets provision		155,830
Others	30,727	103,203
Total	P. 11,375,726	P. 19,944,699

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

### 14. Debt

The Company s debt consists of the following:

	2002	_	Maturity from		2003	Maturity from	
Currency	Items	Rate	2002 to	Total 2002	Rate	2003 to	Total 2003
U.S Dollars							
Old Dollard	Exim Banks	L+.20 to L+1.65	2009	P. 8,788,067	L+.20 to L+1.65	2009	P. 8,934,407
	Syndicated loans	L+.75 to L+1.35	2007	10,721,906	L+.75 to L+1.35	2007	11,236,000
	Fixed-rate securities	3.62%	2004	3,897,456	3.3990%	2004	347,033
	Bank loans	L+.34 to L+1.50	2006	7,671,518	L+.30 to L+1.50	2006	8,212,954
	Suppliers	3.1675% to 10%	2004	643,625	3.1675% to 10%	2004	149,619
				3 12,020	UMBNDES+4.5% to		- 1. , 2
		UMBNDES 4.5% to					
	BNDES	UMBNDES 5.0%	2008	782,697	UMBNDES+5.05	2008	675,565
	Leasing						11,445
	Others				L+4.50; 11.25%	2008	527,321
	Subtotal Dollars			32,505,269			30,094,344
Mexican Pesos	Subtotal Dollars			32,303,209			30,074,344
Wickican I Csos	Domestic senior notes						
	( Certificados Bursátiles )	Various	2009	10,398,405	Various	2009	11,250,000
	Syndicated loans	v arrous	2007	10,570,405	THE + .80	2008	1,750,000
	Bank loans	TIIE <sub>28</sub> +.70	2004	831,760	THE	2004	1,000,000
	Leasing	THL <sub>28</sub> +.70	2004	631,700	THE + .55	2006	950,000
	Subtotal Mexican Pesos			11,230,165			14,950,000
Reais							
					TJLP + 2.80% to		
		TJLP + 2.80% to					
	BNDES	TJLP +5.00%	2007	2,273,044	TJLP + 5.00%	2007	2,402,875
	Bank loans	CDI + 1.20		925,537	CDI +.90	2005	60,607
	Licenses	12% + Inflation	2010	922,695	12% + Inflation	2010	365,788
	Subtotal Reais			4,121,276			2,829,270
Colombian pesos	Subtotal Reals			4,121,270			4,049,270
Colonibian pesos	Bond				IPC + 7.50%	2010	808,866
	Subtotal Colombian pesos						808,866
Others Currencies	1						,,,,,,,,

Bank loans	9%	2003	178,534	6.50%	2004	598,868
Financial Leasing	13%	2004	1,198	7.00%	2004	31,497
Subtotal Other currencies			179,732			630,365
					-	
Total Debt			48,036,442			49,312,845
Less: short-term debt and current portion of long-term debt			10,637,007		-	12,108,296
Long term debt		]	P. 37,399,435		J	P. 37,204,549
		i				

<sup>1)</sup> L = LIBOR

UMBNDES = Monetary Unit of Brazilian Development Bank (BNDES)
TIIE = Mexican Equilibrium Funding Rate

<sup>4)</sup> TJLP =Long Term Interest Rate

<sup>5)</sup> CDI =Financial Certificate of Deposit

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

### (Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

The above-mentioned interest rates are subject to variances in international and local rates and do not include the effect of the Company s agreement to reimburse certain lenders for Mexican taxes withheld. The Company s weighted average interest rate cost on borrowed funds at December 31, 2003 was approximately 5.19% (5.45% at December 31, 2002).

In addition to this rate, The Company must reimburse international lenders (with the exception of loans provided or guaranteed by export credit agencies) for Mexican taxes withheld, typically 4.9% of the interest payment. Fees in financing transactions generally add approximately ten basis points to financing costs.

Short-term debt at December 31, 2002 and 2003 consists of the following:

Concept	2002	2003
<del></del>		
Domestic senior notes	P. 1,819,475	
Fixed-rate securities	2,748,157	P. 347,033
Syndicated loans	1,297,351	1,241,578
Other loans	1,526,717	6,602,879
Total	P. 7,391,700	P. 8,191,490
Weighted average interest rate	6.7%	3.05%

Maturities of long-term debt at December 31, 2003 are as follows:

Years	Amount
	<del></del>
2005	P.14,606,800
2006	10,955,100
2007	5,595,528
2008	3,269,676
2009 and thereafter	2,777,445
Total	P.37,204,549

Lines of credit guaranteed by Export Credit Agencies.- The Company has a number of equipment financing facilities, under which export development agencies provide support for financing to purchase exports from their respective countries. These facilities are generally medium to long-term, with periodic amortization and interest at a spread over LIBOR. They are extended to the Company or to operating subsidiaries, usually with guarantees from one or more of América Móvil, Telcel or Sercotel.

During 2002 and 2003, the Company established lines of credit up to US\$ 250 million with the Export Development Corporation (EDC) of Canada to purchase telecommunications equipment. Drawings on these lines of credit are repayable semiannually and bear interest at LIBOR plus 0.95% to LIBOR plus 1.25% with maturities between 2004 and 2009.

**Syndicated loans.-** During 2001 and 2002, the Company entered into syndicated loan agreements for US\$ 500, US\$ 200 and US\$ 400 million. With respect to the first loan of US\$ 500 million, US\$ 100 million was repaid in 2002 and the remaining US\$ 400 million is due in January 2005, bearing interest at LIBOR plus 1.0%. The US\$ 200 million syndicated loan is due in May 2005, bearing interest at LIBOR plus 1.0%.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

The US\$ 400 million syndicated loan has been structured into three tranches (credits A, B and C for US\$ 121 million, US\$ 137 million and US\$ 142 million, respectively) with maturities in 2003, 2005 and 2007, bearing interest at LIBOR plus 0.75%, LIBOR plus 1.10% and LIBOR plus 1.35%, respectively. In 2003, the Company has renewed tranche A for US\$110.5 million for an additional six month period.

**BNDES.-** At December 31, 2002, ATL, Tess and Americel have outstanding syndicated loans provided with resources of the Brazilian development bank Banco Nacional de Desenvolvimiento Económico e Social (BNDES). These loans are principally denominated in reais, with a portion indexed to US dollars. The principal amount of the loan is approximately R\$ 618 million plus approximately US\$ 60 million.

**Purchase of licenses.-** As of December 2003, the Company owed the Brazilian Government P. 365.7 million in reais- denominated obligations. These are indexed based on factors derived from Brazilian Consumer Price Index and carry a coupon of 12%. They are payable over 8 years in equal annual amortization beginning in August 2005.

**Domestic Senior Notes (certificados bursatiles).** The CNBV has authorized the Company to establish three programs for the issuance of domestic senior notes guaranteed by Telcel for P. 5,000 million each.

During 2002, the Company made seven issues of the second program for amounts ranging from P. 400 to P. 1,250 million, with maturities ranging from 3 to 7 years. Three issues bear a fixed annual interest rate ranging from 10.40% to 10.45% and the remaining four issues bear a floating interest rate established as a percentage of the CETES rate.

During 2003, the Company made three issues of the third program each for an amount of P.1,000 million, the first one with maturity in 2006 at a rate of Cetes 91 plus 1.20% and the other two maturing in 2008 at a rate of Cetes 182 plus 0.90% and Cetes 91 plus 0.89%, respectively.

As of December 31, 2003, the Company had a total of P. 11,250 million outstanding in the market.

## General

At December 31, 2003, the Company had a number of bank facilities bearing interest at LIBOR plus a spread. For certain of the facilities, the spread over LIBOR can vary if there is a deterioration in the Company's financial condition. The facilities have similar terms as to covenants, and under all of the facilities América Móvil, Sercotel and Telcel are either borrowers or guarantors. For certain of these facilities, Telgua is also

a guarantor.

Additionally, the Company has available two commercial paper programs for P. 2,000 and P. 5,000 million. As of December 31, 2003, the Company had no outstanding commercial paper debt.

The Company is subject to financial and operating covenants under the loan agreements. They limit the ability to pledge assets, to effect a merger or a sale of all or substantially all of the assets, and to permit restrictions on the ability of the subsidiaries to pay dividends or make distributions to the Company. The most restrictive financial covenants require the Company to maintain a consolidated ratio of debt to EBITDA not greater than 3.5 to 1 and a consolidated ratio of EBITDA to interest expense not less than 2.5 to 1 (using terms defined in the loan agreements). Telcel is subject to financial covenants similar to those applicable to América Móvil. A number of the financing instruments are subject to either acceleration or repurchase at the holder s option if there is a change of control. In the event of a default under certain material provisions of some of the bank loans, the Company is prohibited from paying dividends to the shareholders. At December 31, 2003, the Company was in compliance with all of these requirements.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

At December 31, 2003, 87% of total outstanding consolidated debt is guaranteed by Telcel.

### 15. Foreign-Currency Position and Transactions

a) At December 31, 2002 and 2003, América Móvil had the following foreign-currency denominated assets and liabilities:

		Foreign currency in million		
		Exchange		Exchange
	2002	Rate	2003	Rate
		At December 31		At December 31
		2002		2003
Assets				
US dollar	380	10.31	1,326	11.23
Quetzal	432	1.34	702	1.39
Reais	1,942	2.91	2,356	3.89
Colombian peso	240,505	0.0035	290,163	0.004
Argentinean peso			380	3.83
Euro			1	14.11
Liabilities				
US dollar	(3,710)	10.31	(3,726)	11.23
Quetzal	(1,107)	1.34	(1,330)	1.39
Reais	(1,540)	2.91	(4,160)	3.89
Colombian peso	(288,605)	0.0035	(781,447)	0.004
Argentinean peso			(395)	3.83

At February 23, 2004 the exchange rate of the Mexican peso relative to the US dollar, quetzal, real, Colombian peso, Argentinean peso and Euro was P. 11.04 per US dollar, P. 1.36 per quetzal, P. 3.73 per real, P. 0.004 per Colombian peso, P. 3.78 per Argentinean peso and P. 13.8 per Euro.

b) In the years ended December 31, 2001, 2002 and 2003, the Company had the following transactions denominated in foreign currencies. Currencies other than the US dollar (reais, quetzals, Colombian pesos, Argentinean peso and Euro) were translated to US dollars using the average exchange rate for the year.

Thousands of U.S. dollars

	2001	2002	2003
Net revenues	1,048,464	1,711,259	3,037,013
Operating costs and expenses	1,655,682	2,423,335	4,103,468
Interest income	62,867	108,469	141,484
Interest expense	90,514	147,529	298,075
Other income (expense), net	95,808	(110,778)	260,394

# 16. Commitments and Contingencies

a) As of December 31, 2003, the Company has entered into various leases (as a lessee) with related parties for the buildings in which its offices are located, as well as with owners of property where the Company has installed radio bases. The leases expire within one to five years.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

Following is an analysis of minimum rental payments due in the next five years. In some cases, the amount will be increased either based on the NCPI or on the appraisal values of the property.

The Company leases certain equipment used in its operations under capital leases. At December 31, 2003, the Company had the following commitments under non-cancelable leases:

Years ended December 31,	Capital lease	Operating lease	
2004	P. 27,915	P. 752,771	
2005	493,205	769,516	
2006	492,557	790,920	
2007		800,905	
2008 and thereafter		3,705,691	
Total	1,013,677	P. 6,819,803	
Less interest	(20,735)		
Present value of minimum rental payments	992,942		
Less current installments	37,401		
Long-term obligations at December 31, 2003	P. 955,541		

Rent charged to expenses in 2001, 2002 and 2003 aggregated, P. 247,564, P. 344,679 and P. 1,091,415, respectively.

### b) Certain Telmex Obligations Iberbanda

Telmex has guaranteed certain obligations of Iberbanda, S.A.(formerly FirstMark Comunicaciones España, S.A.). The guarantee is limited to 13.7 million euros (P. 194 million). América Móvil has agreed to indemnify Telmex for any liability derived from this guarantee.

Post Spin-Off Agreement

In conformity with clause eleven of the post spin-off master agreement between Telmex and América Móvil, Telmex is obligated to indemnify and hold América Móvil harmless from any and all claims resulting from any liability or contingency which was to be paid by Telmex as a result of the spin-off of América Móvil from Telmex and América Móvil is obligated to indemnify and hold Telmex harmless from any liability or contingency which was expressly transferred to América Móvil as a result of the spin-off América Móvil from Telmex.

c) Payment Guarantees With Suppliers

At December 31, 2003, some of the Companies subsidiaries had commitments to acquire equipment comprising their GSM networks, for as much as approximately US\$ 580 million (approximately P. 6,516 million), which amounts have been guaranteed by America Móvil.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

Telcel
d) Antitrust Proceedings
In November 1995, a competitor of Telcel that provides cellular telephone services reported Telmex and Telcel to Cofeco, the Federal Competition Commission, for alleged monopolistic practices. In July 2001, Cofeco ruled that Telmex was responsible for the alleged monopolistic practices. The ruling did not find Telcel responsible for such practices.

Administrative proceedings were commenced in January and June 2001 by Cofeco against Telcel for alleged anti-competitive behavior in connection with certain actions carried out by certain distributors of Telcel in 2001. In May 2002, Cofeco ruled against Telcel in connection with the proceeding begun in January. Telcel appealed this ruling in June 2002. In September 2002, Cofeco ruled against this appeal. Telcel filed a lawsuit (*demanda de nulidad*) against this ruling in January 2003, the resolution of which is still pending. With respect to the administrative proceedings commenced in June 2001, Cofeco ruled against Telcel in December 2002, and Telcel appealed this ruling. In May 2003, Cofeco ruled against this appeal. In August 2003, Telcel filed a lawsuit (*demanda de nulidad*) against this ruling, the resolution of which is pending. If the Company is unsuccessful in challenging these proceedings, they may result in fines or specific regulations applicable to Telcel.

### e) Administrative Investigation

The Company has received requests for information from the CNBV and the SEC regarding Telcel s entry into a capacity services agreement with Operadora Unefon in September 2003. The investigation regards the alleged use by Operadora Unefon of the US\$267.7 million paid by Telcel to Operadora Unefon under the agreement and related public disclosures made by an affiliate of Operadora Unefon. The Company is cooperating with the authorities.

#### f) Interconnection

Under the terms of its concessions for the 800 megahertz spectrum, Telcel must pay a royalty on gross revenues from concessioned services. The royalty is levied at rates that vary from region but average approximately 8%. The Company believes that short message services are value-added services, which are not concessioned services, and that revenues from short message services should not be subject to this royalty. In related proceedings, Cofetel has ruled that short text messages are subject to the interconnection regulatory regime and that such services do not constitute value-added services. The Company is currently disputing these issues in an administrative proceeding, but have made provisions in the financial statements with respect to this potential liability.

### **CompUSA**

g) In January 2000, COC Services, LTD. ( COC Services ) filed with the District Court for the County of Dallas, Texas, a lawsuit against CompUSA, Inc. ( CompUSA ) alleging breach of contract and civil liability on the part of CompUSA in connection with certain letter of intent relating to the franchises granted to various Mexican retailers. The lawsuit also named Grupo Carso, Grupo Sanborns and Carlos Slim Helú as additional defendants. In the lawsuit, COC Services sought to recover from CompUSA US\$150 million (approximately P. 1,685.4) in actual damages for breach of contract, tortious interference with a contract or prospective contract, and conspiracy, as well as US\$2 million (approximately P. 22.4) in damages for fraud and US\$300 million (approximately P. 3,370.8) in punitive damages, plus interest and the reimbursement of all legal fees and expenses. The lawsuit was turned over to the 116th District Court for the County of Dallas, Texas, and a jury trial

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

was held in January and February 2001. The jury trial concluded in February 2001 with a verdict against all the defendants in respect of several COC claims. The veredict awarded to COC Services actual and punitive damages from the various defendants, as follows: punitive damages of US\$175.5 million (approximately P. 1,971.9) from James Halpin, CompUSA s former Chief Executive Officer, US\$94.5 million (approximately P. 1,061.8) from CompUSA, US\$67.5 million (approximately P. 758.4) from Carlos Slim Helú, US\$13.5 million (approximately P. 151.6) from Grupo Carso and US\$13.5 million (approximately P. 151.6) from Grupo Sanborns. The defendants filed with the court a motion challenging various legal aspects of the final award.

On May 18, 2001, the court reduced the amount of the damages awarded by the jury veredict against Grupo Carso, Grupo Sanborns, Carlos Slim Helú, CompUSA and James Halpin, from US\$454.0 million (approximately P. 5,101.1) to US\$121.5 million (approximately P. 1,365.1), which represented a 73% reduction. In addition, the court vacated the jury award against CompUSA and James Halpin. Grupo Carso, Grupo Sanborns and Carlos Slim Helú have filed various motions in connection with these proceedings, and have filed an appeal with the competent courts of the State of Texas. Such actions are pending and we cannot predict their outcome, but we have posted with the court a bond to guarantee the payment of any amounts that may be awarded by a final resolution. Although the amount of the jury veredict has been reduced, we plan to continue pursuing all legal avenues available before the competent courts, for so long as it may be necessary, in order to obtain the dismissal of the pending accusations. COC Services has appealed the judgment, seeking to obtain the payment of damages in an amount closer than that stipulated in the jury veredict, and to reinstate CompUSA and James Halpin as defendants. The appeals have been processed and all arguments have been heard. The final resolution of the court of appeals is currently pending.

#### Telgua

h) Reversal of Privatization

In June 2000, the executive branch of the Guatemalan government issued declarations concerning Empresa Guatemalteca de Telecomunicaciones (Guatel), a Guatemalan state agency that conducted the privatization of Telgua. The declarations stated that certain actions of Guatel relating to the privatization of Telgua were contrary to the interests of the Guatemalan State. In September 2000, the Guatemalan government commenced judicial proceedings against Guatel, Telgua and certain other parties involved in the privatization of Telgua seeking reversal of the privatization.

In October 2001, the Guatemalan State announced a governmental accord issued by the President of Guatemala and the Cabinet Ministers establishing the principal terms and conditions of a settlement agreement among the Guatemalan State, Telgua, Guatel and America Central Tel S.A. ( ACT ), and ordering the Attorney General of Guatemala to enter into such agreement in the name and on behalf of the Guatemalan State.

Under the terms of the settlement agreement, which was executed on October 2001, Telgua agreed, among other things, to undertake a fixed, mobile, rural and Internet telephone development project within Guatemala, to be completed within a period of three years and to consist of an

investment of at least 1,950 million quetzals (approximately US\$246 million), and to establish a total of 380,000 public, mobile and rural telephone lines.

Pursuant to the settlement agreement, the Guatemalan State, ACT and Telgua agreed to abandon all litigation and related actions with respect to this matter. While the competent court held that as a procedural matter the attorney for the Guatemalan State could not withdraw the State s claims, it recognized the settlement agreement and ordered the files closed. During 2002, certain former government officials presented claims to the Guatemalan courts challenging the validity of the October 2001 settlement agreement on the grounds that they should have been included as parties. These actions are pending.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

#### i) ITI-GEDO

In addition, judicial proceedings were commenced in the United States District Court for the Southern District of New York in March 2001 by International Telecom, Inc. ( ITI ) against Generadora Eléctrica de Oriente, S.A. ( GEDO ), Antonio Jorge Álvarez and Telgua, alleging breach of contract, tortious interference with contract and fraud in connection with an international telecommunications service agreement. In March 2002, the court granted Telgua s motion to dismiss the case against it for lack of personal jurisdiction, holding that Telgua had insufficient contacts with New York to subject it to jurisdiction in that forum. After a final judgment is issued, ITI, GEDO or Mr. Álvarez may appeal the decision dismissing Telgua from the litigation to the United States Court of Appeals for the Second Circuit.

#### Comcel

j) Value Added Tax

The Colombian tax authorities have demanded that Comcel and Occel pay additional value-added taxes arising from cellular activation fees in 1995 and 1996. Comcel and Occel have challenged these claims before the corresponding administrative authorities. The administrative authorities have reviewed several of the bi-monthly tax periods in question and have decided all of them in favor of Comcel and Occel.

The amount claimed by the tax authorities (including fines and interest) relating to the tax periods for which challenges were still pending as of December 31, 2003 totaled approximately Colombian P. 19.6 billion for Comcel and P. 2.7 billion for Occel (approximately P. 79.2 million and P. 10.9 million, respectively). In the opinion of its management, Comcel and Occel have appropriately filed and paid the value-added tax for all of the periods in question and has made no provisions in its financial statements as of December 31, 2003 against these proceedings.

## k) Voice/IP

In March 2000, the Colombian Superintendencia de Industria y Comercio (SIC) issued Resolution No. 4954, requiring Comcel to pay a fine of Colombian P. 234 million for alleged anti-competitive behavior. In addition to this administrative fine, the SIC ordered Comcel to pay damages to other long distance operators. The long distance operators estimated their damages to be US\$70 million. Comcel requested an administrative review of the damages decision, which was denied in June 2000. Comcel appealed, and the appeal was rejected in November 2000. Comcel resubmitted the appeal in February 2001.

Comcel also filed a special action in court challenging the denial of the administrative review. Following a series of court proceedings, a Colombian appeals court in June 2002 ordered that Comcel s February 2001 appeal be granted and that the administrative decision against Comcel be reviewed. After additional proceedings, the Consejo Superior de la Judicatura ratified this decision. However, in 2003, an appeals court decided to revoke the decision of the Consejo Superior de la Judicatura, and the Tribunal Superior de Bogotá currently is reverting the procedure back to the SIC in order to continue the damages claim.

#### **Telecom Americas**

1) Tess and ATL-Telecom Leste

ANATEL has challenged each of Tess and ATL regarding the calculation of inflation-related adjustments due under these companies concession agreements with ANATEL. Forty percent of the concession price under each of these agreements was due upon execution and 60% was due in three equal annual installments (subject to inflation-related adjustments and interest) beginning in 1999.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

Both companies have made these concession payments, but ANATEL has rejected the companies calculation of the inflation-related adjustments and requested payment of the alleged deficiencies. The companies have filed declaratory and consignment actions in Brazilian courts seeking resolution of the disputes. The court of first instance ruled against ATL s filing for declaratory action in October 2001 and ATL s filing for consignment action in September 2002. Subsequently, ATL filed appeals, which are pending. In September 2003, the court of first instance ruled against Tess filing for consignment action. Subsequently, Tess filed an appeal, which is still pending. No ruling has been made to date in respect of the declaratory action filed by Tess. The aggregate contested amounts were approximately R\$422 million (including potential penalties and interest) (US\$146 million) at December 31, 2003. We have made provisions in our financial statements with respect to this potential liability.

#### m) BNDESPAR

Prior to our acquisition of Telet and Americel, BNDESPar, a subsidiary of BNDES, the Brazilian development bank, had entered into investment and other shareholder agreements with Americel, Telet and certain of their significant shareholders. Under these agreements, BNDESPar had the right, among others, to participate in the sale of shares of Telet and Americel in the event of certain transfers of control, for so long as BNDESPar held 5% of the share of capital in those companies. In October 2003, the Company increased the capital of each of Telet and Americel and BNDESPar s ownership fell below 5% from approximately 20% in each as it elected not to exercise its preemptive rights. Subsequently, BNDESPar sent official notices to Telet and Americel reserving its rights under the agreements in respect of certain past transfers of shares. To the Company's knowledge, BNDESPar has not commenced judicial action against us or any of our subsidiaries. The Company does not believe that BNDESPar has a valid claim against us or our subsidiaries under the agreements. Moreover, does not believe that any such possible actions, even if successful, could result in a material adverse effect on our business, results or liquidity, but it is difficult for to predict the outcome of any such possible actions since a lawsuit has not yet been filed.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

#### 17. Related Parties

a) Following is an analysis of balances due from/to related parties as of December 31, 2002 and 2003. All of the companies are considered América Móvils affiliates, as the Company's principal stockholders are also directly or indirectly stockholders of these related parties.

	Decem	iber 31,
	2002	2003
Accounts receivable:		
Teléfonos de México, S.A. de C.V.	P. 506,192	P. 497,629
Sanborns Hermanos, S.A. de C.V.	63,276	69,306
Sears Roebuck, S.A. de C.V.	21,076	40,665
Teléfonos del Noroeste, S.A. de C.V.	16,797	27,081
Seguros Inbursa, S.A. de C.V.		7,414
Others	2,057	5,710
	P. 609,398	P. 647,805
Accounts payable:		
América Telecom, S.A. de C.V.	P. 46,238	P. 48,455
Fianza Guardiana Inbursa, S.A. de C.V.	23,455	26,511
Consorcio Red Uno, S.A. de C.V.	18,872	3,634
Alquiladora de Casas, S.A. de C.V.	215	450
Carso Global Telecom, S.A. de C.V.		21,767
Compañía de Teléfonos Bienes y Raíces, S.A. de C.V.	331	16,631
Others	21,093	12,075
Total	P. 110,204	P. 129,523

b) Neither Telmex nor América Móvil owns any capital stock in the other; however, both companies are controlled by the same group of stockholders. The relationship between Telmex and América Móvil is limited to commercial relationships in the ordinary course of business between a major fixed-line network operator and a major wireless network operator including, among others, the interconnection of their respective networks and the use of facilities, particularly the co-location on premises owned by Telmex. These operational relationships are subject to various agreements, which, for the most part, were in place prior to the spin-off and have continued in effect without significant modification following the spin-off. Many of them are also subject to specific regulations governing all telecommunications operators. The terms of these agreements are similar to those on which each company does business with other unaffiliated parties.

c) In 2001, marketable securities included notes and corporate bonds issued by related parties, interest earned on such instruments for the years ended December 31, 2001 and 2002 were P. 401,774 and P. 81,346, respectively.

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#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

d) In the years ended December 31, 2001, 2002 and 2003 the Company had the following significant transactions with related parties, (mainly with Telmex):

	2001	2002	2003
Revenues:			
Calling Party Pays (CPP) interconnection fees and other(1)	P. 8,421,326	P. 8,746,336	P. 9,553,850
Costs and expenses:			
Payments of long-distance, circuits and others(2)	3,821,476	3,637,594	3,902,024
Commercial, administrative and general:			
Advertising	473,706	467,765	533,662
Others, net	(109,882)	189,450	(4,609)
Interest expense (income)	6,588	57,215	(4,706)

<sup>(1)</sup> Interconnection fees from CPP: incoming calls from a fixed-line telephone to a wireless telephone. Prior to the spin-off Telcel had entered into interconnection agreements with Telmex. The interconnection agreements specify a number of connection points, locations of interconnection points, the method by which signals must be transmitted and received and the costs and fees of interconnection.

f) The Company purchases materials and services from related parties under terms no less favorable than it could obtain from unaffiliated parties. Such materials and services include insurance and bank services provided by Grupo Financiero Inbursa, S.A. and certain other subsidiaries.

## 18. Stockholders Equity

a) The shares of América Móvil were authorized and issued pursuant to the Telmex stockholders meeting on September 25, 2000 approving the spin-off. Capital stock at December 31, 2001, 2002 and 2003, is represented by 13,199 million, 12,916 million and 12,836 million common shares with no par value, respectively, representing the fixed portion of capital.

An analysis of the shares at December 31, 2003 is as follows:

<sup>(2)</sup> Includes: a) Interconnection (cost): payments of interconnection for outgoing calls from the wireless network to the fixed-line network; b) Long-distance: payments for the use of national and international long-distance; and c) leases of buildings and other cellular space.

e) Telcel has entered into various leasing and co-location agreements with a subsidiary of Telmex. Under these agreements, Telcel pays monthly fees for the use of Telmex s antenna and repeater space, and has the right to install its interconnection equipment.

Millions of shares		
3,647	Series AA voting shares	
279	Series A voting shares	
8,910	Series L limited voting rights	
12,836		

b) Series AA shares, which may be subscribed only by Mexican individuals and corporate entities, must represent at all times no less than 20% of capital stock and no less than 51% of the combined AA shares and A shares. Common series A shares, which may be freely subscribed, must account for no more than 19.6% of

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

capital stock and no more than 49% of the common shares. Series AA and A shares combined may not represent more than 51% of capital stock. The combined number of series L shares, which have limited voting rights and may be freely subscribed, and series A shares may not exceed 80% of capital stock.

The Company s bylaws permit the holders of series L shares to exchange such shares, in certain circumstances, for series AA shares, commencing January 1, 2001. During 2001, a total of 605 million series L shares were exchanged for series AA shares.

c) In April 2002 and 2003, the stockholders approved payment of a cash dividend of Ps. 0.044 and Ps. 0.060 per share, respectively, payable in four installments of Ps. 0.011 and Ps. 0.015 each in June, September and December of 2002 and 2003 and in March 2003 and 2004.

During the three year period ended December 31, 2003, the Company has purchased the following shares:

Year	Number of shares in million			thousands of an pesos	Historical amounts in thousands of Mexican pesos		
	L Shares	A Sha	res L Shares	A Shares	L Shares	A Shares	
2001	807	4	P. 7,477,552	P. 44,363	P. 6,662,635	P. 38,999	
2002	281.6	1. 9	P. 2,178,493	P. 13,506	P. 2,038,972	P. 12,641	
2003	66.2	0. 2	P. 975,119	P. 350	P. 1,009,870	P. 330	

Under the Mexican Securities Trading Act, amended starting June 1, 2001, it is no longer required to create a reserve for the repurchase of the Company s own shares. The Company s own shares that have been purchased since this change were acquired using the reserve.

d) In conformity with the Mexican Corporations Act, at least 5% of the net income of each year must be appropriated to increase the legal reserve until it reaches 20% of capital stock issued and outstanding.

#### 19. Income Tax, Asset Tax and Employee Profit Sharing

#### a) Mexico

- 1) Effective January 1, 2002, the Ministry of Finance and Public Credit authorized América Móvil to consolidate the group tax returns of its Mexican subsidiaries. Global Central América, S.A. de C.V., one of the Company s subsidiaries is excluded from this tax consolidation.
- 2) Asset tax is a minimum income tax payable on the average value of most assets net of certain liabilities. Since asset tax may be credited against income tax, the former is actually payable only to the extent that it exceeds income tax. Asset tax for the years ended December 31, 2001, 2002 and 2003 was P. 114,819, P. 1,356,718 and P. 1,076,528, respectively. Such amounts were paid by crediting income tax paid in such years. Asset tax for the years ended December 31, 2002 and 2003, was determined on a consolidated basis.
- 3) The statutory income tax rate for 2002 and 2003 was 35% and 34% respectively, However, corporate taxpayers had the option of deferring a portion, so that the tax payable in 2001 represented 30% of taxable income. The deferred portion of the tax had to be controlled in the so-called net reinvested tax profit account (CUFINRE) to clearly identify the earnings on which the taxpayer opted to defer payment of a portion of income tax. Effective January 1, 2002, the above-mentioned option of deferring a portion of income tax, was eliminated.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

Since in 2001, the Company opted for this tax deferral, earnings will be considered to be distributed first from the CUFINRE account and any excess will be paid from the net tax profit account (CUFIN) so as to pay the 5% deferred tax.

Any distribution of earnings in excess of the above-mentioned account balances will be subject to payment of corporate income tax.

At December 31, 2003, the balance of the restated contributed capital account (CUCA) and CUFIN was P. 29,665,720,and P. 30,905,823, respectively.

4) An analysis of income tax charged to results of operations for the years ended December 31, 2001, 2002 and 2003 is as follows:

	2001	2002	2003
Current year income tax of Mexican Subsidiaries	P. 3,470,644	P. 3,309,574	P. 2,642,174
Current year income tax of foreign Subsidiaries	119,925	282,692	555,117
Deferred income tax of Mexican Operations	(300,288)	(380,958)	80,235
Total	P. 3,290,281	P. 3,211,308	P. 3,277,526

The current year income tax of Mexican subsidiaries includes a tax credit of P. 864 million resulting from the favorable ruling handed down in an appeal against the tax authority s rejection of certain deductions in connection with the fiscal treatment on the loss of sale of subsidiaries.

5) A reconciliation of the statutory corporate income tax rate to the effective rate recognized for financial reporting purposes is as follows:

	Year er	ided Decembe	r 31
	2001	2002	2003
in Mexico	35.0%	35.0%	34.0%

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Financing costs	1.8	0.2	8.80
Goodwill	0.7	0.5	1.42
Impairment on affiliates	1.0		
Sale of affiliates		(4.5)	
Recoverably taxes			<b>(7.4)</b>
Asset tax		5.2	7.5
Royalties			(10.4)
Others	5.4	(8.1)	3.6
Effective tax rate for Mexican operations	43.9	28.3	37.5
Revenues and costs from foreign subsidiaries	7.3	(2.0)	(20.3)
Effective tax rate	51.2%	26.3%	17.2%

On January 1, 2002, a annual one-percentage point decrease in the income tax rate was approved, starting in 2003, so that in 2005 the rate will be 32%. The effect of this tax rate change on the determination of deferred taxes for the year represented a credit to result of operations in 2003, of approximately P. 130 million. The effect of this change is included in each of the concepts presented.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

6) The temporary differences on which the Company recognized deferred taxes in the years ended December 31, 2002 and 2003, were as follows:

	Decemb	per 31,
	2002	2003
Deferred tax assets		
Liability provisions	P. (387,727)	P. (434,134)
Other	(164,987)	(153,419)
Deferred revenues	(488,424)	(782,689)
Tax loss carryforwards	(5,671,749)	(19,383,420)
	(6,712,887)	(20,753,662)
Deferred tax liabilities		
Fixed assets	1,883,497	2,539,064
Inventories	723,785	935,909
Licenses	583,650	651,778
Sale and lease back		889,290
	3,190,932	5,016,041
Valuation allowance	5,662,646	19,386,476
Deferred income tax liability	P. 2,140,691	P. 3,648,855
•		

<sup>7)</sup> The Company is legally required to pay employee profit sharing in addition to the compensations and benefits to which Mexican employees are contractually entitled. The statutory employee profit sharing rate in 2001, 2002 and 2003 was 10% of taxable income.

## b) Foreign Subsidiaries

The foreign subsidiaries determine their income tax based on the individual results of each subsidiary and in conformity with the specific tax regimes of each country. The pretax (loss) income and tax provisions of these subsidiaries in 2001, 2002 and 2003 were P. (2,449,956), P. 1,330,656, P.3,759,371 and P. 119,925, P. 282,692 and P. 555,117, respectively.

At December 31, 2003, America Móvil s foreign subsidiaries, have available tax loss carryforwards in conformity with the tax regulations of their respective countries as follows:

## Million of pesos at December 31, 2003

Years	Brazil	Argentina	USA	Colombia	Ecuador	
1997	P. 45		P. 12			
1998	1,540		408			
1999	11,116	P. 83	390		P. 81	
2000	7,721	949	1,786	P. 1,243	460	
2001	9,125	517	1,223	1,180	348	
2002	7,758	5,191	94	162	116	
2003	4,628	641			46	
			-			
	P. 41,933	P. 7,381	P. 3,913	P. 2,585	P. 1,051	

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

In Brazil there is no time limit on the carryforward of tax losses; however, the carryforward in each year may not exceed 30% of the tax base for such year.

In Argentina, the tax loss of a given year may be carried forward only against the taxable earnings of the succeeding five years.

Up to 2002, tax losses incurred in Colombia, may be carried forward against taxable earnings of the succeeding five years, with no limitations whatsoever. Beginning in 2003, the tax loss of a given year maybe carryforwards only against the taxable earnings of the succeeding eight years, not exceeding 25% of the earnings generated in each of those years.

Tracfone experienced a change in ownership as defined by U.S. Internal Revenue Code section 382, under which, there is an annual limitation on Tracfone s ability to realize the benefit of its loss carryforwards. As a result, some or all of the Tracfone s loss carryforwards may never be realized.

In Ecuador the tax loss of a given year maybe carryforwards only against the taxable earnings of the succeeding five years, not exceeding 25% of the earnings generated in each of those years.

In Guatemala and El Salvador there is no carryforward of tax losses against earnings of future years.

### 20. Stock option plan

During 2001, the Company established a stock option plan for most of its senior executives. The Compensation Committee and Board of Directors authorized the plan, reserving a total of 3,215,000 L Shares from treasury. The subscription price for the 2001 plan is P. 1.00 per share. Participants under the plan may exercise 25% of the options during 2001, 25% during 2002, 25% during 2003, and the remaining 25% during 2004. Because the options do not expire if not exercised in a particular year, a participant could wait until the fourth anniversary of the plan to exercise 100% of the options granted. During 2002 and 2003, the Company established second and third plans, respectively, each of which functions under the same rules as the 2001 plan, except that the second plan established in 2002 has a one-year lag while the third plan established in 2003 has a two-year lag. Additional L Shares from treasury were reserved for such plans. As of December 31, 2003, a total of 3,355,750 L Shares have been acquired by employees under the stock option plans. At December 31, 2003, the Company has expensed the difference between the market value of the total authorized shares and the subscription price.

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## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

## 21. Segments

América Móvil operates primarily in one segment (cellular services); however, as mentioned in Note 1 above, the Company has international telecommunications operations in Mexico, Guatemala, Nicaragua, Ecuador, El Salvador, Brazil, Argentina, Colombia and United States. The accounting policies of the segments are the same as those described in Note 2. The following summary shows the most important segment information:

Cuatama	1 -

	Mexico	Mexico	(includes						El		Consolidated
	Corporate	(Telcel)	Nicaraguan operations)	Ecuador	Colombia	Brazil	Argentina	U.S.A.		Eliminations	total
December 31, 2001											
Operating revenues		35,460,890	4,406,171	852,491				4,748,540		(10,688)	45,457,404
Depreciation and											
amortization	241,566	2,697,582	1,119,651	646,249				264,418		(49,218)	4,920,248
Operating loss											
income	(1,890,874)	9,837,962	1,343,631	(546,628)				(1,694,227)		(375,384)	6,674,480
Interest paid	1,075,726	5,063,565	539,228	127,443						(5,660,941)	1,145,021
Segment assets	74,981,185	75,136,512	11,018,358	4,194,031				1,493,131		(64,989,837)	101,833,380
Plant, property and											
equipment, net	603,483	33,497,338	7,961,852	1,353,635				517,839			43,934,147
Goodwill, net	2,319,822	501,856	325,688	2,027,756						(496,562)	4,678,560
Licenses, net		1,849,691	537,892	331,637							2,719,220
December 31, 2002											
Operating revenues		42,407,871	4,620,722	1,300,688	3,838,763	3,316,564	49,032	4,241,627		(32,671)	59,742,596
Depreciation and											
amortization	247,794	3,913,562	1,244,856	226,293	914,357	1,897,828	(60,392)	166,969		54,996	8,606,263
Operating loss											
income	212,035	12,290,269	1,108,690	(109,613)	355,889	(901,876)	44,303	(256,908)		237,622	12,980,411
Interest paid	4,587,479	8,761,004	392,879	56,954	425,896	686,420	10,092			(12,424,350)	2,496,374
Segment assets	267,439,076	80,072,447	11,776,136	4,390,739	9,380,478	4,058,989	809,708	1,295,424		(261,685,375)	117,537,622
Plant, property and											
equipment, net	860,426	35,422,658	9,507,389		5,681,460	9,430,259	934,851	420,200		(801,607)	62,993,999
Goodwill, net	2,138,671		441,709	2,046,822	1,619,466		274,717			(257,509)	6,263,876
Trademarks					1,974,142	4,822,388					6,796,530
Licenses, net		1,694,775	597,764	305,174	2,284,094	11,102,448	232				15,984,487
December 31, 2003											
Operating revenues		52,465,905	5,662,567	2,716,700	5,769,694	11,397,248	889,348	6,246,478	811,906	(18,874)	85,940,972
Depreciation and											
amortization	1,133,875	4,719,971	1,360,255	452,536	1,398,657	4,319,775	96,371	196,350	160,321	39,750	13,877,861
Operating loss											
income		17,695,289	1,706,214	548,529		(2,134,005)	70,451	200,179	269,429	216,245	17,960,095
Interest paid	5,927,629	5,555,664	412,117	69,406	475,909	1,730,162	225,440		529	(10,621,490)	3,775,366
Segment assets	263,073,070	43,673,117	10,775,727	5,357,175	12,763,467	61,315,156	4,839,104	2,399,293	8,911,217	(263,128,779)	149,978,547

Plant, property and								
equipment, net	1,148,449 2	28,364,683	7,799,619 2,370,918	6,917,840 18,026,807	1,455,481	359,566 4,718,279		71,161,642
Goodwill, net	3,061,521		577,091 1,849,132	2,831,175	287,871		(578,441)	8,028,349
Trademarks				1,782,692 4,034,641	1,015,015	1,052,433		7,884,781
Licenses, net		1,553,455	638,732 256,289	2,623,521 19,894,324	639,971	327,528	(125,869)	25,807,951

## 22. Subsequent Events

The Company has issued and privately offered senior notes in an amount of US\$ 1.6 billion (See Note 24)

## 23. Differences between Mexican and U.S. GAAP

The Company s consolidated financial statements are prepared in accordance with Mexican GAAP, which differ in certain respects from generally accepted accounting principles in the United States (U.S. GAAP).

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

The reconciliation to U.S. GAAP does not include the reversal of the adjustments to the financial statements for the effects of inflation required under Mexican GAAP (Bulletin B-10), because the application of Bulletin B-10 represents a comprehensive measure of the effects of price level changes in the Mexican economy and, as such, is considered a more meaningful presentation than historical cost-based financial reporting for both Mexican and U.S. accounting purposes.

The principal differences between Mexican GAAP and U.S. GAAP, as they relate to the Company, are described below together with an explanation, where appropriate, of the method used to determine the adjustments that affect operating income, net income, total stockholders equity and resources provided by operating and financing activities.

Income Statement Information:

Cost of sales as shown in the income statement, includes cost of sales of telephone equipment and other in the amount of P. 8,413,262, P. 12,049,529 and P. 19,222,816, for the years ended December 31, 2001, 2002 and 2003, respectively.

Cash Flow Information:

Under Mexican GAAP, the Company presents consolidated statements of changes in financial position, as described in Note 2. The changes in the consolidated financial statement balances included in this statement constitute resources provided by and used in operating, financing and investing activities stated in constant pesos (including monetary and foreign exchange gains and losses). Under Mexican GAAP changes in trading securities are presented as investing activities, while under U.S. GAAP the cash flows from these type of securities should be disclosed as cash provided by (used in) operating activities.

Statement of Financial Accounting Standards No.95 (SFAS No. 95), Statement of Cash Flows, does not provide guidance with respect to inflation adjusted financial statements. In accordance with Mexican GAAP, the changes in current and long-term debt due to restatement in constant pesos, including the effect of exchange differences, are presented in the statement of changes in financial position in the financing activities section. The Company has adopted the guidance issued by the AICPA SEC Regulations Committee s International Practices Task Force in its meeting held on November 24, 1998, encouraging foreign registrants that file price level adjusted financial statements to provide cash flow statements that show separately the effects of inflation on cash flows.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

If the changes in trading securities, the monetary gain and the exchange gain or loss related to the debt were treated as components of operating activities, summarized consolidated statements of cash flows derived from information prepared in accordance with U.S. GAAP would be as follows:

Year	r ended	Decem	ber :	31.	

	-		
	2001	2002	2003
Operating activities:			
Net (loss) income	P. (670,140)	P. 6,037,225	P. 14,898,894
Depreciation	4,496,868	6,990,841	10,314,852
Amortization	998,997	1,147,097	3,053,380
Amortization of loss of sale and lease back			134,042
Amortization of prepaid expenses			75,428
Excess of contributed company over cost	(106,950)	(1,004,907)	
Deferred taxes	(802,146)	121,144	1,348,836
Monetary effect	817,611	(2,871,978)	(2,350,798)
Equity in results of affiliates, minority interest and others	3,842,859	4,030,110	481,431
Effect of exchange rate differences on debt	(700,393)	(1,983,089)	(1,276,286)
Marketable securities	532,575	9,368,493	715,228
Change in operating assets and liabilities	(875,738)	2,328,427	(678,747)
Resources provided by operating activities	7,533,543	24,163,363	26,716,260
Financing activities:			
New loans	21,974,690	41,850,901	22,512,225
Repayment of loans	(6,648,718)	(15,433,454)	(19,959,537)
Purchase of Company s own shares and cash dividend paid	(7,821,115)	(2,602,356)	(1,749,584)
Resources provided by financing activities	7,504,857	23,815,091	803,104
Resources used in investing activities	(38,125,297)	(40,124,217)	(29,191,090)
C			
Effect of inflation accounting	70,945	(1,118,582)	1,445,908
Net (decrease) increase in cash and cash equivalents	(23,015,952)	6,735,655	(225,818)
Cash and cash equivalents at beginning of year	25,793,277	2,777,325	9,512,980
	·		
Cash and cash equivalents at end of year	P. 2,777,325	P. 9,512,980	P. 9,287,162

Net resources provided by operating activities reflect cash payments for interest, income tax and employee profit sharing as follows:

Year e	nded	Decemb	oer	3	1
--------	------	--------	-----	---	---

	2001	2002	2003
Interest expense	P. 47,772	P. 2,522,224	P. 2,551,943
Income tax	2,345,579	3,961,536	3,171,943
Employee profit sharing	154,248	200,811	182,348

Cash flows from purchases and sales of trading securities during 2001 were P. 10,626,421 and P. 1,777,721, respectively. Cash flows from purchases and sales of trading securities during 2002 were P. 1,518,575 and P. 10,523,173, respectively. Cash flows from purchases and sales of trading securities during 2003 were P. 370,593 and P. 1,528,591, respectively.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

#### **Capitalized Interest:**

Under Mexican GAAP, the Company does not capitalize net financing costs on assets under construction. Under U.S. GAAP, interest on borrowings in foreign currencies or comprehensive financing cost for borrowings in pesos, must be considered an additional cost of constructed assets to be capitalized in plant, property and equipment and depreciated over the lives of the related assets. The amount of interest or net financing costs capitalized for U.S. GAAP purposes was determined by reference to the Company s average interest cost of outstanding borrowings, and qualifying expenditures during each of the years presented.

#### Valuation of Plant, Property and Equipment:

As previously discussed in Note 7, through December 31, 1996, items comprising telephone plant were restated based on the acquisition date and cost, applying the factors derived from the specific indexes determined by the Company and validated by an independent appraiser registered with the NBSC. Since January 1, 1997, the valuation method of plant, property and equipment was modified, as Bulletin B-10 eliminated the use of appraisals to restate plant, property and equipment.

The restatement method required by the Bulletin B-10, which was adopted in 1997 by the Company as described in Note 7e, is not acceptable for U.S. GAAP purposes; consequently, the difference between this method and the restatement of plant, property and equipment based on the NCPI was taken to the U.S. GAAP reconciliations.

As a result of this comparison, plant, property and equipment and stockholders equity increased by P. 1,145,233 in 2002 and P. 6,856,757 in 2003 and depreciation expense increased by P. 477,944 in 2001, P. 416,884 in 2002 and P. 438,141 in 2003.

#### **Deferred Income Tax and Deferred Employee Profit Sharing:**

As explained in Note 2 under Mexican GAAP, Bulletin D-4 requires that deferred income tax be determined on virtually all temporary differences in balance sheet accounts for financing and tax reporting purposes. Statement of Financial Accounting Standards No. 109 (SFAS No. 109) Accounting for Income Taxes, requires deferred income tax be determined using the liability method for all temporary differences between financial reporting and tax bases of assets and liabilities and that such difference be measured at the enacted income tax rates for the years in which such taxes will be payable or refundable. Consequently, the main differences between SFAS 109 and D-4, as they relate to the Company, which were included as reconciling items are:

the effect of income tax on the difference between the indexed cost and the restatement through use of specific indexation factors of fixed assets is applied as an adjustment to stockholders equity, and

the effect of deferred taxes on the other U.S. GAAP adjustments reflected in the respective summaries.

In addition, the Company is required to pay employee profit sharing in accordance with Mexican labor law. Deferred employee profit sharing under U.S. GAAP has been determined following the guidelines of SFAS No.109. Bulletin D-4 did not significantly change the accounting for employee profit sharing.

To determine operating income under U.S. GAAP, deferred employee profit sharing and employee profit sharing expense are considered as operating expenses.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

Significant components of deferred taxes under U.S. GAAP at December 31, 2002 and 2003 are as follows:

	2002			2003			
	Income Tax	Employee Profit Sharing	Deferred Taxes	Income Tax	Employee Profit Sharing	Deferred Taxes	
Deferred tax assets:							
Tax loss carry forwards	P. 5,671,748		P. 5,671,748	P. 18,067,265		P. 18,067,265	
Accrued liabilities	1,311,378	P. 142,223	1,453,601	1,583,287	P. 401,695	1,984,982	
Deferred revenues	488,424	139,549	627,973	1,059,670	237,178	1,296,848	
Others	72,919	10,240	83,159	195,202	14,271	209,473	
				-		-	
Valuation allowance	(6,380,316)	(87,592)	(6,467,908)	(17,817,858)		(17,817,858)	
Total deferred tax assets	1,164,153	204,420	1,368,573	3,087,566	653,144	3,740,710	
Deferred tax liabilities:							
Fixed assets	(3,411,314)	(632,322)	(4,043,636)	(5,487,947)	(533,004)	(6,020,951)	
Inventories	(723,785)	(206,796)	(930,581)	(938,336)	(283,609)	(1,221,945)	
Sale and lease back				(889,290)	(269,481)	(1,158,771)	
Licenses	(583,650)	(166,757)	(750,407)	(940,381)	(136,503)	(1,076,884)	
Others	(4,090)	(1,169)	(5,259)	(747,273)		(747,273)	
Total deferred tax							
Liabilities	(4,722,839)	(1,007,044)	(5,729,883)	(9,003,227)	(1,222,597)	(10,225,824)	
Net deferred tax liabilities	P. (3,558,686)	P. (802,624)	P. (4,361,310)	P. (5,915,661)	P. (569,453)	P. (6,485,114)	

For Mexican GAAP purposes, net deferred income tax liabilities of P. 2,140,691 and P. 3,648,855 were recognized at December 31, 2002 and 2003.

**Business Combinations, Goodwill and Other Intangible Assets:** 

In 2001, the Financial Accounting Standards Board issued Statements of Financial Accounting Standards No. 141, Business Combinations, and SFAS No. 142, Goodwill and Other Intangible Assets. SFAS No. 141 requires that the purchase method of accounting be used for all business combinations initiated after June 30, 2001. SFAS No. 141 also includes guidance on the initial recognition and measurement of goodwill and other intangible assets arising from business combinations, including intangible assets with indefinite useful lives. SFAS 142 prohibits the amortization of goodwill and intangible assets with indefinite useful lives. SFAS 142 requires that these assets be reviewed for impairment at least annually. Intangible assets with finite lives will continue to be amortized over their estimated useful lives. Additionally, SFAS 142 requires that goodwill included in the carrying value of equity method investments no longer be amortized.

The Company adopted SFAS 142 in 2002. Application of the nonamortization provisions of Statement 142 resulted in an increase in net income of P. 1,677,198 and P.1,097,725 in 2002 and 2003, respectively. Had the Company adopted SFAS 142 in 2001, the nonamortization of goodwill in such year would have decrease the net loss by P. 692,879.

Additionally, as mentioned in Note 10, the equity in the net loss of CompUSA at December 31, 2002, includes an impairment of its goodwill as reported in its financial statements of P. 2,137,216, which is included in the caption Equity in net results of affiliates in the Mexican GAAP Consolidated Statements of Operations.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

In 2003, the Company performed the required impairment tests of goodwill and indefinite-lived intangible assets, and the tests did not result in an impairment charge.

#### **Negative Goodwill:**

In 2000, under Mexican GAAP, the excess value of ATL when contributed to Telecom Américas, in the amount of P. 1,116,563 was considered as a gain and included under the caption other income, net. For U.S. GAAP purposes, the Company accounted for this excess value as negative goodwill which was being amortized over a ten-year period until December 31, 2001. Amortization for the year ended December 31, 2001 was P. 111,656.

In 2002 as a result of the application of SFAS 141, the Company included in the U.S. GAAP reconciliation, as a cumulative effect of an accounting change the write off of the unamortized negative goodwill at December 31, 2001, which amounted to P. 1,004,907.

Also in 2002 the remaining percentage of América Móvil's interest in ATL was contributed to Telecom Américas. Under Mexican GAAP, the excess value of ATL in the amount of P. 643,574 was considered a gain and included under the caption other income, net. For US GAAP purposes since this was considered a step acquisition, this excess was accounted for as negative goodwill and netted with the positive goodwill of ATL in the U.S. GAAP reconciliation acquired in previous years.

#### Net Gain (loss) on sale to affiliates:

In 2002, the Company recognized in its equity in results of affiliates a gain of P. 228,007 (América Móvil s equity interest) derived from the sale of assets by CompUSA to Organización Recuperadora de Cartera, S.A. (ORCA). Since both entities are affiliates of América Móvil, this gain was considered a transaction between entities under common control; therefore, this gain was considered as additional paid in capital for US GAAP purposes. In addition, the excess value paid by ORCA on such sale, was, under Mexican GAAP, considered as goodwill which was being amortized over a ten-year period. During 2002 and 2003, ORCA amortized P. 56,448 and P. 50,000, respectively (América Móvil s equity interest); therefore, net adjustments of P. 171,559 and P. 50,000 in 2002 and 2003, respectively, were included in the US GAAP reconciliation.

In 2003, as mentioned in Note 10, the Company exchanged its 49% equity interest in CompUSA for a 29.69% equity interest in U.S. Commercial Corp, S.A. de C.V., (USCO). The Company received an additional P.180 million on the exchange. As a result of this transaction, a loss of P. 279,016 was recognized under Mexican GAAP. For US GAAP purposes, this transaction was considered a transaction between entities under common control; therefore, the loss is accounted for as a reduction of paid in capital.

#### **Accrued Vacation Pay:**

Up to December 31, 2002, for Mexican GAAP, the expense for vacation pay was recognized when paid rather than during the period in which it was earned by employees. For U.S. GAAP purposes, the Company determined the accrued liability for vacation pay at December 31, 2001 and 2002, and accordingly, adjusted the expense for vacation pay for the periods then ended. Beginning 2003, under Mexican GAAP the Company has accounted for vacation pay using the accrual method.

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#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

#### Unrealized gains and losses

In accordance with Statements of Financial Accounting Standard No.115 Accounting for Certain Investments in Debt and Equity Securities unrealized gains for available-for-sale securities are excluded from earnings and reported as a net amount in a separate component of Stockholders equity. Once the gain is realized it is recognized in the statement of operations.

## **Employee Benefits Obligations:**

The Company recognizes the cost for seniority premiums on the basis of actuarial computations. The Company s funding policy has been in accordance with the projected unit credit method based on the provisions of Bulletin D-3 issued by the Mexican Institute of Public Accountants for recording labor obligations by employers. This bulletin substantially follows the same basis for the computation of labor costs and related liability as prescribed by SFAS No. 87.

The differences between D-3 and SFAS 87, as they relate to the Company are not presented because such information is considered to be immaterial in relation to the consolidated financial statements taken as a whole.

### **Minority Interest:**

Under Mexican GAAP, minority interest is presented as a component of stockholders equity, immediately after total majority stockholders equity. Under U.S. GAAP, minority interest is generally presented out of stockholders equity. As a result of the above, for U.S. GAAP purposes the Company reclassified minority interest from stockholders equity, decreasing its total stockholders equity by P. 1,224,762 and P. 5,098,719 at December 31, 2002 and 2003, respectively. In addition, minority interest as reported under Mexican GAAP in the statement of operations of P. 224,027, P. 139,645 and P. (351,849) in 2001, 2002 and 2003, respectively has been excluded from the income statement reconciliation.

#### **Reporting Comprehensive Income:**

Statement of Financial Accounting Standards No. 130 establishes rules for the reporting and disclosure of comprehensive income and the related components. SFAS No. 130 requires the deficit from restatement of stockholders equity, deferred taxes on the difference between indexed cost and replacement cost and the effect of translation of foreign entities, to be included in other comprehensive income.

Cumulative effects of the surplus from restatement of stockholder s equity, deferred taxes on the difference between indexed cost and replacement cost and the effect of translation of foreign entities included in comprehensive income at December 31, 2003, that increased (decreased) stockholder s equity are P. 703,747, P. 683,762 and P. (9,122,853), respectively.

#### Accounting for Derivative Instruments and Hedging Activities:

For U.S. GAAP reporting, beginning January 1, 2001, the Company adopted Statement of Financial Accounting Standards (SFAS) 133, Accounting for Derivative Instruments and Hedging Activities, as amended, which establishes that all derivative instruments (including certain derivative instruments embedded in other contracts) should be recognized in the balance sheet as assets or liabilities at their fair values and changes in their fair value are recognized immediately in earnings, unless the derivative qualifies as a hedge as defined in SFAS 133 for which certain special accounting treatment is permitted.

As of December 31, 2002 and 2003, there were no differences in accounting for derivative instruments between Mexican and U.S. GAAP, as they relate to the Company.

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#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

#### **Asset Retirement Obligations:**

Statement of Financial Accounting Standards No. 143, Accounting for Asset Retirement Obligations , requires that legal obligations associated with the retirement of long-lived assets to be recognized at their fair value at the time that the obligations are incurred. Upon initial recognition of a liability, that cost should be capitalized as part of the related long-lived asset and allocated to expense over the useful life of the asset. As mentioned in Note 2, under the requirements of the new Mexican Bulletin C-9, the Company recognized a provision at present value of P. 155,830 for cost related to retirement of assets; therefore, no reconciling item is included in the US GAAP reconciliation.

#### Effects of Inflation Accounting on Approximate U.S. GAAP Adjustments:

To determine the net effect on the consolidated financial statements of recognizing the adjustments described above, it is necessary to recognize the effects of applying the Mexican GAAP inflation accounting provisions (described in Note 2) to such adjustments. These effects are taken into consideration in the preparation of U.S. GAAP reconciliations of net income, operating income and equity.

### Summary

Net income, operating income and total stockholders equity, adjusted to take into account the material differences between Mexican GAAP and U.S. GAAP, are as follows:

	Year ended December 31,			
	2001	2002	2003	
Net (loss) income as reported under Mexican GAAP	P. (1,134,050)	P. 4,644,052	P. 15,383,485	
U.S. GAAP adjustments:				
Capitalized interest or net financing cost	428,794	66,147		
Depreciation of capitalized interest	(97,673)	(148,415)	(149,955)	
Accrued vacation pay	(37,866)	(35,963)	213,949	
Deferred income tax on U.S. GAAP adjustments	323,603	(604,007)	(1,368,770)	
Difference between the restatement of depreciation expense based on specific				
indexation factors and on the basis of the NCPI	(477,944)	(416,884)	(438,141)	
Deferred employee profit sharing on U.S. GAAP adjustments	100,974	(175,867)	142,506	

Deferred employee profit sharing	77,280	277,771	(42,337)
Minority interest	224,027	139,645	(351,849)
Unrealized gains on securities	(393,058)	393,058	
Amortization of the excess of contributed company over cost	111,656		
Non-amortization of goodwill		1,677,198	1,097,725
Application of additional negative goodwill of ATL to goodwill		(643,574)	
Net (gain) loss on sale to affiliate, net		(171,559)	329,016
Effect of accounting change		1,004,907	
Effects of inflation accounting on U.S. GAAP Adjustments	204,117	30,716	83,265
Total U.S. GAAP adjustments, net	463,910	1,393,173	(484,591)
Net (loss) income under U.S. GAAP	P. (670,140)	P. 6,037,225	P. 14,898,894
Weighted average of common shares outstanding as of December 31, (in			
million):	13,199	13,123	12,912
Net (loss) income per share under U.S. GAAP (in pesos):	P. (0.05)	P. 0.46	P. 1.15

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

After giving effect to the foregoing adjustments for accrued vacation pay, amortization of the excess of contributed company over cost, depreciation of capitalized interest, the difference between the restatement of depreciation expense based on specific indexation factors and on the basis of the NCPI, non-amortization of goodwill and the application of additional goodwill, as well of the reclassification of the employee profit sharing expense and the deferred employee profit sharing expense, operating income under U.S. GAAP totaled P. 6,141,230, P. 13,312,374 and P.18,535,904 in 2001, 2002 and 2003, respectively.

	December 31,	
	2002	2003
Total stockholders equity under Mexican GAAP	P. 51,145,864	P. 69,211,871
U.S. GAAP adjustments, net of effects of inflation on monetary items:		
Capitalized interest or net financing cost	1,319,936	1,319,936
Accumulated depreciation of capitalized interest or net financing cost	(424,957)	(574,912)
Accrued vacation pay	(213,949)	
Deferred income tax from US GAAP	(688,897)	(1,537,169)
Deferred employee profit sharing from US GAAP	(107,515)	77,440
Deferred employee profit sharing	(629,129)	(640,580)
Deferred taxes on the difference between the indexed cost and replacement cost valuation of fixed		
assets	(795,078)	(735,950)
Difference between the restatement of fixed assets based on specific indexation factors and on the		
basis of the NCPI	1,145,233	6,856,757
Minority interest	(1,224,762)	(5,098,719)
Non-amortization of goodwill	1,677,198	2,774,923
Application of additional negative goodwill of ATL to Goodwill	(643,574)	(643,574)
Net gain on sale to affiliate	(171,559)	157,457
Total U.S. GAAP adjustments, net	(757,053)	1,955,609
Total stockholders equity under U.S. GAAP	P. 50,388,811	P. 71,167,480

#### **Other Recent Accounting Pronouncements:**

In January 2003, the FASB issued Interpretation No. 46, Consolidation of Variable Interest Entities. Interpretation No. 46 addresses how to identify variable interest entities and provides guidance as to how a company may assess its interests in a variable interest entity for purposes of deciding whether consolidation of that entity is required. The adoption of Interpretation No. 46 did not have an impact on the Company s financial statements since it has no investments in variable interest entities.

In May 2003, the FASB issued SFAS No. 150, Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity. The Statement establishes standards for how an issuer classifies and measures certain financial instruments with characteristics of both liabilities and equity. The adoption of SFAS No. 150 did not have an impact on the Company s financial statements.

#### Disclosure about Fair Value of Financial Instruments:

In accordance with Statement of Financial Accounting Standards No. 107 (SFAS No. 107), Disclosures about Fair Value of Financial Instruments, under U.S. GAAP it is necessary to provide information about the fair value of certain financial instruments for which it is practicable to estimate that value.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

The carrying amounts of cash and short-term investments, accounts receivable and accounts payable and accrued liabilities approximate fair values due to the short maturity of these instruments.

The fair value of total debt, excluding capital leases, is estimated using discounted cash flow analyses based on current borrowing rates offered to the Company for debt of the same remaining maturities and the market value for the domestic senior notes at December 31, 2002 and 2003. As of December 31, 2002 and 2003, the carrying value of total debt is P. 48,035,245 and P.48,319,903, respectively. The fair value is P. 46,157,069 at December 31, 2002 and P. 49,808,470 at December 31, 2003.

As of December 31, 2002 and 2003, the estimated fair value of the cross currency swaps amounts to P. 149,124 and P. 235,192, respectively. The Company had no instruments of this type at December 31, 2001.

Additionally, at December 31, 2003, the Company has interest-rate swaps with and estimated fair value of P. 235,509.

#### Stock options:

Under local GAAP, due to immateriality of the amounts involved, the Company has expensed the difference between the market value of the total authorized shares and the subscription price for P. 16,212 and P. 67,484 in 2002 and 2003, respectively. Under U.S. GAAP the Company recognizes a compensation expense which amounted to P. 4,605, P. 4,385 and P. 9,477 for the years ended December 31, 2001, 2002 and 2003, respectively, using the intrinsic value-based method of accounting prescribed by APB Opinion No. 25, Accounting for stock issued to employees, as allowed by Statement of Financial Accounting Standards No. 123 (SFAS 123), Accounting for stock based compensation.

The fair value for the options was estimated at the date of grant, using a Black-Scholes option pricing model with the following assumptions used for grants in 2001, 2002 and 2003: risk-free interest rate of 15.30%, 11.44% and 7.15%; dividend yield of 0.39%, 0.60% and 0.45%; expected volatility factor of 41.2%, 40.0% and 35.3%; and expected option life of 1.8, 2.3 and 2.8 years, respectively. The fair value of each option at the date of granted in 2001, 2002 and 2003 was P. 5.99, P. 5.92 and P. 18.51, respectively.

Information related to options is summarized below:

Number of stock

Weighted

options (in	average
millions)	exercise price
3.215	5.99
3.215	5.99
2.939	5.92
2.035	7.58
4.119	6.49
2.565	18.51
1.321	14.59
5.363	13.19
	3.215 3.215 2.939 2.035 4.119 2.565 1.321

## $NOTES\ TO\ CONSOLIDATED\ FINANCIAL\ STATEMENTS\ \ (Continued)$

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

For purposes of pro forma disclosure, if the Company were to account for its employee stock options granted under the fair value method of SFAS 123, the estimated fair value of the options at the date of the grant is amortized to expense over the vesting period. Under the fair value method, the Company s U.S. GAAP net income and net income per share would have been as follows:

#### Year ended December 31,

	2001	2002	2003
Net income	P. (670,140)	P. 6,037,225	P. 14,898,894
Stock-based compensation cost included in net income	4,605	4,385	9,477
Stock-based compensation cost that would have been included in net income if the			
fair value based method had been applied to all awards			
Pro forma net income as if the fair value based method had been applied to all			
awards	P. 4,820	P. 9,171	P. 21,044
Earnings per share (in pesos):	P. (670,355)	P. 6,032,439	P. 14,887,327
Basic:			
As reported	P. (0.05)	P. 0.46	P. 1.15
Pro forma	P. (0.05)	P. 0.46	P. 1.15
Diluted:			
As reported	P. (0.05)	P. 0.46	P. 1.13
Pro forma	P. (0.05)	P. 0.46	P. 1.13

## 

## Under U.S. GAAP at December 31, 2002 and 2003

## (Thousands of Constant Pesos with purchasing power as of December 31, 2003)

Retained earnings

			Retain	ed earnings				
		Reserve for				Other		
	Capital	purchase of	Legal			accumulated comprehensive	Comprehensive	
	Stock	Company s own	reserve	Unappropriated	Total	income (loss)	(loss)	Total
Balances at December 31,								
2000	P. 31,617,217		P. 324,654	P. 39,709,434	P. 40,034,088	P. (621,489)		P. 71,029,816
Increase in legal			00.062	(00.062)				
reserve			90,963	(90,963)				
Increase in reserve for								
purchase of								
Company s own								
shares		11,220,961		(11,220,961)				
Cash purchase of		11,220,701		(11,220,701)				
Company s own								
shares	(22,756)	(7,499,159)			(7,499,159)			(7,521,915)
Dividends paid	,			(622,314)	(622,314)			(622,314)
Comprehensive								
income:								
Net loss for the								
year				(670,140)	(670,140)		P. (670,140)	(670,140)
Other								
comprehensive								
income:								
Effect of								
translation of						(277 (75)	(277 (75)	(277 (75)
foreign entities						(377,675)	(377,675)	(377,675)
Unrealized gains on securities						393,058	393,058	393,058
Surplus from						393,036	393,036	393,036
holding								
nonmonetary								
assets						617,077	617,077	617,077
Deferred taxes						,511	22.,377	,,-
allocated to								
equity, net of								
inflation						(232,853)	(232,853)	(232,853)

Comprehensive

income

(270,533)

D 1								
Balances at								
December 31,								
2001	31,594,461	3,721,802	415,617	27,105,056	31,242,475	(221,882)		62,615,054
Cash purchase of								
Company s own								
shares	(7,583)	(2,184,416)			(2,184,416)			(2,191,999)
Dividends paid				(618,296)	(618,296)			(618,296)
Comprehensive								
income:								
Net income for								
the year				6,037,225	6,037,225	]	P. 6,037,225	6,037,225
Other								
comprehensive								
income:								
Effect of								
translation of								
foreign entities						(15,060,115)	(15,060,115)	(15,060,115)
Unrealized gains								
on securities						(393,058)	(393,058)	(393,058)
						-		, , ,
Comprehensive								
income							(9,415,948)	
							(5,115,510)	

### Consolidated Statements of Changes in Stockholders Equity (Cont.)

### Under U.S. GAAP at December 31, 2002 and 2003

### (Thousands of Constant Pesos with purchasing power as of December 31, 2003)

#### Retained earnings Reserve for Other Capital accumulated purchase of Legal Comprehensive comprehensive Company sown reserve Unappropriated Stock **Total** income (loss) (loss) **Total** Balances at December 31, 2002 31,586,878 50,388,811 1,537,386 415,617 32,523,985 34,476,988 (15,675,055)Cumulative effect of adoption of a new accounting (112,074)(112,074)(112,074)(112,074)principle Excess of the book value over price paid to acquired minority Interest (178,478)(178,478)(178,478)Increase in reserve for purchase of Company s own 5,122,000 (5,122,000)shares Cash purchase of Company s own (1,713)(975,469)shares (973,756)(973,756)Dividends paid (793,915)(793,915)(793,915)Comprehensive income: Net income for the year 14,898,894 14,898,894 14,898,894 14,898,894 Other comprehensive income: Effect of translation of foreign entities 6,991,002 6,991,002 6,991,002 Deferred taxes allocate to equity, net of effect of inflation 948,709 948,709 948,709 Comprehensive P. 22,726,531 income

P. 31,585,165 P. 5,685,630 P. 415,617 P. 41,216,412 P. 47,317,659 P. (7,735,344)

P. 71,167,480

Balances at December 31, 2003

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

### 24.- Supplemental Guarantor Information

On March 9, 2004, the Company concluded the issuance of US\$ 500 million in principal amount of 4.125% senior notes due 2009 and US\$ 800 million in principal amount of 5.50% senior notes due 2014. In addition on April 20, 2004, the Company issued US\$ 300 million in principal amount of floating rate notes due 2007, bearing interest at a rate equal to three-month Libor plus 0.625%. These notes are fully and unconditionally guaranteed by Telcel.

### Consolidating Condensed Financial Statements

The following consolidating information presents condensed consolidating balance sheets as of December 31, 2002 and 2003 and condensed consolidating statements of operations and cash flows for each of the three years in the period ended December 31, 2003 of the Company and Telcel These statements are prepared in accordance with Mexican GAAP with the exception that the subsidiaries are accounted for as investments under the equity method rather than being consolidated. The guarantees of the Guarantor are full and unconditional. The significant differences between Mexican GAAP and U.S. GAAP as they affect the Guarantor are set out below.

The Company s consolidating condensed financial statements for the (i) Company; (ii) its wholly-owned subsidiary (Telcel on stand alone basis) which is a wholly and unconditional guarantor under the Senior Notes; (iii) the combined non-guarantor subsidiaries; iv) eliminations and v) the Company s consolidated financial statements are as follows:

### Condensed consolidated balance sheets:

		Wholly-owned	Combined		
		Guarantor	non-guarantor		Consolidated
	Parent	Subsidiary	Subsidiaries	Eliminations	Total
		December 31, 2002			
Current assets:					
Cash and cash equivalents	P. 1,885	P. 1,358,853	P. 8,152,242		P. 9,512,980
Marketable securities			1,510,101		1,510,101
Accounts receivable, net	11,356	3,287,429	3,223,904		6,522,689
Related parties	9,551,278	1,130,113	33,791,700	P. (43,863,693)	609,398

Inventories, net		2,128,781	998,412		3,127,193
Other current assets		210,508	715,046		925,554
Plant property and equipment, net		27,827,610	35,166,389		62,993,999
Investments	51,269,878	41,296,123	3,290,815	(92,566,001)	3,290,815
Licenses, net		1,694,775	14,289,712		15,984,487
Trademarks			6,796,530		6,796,530
Goodwill, net			6,263,876		6,263,876
Total assets	P. 60,834,397	P. 78,934,192	P. 114,198,727	P. (136,429,694)	P. 117,537,622
Liabilities:					
Short-term debt	P. 1,819,475	P. 425,131	P. 8,392,401		P. 10,637,007
Current liabilities	514,889	11,249,770	17,185,686	P. (12,736,293)	16,214,052

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

		Wholly-owned	Combined								
		Guarantor	non-guarantor		Consolidated						
	Parent	Subsidiary	Subsidiaries	Eliminations	Total						
		December 31, 2002									
Long-term debt	8,578,931	1,700,523	27,119,981		37,399,435						
Other non-current liabilities	0,2 , 0,2 2 2	33,227,769	40,895	(31,127,400)	2,141,264						
Total liabilities	10,913,295	46,603,193	52,738,963	(43,863,693)	66,391,758						
Total majority stockholders equity	49,921,102	32,330,999	60,235,002	(92,566,001)	49,921,102						
Minority interest			1,224,762	, , ,	1,224,762						
Total stockholders equity under Mexican			,								
GAAP	49,921,102	32,330,999	61,459,764	(92,566,001)	51,145,864						
Total liabilities and stockholders equity	P. 60,834,397	P. 78,934,192	P. 114,198,727	P. (136,429,694)	P. 117,537,622						
December 31, 2003											
Current assets:											
Cash and cash equivalents	P. 60,265	P. 1,344,896	P. 7,882,001		P. 9,287,162						
Marketable securities			794,873		794,873						
Accounts receivable, net	11,487	3,008,532	8,394,667		11,414,686						
Related parties	9,658,533	1,065,774	35,779,947	P. (45,856,449)	647,805						
Inventories, net		2,836,089	2,393,167		5,229,256						
Other current assets		919,626	1,260,002		2,179,628						
Plant property and equipment, net		21,677,989	49,483,653		71,161,642						
Investments	66,328,617	22,801,769	2,548,599	(89,130,386)	2,548,599						
Licenses, net		1,539,859	24,268,092		25,807,951						
Trademarks			7,884,781		7,884,781						
Goodwill, net			8,028,349		8,028,349						
Other assets		4,993,815			4,993,815						
Total assets	P. 76,058,902	P. 60,188,349	P. 148,718,131	P. (134,986,835)	P. 149,978,547						
Liabilities:	D 510.406	D 450 550	D 11 145 000		D 12 100 200						
Short-term debt	P. 510,486	P. 452,578	P. 11,145,232	D 45 45 000	P. 12,108,296						
Current liabilities	185,264	17,208,376	27,899,813	P. (17,617,886)	27,675,567						
Long-term debt	11,250,000	2,567,445	23,387,104	(20,220,7/2)	37,204,549						
Other non-current liabilities	11.045.750	29,882,193	2,134,634	(28,238,563)	3,778,264						
Total liabilities	11,945,750	50,110,592	64,566,783	(45,856,449)	80,766,676						
Total majority stockholders equity 64,113,13		10,077,757	79,052,629	(89,130,386)	64,113,152						
Minority interest			5,098,719		5,098,719						
Total stockholders equity under Mexican	(4.110.150	10.077.757	04 151 040	(00.120.200)	(0.211.071						
GAAP	64,113,152	10,077,757	84,151,348	(89,130,386)	69,211,871						
Total liabilities and stockholders equity	P. 76,058,902	P. 60,188,349	P. 148,718,131	P. (134,986,835)	P. 149,978,547						

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

## Condensed consolidated statements of operations:

		Wholly-owned	Combined		
		Guarantor	non-guarantor		Consolidated
	Parent	Subsidiary	Subsidiaries	Eliminations	Total
	For th	e year ended December 3	31, 2001		
Total revenues		P. 35,460,890	P. 12,282,261	P. (2,285,747)	P. 45,457,404
Total cost and expenses operating	P. 63,284	27,220,234	13,990,511	(2,491,105)	38,782,924
Operating (loss) income	(63,284)	8,240,656	(1,708,250)	205,358	6,674,480
Interest income	319,290	142,627	6,017,702	(5,595,459)	884,160
Interest expense	(276,579)	(5,439,075)	(1,024,826)	5,595,459	(1,145,021)
Exchange loss, net	16	(583,957)	201,907		(382,034)
Monetary effect, net	166,953	1,426,125	(2,410,689)		(817,611)
Other financing income (cost), net			795,609		795,609
Other income (loss), net	238,102	(437,835)	828,302	(205,358)	423,211
Tax provision	55,842	1,715,891	1,728,225		3,499,958
Equity in results of affiliates	(1,238,679)	508,734	(4,066,886)	729,945	(4,066,886)
Majority net (loss) income	P. (910,023)	P. 2,141,384	P. (2,871,329)	P. 729,945	P. (910,023)
Minority net (loss) income	P.	P.	P. (224,027)	P.	P. (224,027)
	For th	e year ended December 3	31, 2002		
Total revenues		P. 42,407,871	P. 22,814,057	P. (5,479,332)	P. 59,742,596
Total cost and expenses operating	P. 32,841	34,572,514	17,789,397	(5,632,567)	46,762,185
Operating (loss) income	(32,841)	7,835,357	5,024,660	153,235	12,980,411
Interest income	1,345,078	203,985	6,852,219	(6,999,779)	1,401,503
Interest expense	(1,042,352)	(5,726,450)	(2,727,351)	6,999,779	2,496,374
Exchange loss, net	(239)	(2,358,811)	832,631		(1,526,419)
Monetary effect, net	25,098	1,758,143	1,088,737		2,871,978
Other financing income (cost), net			(1,273,744)		(1,273,744)
Other income (loss), net		(1,500,804)	1,924,103	(153,235)	270,064
Tax provision	109,492	425,209	2,878,911		3,413,612
Equity in results of affiliates	4,598,445	4,119,062	(4,169,755)	(8,717,507)	(4,169,755)
Majority net income (loss)	P. 4,783,697	P. 3,905,273	P. 4,812,234	P. (8,717,507)	P. 4,783,697
Minority interest net income (loss)	P.	P.	P. (139,645)	P.	P. (139,645)

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

	Wholly-owned	olly-owned	(	Combined						
			G	Guarantor		ı-guarantor			Cor	ısolidated
		Parent	Sı	ubsidiary	Sı	Subsidiaries		Eliminations		Total
For the year ended December 31, 2003										
Total revenues			P. 5	52,465,905	P. 4	42,337,578	P.	(8,862,511)	P. 8	5,940,972
Total cost and expenses operating	P.	86,276	4	12,078,637		34,685,988		(8,870,024)	6	7,980,877
Operating (loss) income		(86,276)	1	10,387,268		7,651,590		7,513	1	7,960,095
Interest income		1,306,972		106,658		10,321,293		(9,352,366)		2,382,557
Interest expense	(	1,070,648)	(	(5,536,804)		(3,739,511)		6,571,597	(	3,775,366)
Exchange loss, net		15		(4,405,787)		2,979,789		2,780,769		1,354,786
Monetary effect, net		49,663		1,467,803		833,332				2,350,798
Other financing income (cost), net						(189,395)				(189,395)
Other (loss) income, net		(323)		(589,657)		(447,451)		(7,513)	(	1,044,944)
Tax provision		90,522		(563,050)		3,997,992				3,525,464
Equity in results of affiliates	1	4,922,755		5,160,528		(129,582)	(	(20,083,283)		(129,582)
Majority net income (loss)	P. 1	5,031,636	P.	7,153,059	P.	12,930,224	P. (	(20,083,283)	P. 1	5,031,636
Minority net income (loss)	P.		P.		P.	351,849	P.		P.	351,849

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

## Condensed consolidated statements of changes in financial position:

			Wh	olly-owned		Combined				
			G	uarantor	no	on-guarantor			C	onsolidated
	Parer	ıt	S	ubsidiary	\$	Subsidiaries	El	Eliminations		Total
					Dec	ember 31, 2001				
Operating activities:						ĺ				
Net (loss) income	P. (910	),023)	P.	2,141,384	P.	(2,871,329)	P.	729,945	P.	(910,023)
Non-cash items	1,238	3,678		1,729,580		8,581,133		(729,945)		10,819,446
Changes in operating assets and liabilities:	(6,153	3,111)		4,198,522		854,824				(1,099,765)
Resources (used in) provided by	, ,									
operating activities	(5,824	,456)		8,069,486		6,564,628				8,809,658
Financing activities:										i i
Bank loans, net	5,494	,815		566,760		8,564,004				14,625,579
Dividends paid	(622	2,314)								(622,314)
Decrease in capital stock and										
retained earnings due to										
purchases of Company s own										
shares	(7,521	,915)		2,569,637			(	(2,569,637)		(7,521,915)
Resources (used in) provided by										
financing activities	(2,649	,414)		3,136,397		8,564,004	(	(2,569,637)		6,481,350
Investing activities:										
Investment in telephone plant				(6,979,685)		(5,184,468)				(12,164,153)
Investment in subsidiaries and										
affiliated companies	8,473	,989		(4,515,920)		(23,013,996)		2,569,637		(16,486,290)
Marketable securities						(9,044,625)				(9,044,625)
Investment in licenses						(290,710)				(290,710)
Resources provided by (used in)										
investing activities	8,473	,989	(	11,495,605)		(37,533,799)		2,569,637		(37,985,778)
Net increase (decrease) in cash										
and cash equivalents		119		(289,722)		(22,405,167)				(22,694,770)
Cash and cash equivalents at										
beginning of the Period				735,527		24,736,568				25,472,095
Cash and cash equivalents at end of the period	P.	119	P.	445,805	P.	2,331,401	P.		P.	2,777,325

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

## Condensed consolidated statements of changes in financial position:

		Wholly-owned	Combined		
		Guarantor	non-guarantor		Consolidated
	Parent	Subsidiary	Subsidiaries	Eliminations	Total
	For th	e year ended December 3	31, 2002		
Operating activities:					
Net income	P. 4,783,697	P. 3,905,273	P. 4,812,234	P. (8,717,507)	P. 4,783,697
Non-cash items	(4,598,445)	(1,301,298)	9,618,089	8,717,507	12,435,853
Changes in operating assets and					
liabilities:	(2,894,634)	568,185	4,654,875		2,328,426
Resources (used in) provided by					
operating activities	(2,709,382)	3,172,160	19,085,198		19,547,976
Financing activities:					
Bank loans, net	4,903,590	(358,763)	19,889,531		24,434,358
Dividends paid	(618,296)				(618,296)
Decrease in capital stock and					
retained earnings due to purchases of					
Company s own shares	(2,191,999)	65,835		(65,835)	(2,191,999)
Resources provided by (used in)					
financing activities	2,093,295	(292,928)	19,889,531	(65,835)	21,624,063
	For th	e year ended December 3	31, 2002		
Investing activities:					
Investment in telephone plant		(1,250,399)	(24,234,995)		(25,485,394)
Investment in subsidiaries and					
affiliated companies	617,853	(715,785)	2,277,932	65,835	2,245,835
Marketable securities			9,368,493		9,368,493
Investments in trademarks			(6,796,530)		(6,796,530)
Investment in licenses			(13,768,788)		(13,768,788)
Resources provided by (used in)					
investing activities	617,853	(1,966,184)	(33,153,888)	65,835	(34,436,384)
Net increase decrease in cash and					
cash equivalents	1,766	913,048	5,820,841		6,735,655
Cash and cash equivalents at					
beginning of the period	119	445,805	2,331,401		2,777,325
Cash and cash equivalents at end of					
the period	P. 1,885	P. 1,358,853	P. 8,152,242	P.	P. 9,512,980

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

			Wh	olly-owned	•	Combined				
			G	Suarantor	no	n-guarantor			Conse	olidated
		Parent	s	ubsidiary	s	ubsidiaries	Eli	iminations	T	otal
		For th	e year e	nded Decemb	er 31, 2	2003		<u> </u>		
Operating activities:										
Net income	P. 1	5,031,636	P.	7,153,059	P.	12,930,224	P. (	20,083,283)	P. 15,	,031,636
Non-cash items	(1	4,922,755)		(2,015,312)		11,151,932		20,083,283	14,	297,148
Changes in operating assets and										
liabilities:		72,244		(2,812,513)		2,097,522			(	(642,747)
Resources provided by operating										
activities		181,125		2,325,234		26,179,678			28,	686,037
Financing activities:										
Bank loans, net		852,946		894,369		(470,913)			1,	,276,402
Dividends paid		(793,915)		(3,540,271)				3,540,271	(	793,915)
Decrease in capital stock and										
retained earnings due to										
purchases of Company s own										
shares		(975,469)							(	(975,469)
Resources provided by financing										
activities		(916,438)		(2,645,902)		(470,913)		3,540,271	(	(492,982)
Investing activities:										
Investment in telephone plant				2,328,007		(24,687,578)			(22,	,359,571)
Investment in subsidiaries and										
affiliated companies		793,693		(2,021,296)		3,879,034		(3,540,271)	(	(888,840)
Marketable securities						715,228				715,228
Minority interest						3,343,630			3,	343,630
Investments in trademarks						(1,807,928)			(1,	,807,928)
Investment in licenses						(7,421,392)			(7,	421,392)
Resources used in investing										
activities		793,693		306,711		(25,979,006)		(3,540,271)	(28,	418,873)
Net increase (decrease) in cash										
and cash equivalents		58,380		(13,957)		(270,241)			(	(225,818)
Cash and cash equivalents at										
beginning of the period		1,885		1,358,853		8,152,242			9,	512,980
Cash and cash equivalents at end										
of the period	P.	60,265	P.	1,344,896	P.	7,882,001	P.		P. 9,	287,162

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Amounts in thousands of Constant Mexican Pesos as of December 31, 2003)

### Guarantor US GAAP reconciliation of net income and stockholder s equity

As discussed at the beginning of Note 23, the following reconciliation to US GAAP does not include the reversal of the adjustments to the financial statements for the effects of inflation required under Mexican GAAP (Bulletin B-10), because the application of Bulletin B-10 represents a comprehensive measure of the effects of price level changes in the Mexican economy and, as such, is considered a more meaningful presentation than historical cost-based financial reporting for both Mexican and U.S. accounting purposes.

### Summary

The principal differences between Mexican GAAP and U.S. GAAP, as they relate to the consolidated financial statements of the Company, are those of the Guarantor, and are basically the same as those described in Note 23, except for the adjustments applied directly to the sub-holdings companies as the non amortization of goodwill, minority interest and gains or losses on sales to affiliates. Net income and total stockholders equity, adjusted to take into account the material differences between Mexican GAAP and U.S. GAAP, are as follows:

		Year ended December 3	1,
	2001	2002	2003
Net income as reported under Mexican GAAP	P. 2,141,384	P. 3,905,273	P.7,153,059
U.S. GAAP adjustments:			
Capitalized interest or net financing cost, net	331,121	(82,268)	(149,955)
Accrued vacation pay	(37,866)	(35,963)	213,949
Deferred income tax and employee profit sharing adjustments	537,469	(588,511)	575,343
Difference between the restatement of depreciation expense based on specific		· · ·	ĺ
indexation factors and on the basis of the NCPI	(477,944)	(129,326)	2,041
Effects of U.S. GAAP adjustments on subsidiaries, net	(34,702)	100,453	(877,597)
Effects of inflation accounting on U.S. GAAP Adjustments	203,207	25,377	120,765
Total U.S. GAAP adjustments, net	521,285	(710,238)	(115,454)
•			
Net (loss) income under U.S. GAAP	P. 2,662,669	P. 3,195,035	P. 7,037,605

December 31,

	2002	2003
Total stockholders equity under Mexican GAAP	P. 32,330,999	P. 10,077,757
U.S. GAAP adjustments, net of effects of inflation on monetary items:		
Capitalized interest or net financing cost, net	894,979	745,024
Accrued vacation pay	(213,949)	
Deferred income tax and employee profit sharing Adjustments	(744,796)	(120,468)
Difference between the restatement of fixed assets based on specific indexation factors and on the		
basis of the NCPI	162,601	437,613
Effect of U.S. GAAP adjustments on subsidiaries, net	(506,761)	(921,783)
Total U.S. GAAP adjustments, net	(407,926)	140,386
Total stockholders equity under U.S. GAAP	P. 31,923,073	P. 10,218,143

### **Report of Independent Registered Chartered Accountants**

T	۱ the	Roard	LΩf ]	Directors	and S	Shareha	lders o	of Telecom	Américas l	[ td
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We have audited the accompanying consolidated balance sheets of Telecom Américas Ltd. as at December 31, 2001 and 2000 and the related consolidated statements of operations, comprehensive loss, stockholders—equity and cash flows for the year ended December 31, 2001 and the 186-day period ended December 31, 2000. These financial statements are the responsibility of the Corporation—s management. Our responsibility is to express an opinion on the financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform an audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Corporation as at December 31, 2001 and 2000 and the consolidated results of its operations and its cash flows for the year ended December 31, 2001 and the 186-day period ended December 31, 2000 in conformity with accounting principles generally accepted in the United States of America.

/s/ Deloitte & Touche LLP

Montreal, Canada

January 31, 2002, except as to Notes 1 and 25 which are as of February 12, 2002

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### CONSOLIDATED STATEMENT OF OPERATIONS

## For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(in thousands of U.S. dollars)

	Notes	2001	2000
	<del></del>		(186 days)
Revenues		\$ 473,207	\$
Cost of sales		220,786	
Selling, general and administrative expenses		139,179	28
Depreciation and amortization		248,280	
Operating loss from continuing operations		(135,038)	28
Equity in loss of joint venture investees	9,24	(98,885)	(21,459)
Foreign exchange loss	24	(17,081)	
Interest expense	18	(246,751)	
Other income		29,895	8
Loss from continuing operations before minority interest		(467,860)	(21,423)
Minority interest		36,772	
Net loss from continuing operations		(431,088)	(21,423)
Discontinued operations	3	(513,135)	(51,748)
Net loss		\$ (944,223)	\$ (73,171)

### TELECOM AMERICAS LTD.

## CONSOLIDATED STATEMENT OF COMPREHENSIVE LOSS

For the year ended and for the 186-day period ended December  ${\bf 31}$ 

(in thousands of U.S. dollars)

2001	2000

		(186 days)
Net loss	\$ (944,223)	\$ (73,171)
Other comprehensive loss:		
Foreign currency translation adjustment net of income taxes of nil	(192,545)	(24,986)
	\$ (1,136,768)	\$ 98,157

## CONSOLIDATED STATEMENT OF STOCKHOLDERS EQUITY

## For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(in thousands of U.S. dollars, except number of shares)

	Common	stock	Additional		Accumulated other	
	Shares	Par value	paid-in capital	Deficit	loss	Total
Balance at beginning of period		\$	\$	\$	\$	\$
Issuance of common stock (Note 17)	12,000.000	12				12
Cancellation of shares pursuant to reorganization of the Corporation s share						
capital (Note 17)	(12,000.000)	(12)				(12)
Issuance of shares of new common stock (Note 17)	22,309.858	22	3,629,990			3,630,012
Foreign currency translation loss					(24,986)	(24,986)
Net loss				(73,171)		(73,171)
Balances at December 31, 2000	22,309.858	22	3,629,990	(73,171)	(24,986)	3,531,855
Issuance of common stock (Note 17)	1,439.298	2	234,184			234,186
Cancellation of shares (Note 17)	(865,956)	(1)	(140,898)			(140,899)
Foreign currency translation loss					(192,545)	(192,545)
Net loss				(944,223)		(944,223)
Balances at December 31, 2001	22,883.200	\$ 23	\$ (3,723,276)	\$ (1,017,394)	\$ (217,531)	\$ 2,488,374

## CONSOLIDATED BALANCE SHEETS

## As at December 31,

## (in thousands of U.S. dollars)

	Notes	2001	2000
Current assets			
Cash and cash equivalents	4	\$ 552,245	\$ 65,814
Notes receivable	5	11,415	2,151,690
Accounts receivable, net	6	204,163	69,091
Inventory		93,410	19,330
Prepaid expenses and other current assets		34,680	4,983
		895,913	2,310,908
Goodwill, net	7,8	3,033,791	947,968
Investments, at equity	9		947,193
Fixed assets, net	10	1,429,092	268,638
Licenses, net	11	1,821,297	286,699
Other assets		105,120	27,166
		\$ 7,285,213	\$ 4,788,572
Current liabilities			
	12	906.062	\$ 64,790
Short-term loan facilities	<del></del>	896,063	\$ 64,790 106,876
Accounts payable and accrued liabilities	13 14	753,913	
Notes payable Long-term debt due within one year	15	143,693 979,769	5,090 67,576
Long-term debt due within one year	13	979,709	
		2,773,438	244,332
Long-term debt	15	1,748,898	714,712
Other long-term liabilities	16	127,540	
		4,649,876	959,044
Minority interest		146,963	22,673
Series C Preferred Stock	17		275,000
Commitments and contingencies	22		
Stockholders equity			
Common stock	17	23	22
Additional paid-in capital	17	3,723,276	3,629,990
Deficit		(1,017,394)	(73,171)
Accumulated other comprehensive loss		(217,531)	(24,986)
		2,488,374	3,531,855

		\$ 7,285,213	\$ 4,788,572
On behalf of the Board of Directors			
Director	Director		
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## CONSOLIDATED STATEMENT OF CASH FLOWS

# For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

## (in thousands of U.S. dollars)

	Notes	2001	2000
			(186 days)
Operations			` ,
Net loss from continuing operations		\$ (431,088)	\$ (21,422)
Items not affecting cash			
Depreciation and amortization		248,280	
Unrealized foreign exchange losses		62,957	
Accreted interest on long-term debt		52,894	
Minority interest		(36,772)	
Equity in net loss of associated company		98,885	21,459
Amortization of discount on notes	15	21,771	
Changes in working capital items		125,219	(92)
Cash provided by (used for) continuing operations		142,146	(55)
Cash provided by (used for) continuing operations		142,140	(33)
Investing activities			
Acquisition of subsidiaries (net of cash)		(616,877)	
Investments		(146,891)	(8,386)
Notes receivable		1,436,147	
Capital expenditures		(136,667)	
Other long-term assets		(33,801)	
Cash provided by (used for) continuing investing activities		501,911	(8,386)
Financing activities			
Short-term loan facilities		9,229	
Increase in notes payable		172,846	
Addition of long-term debt		391,502	
Reduction of long-term debt		(516,753)	
Issuance of common shares		234,186	
Other long-term liabilities		56,194	
Shareholder contributions (including			
subsidiaries cash of \$19,108,000 in 2000)			159,307
Cash provided by continuing financing activities		347,204	159,307
Foreign exchange loss on cash held in foreign currencies		(5,131)	
roteign exchange 1055 on eash neid in foteign currencies		(3,131)	
Cash used for discontinued operations		(499,699)	(85,052)
		406 401	(5.014
Net increase in cash and cash equivalents		486,431	65,814

Cash and cash equivalents, beginning of period		65,814	
Cash and cash equivalents, end of period	4	\$ 522,245	\$ 65,814

See Note 21 for supplementary cash flow information

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

1. Description of Business and Basis of Presentation	
Ivey Holdco Ltd. was incorporated under the Companies Act 1981 of Bermuda on June 28, 2000, and on November 8, 2000, changed its name to Telecom Americas Ltd. ( Telecom Americas ).	
Telecom Americas, through joint ventures and subsidiaries (collectively the Corporation ) is a communications company.	
a) Formation of Telecom Americas	
On November 16, 2000, pursuant to a joint venture agreement entered into by America Movil S.A. de C.V. ( America Movil ), Bell Canada International Inc. ( BCI ) and SBC International Inc. ( SBC ), Telecom Americas received the following contributions in exchange for 22,309 shares of Common stock and 1,690.142 shares of Series C Preferred stock (see Note 16):	.858.
(i) BCI contributed certain of its equity interests in Latin American investments and promissory notes payable in the amount of \$964,140,000 and;	
(ii) America Movil and SBC contributed their respective equity interests in ATL Algar Telecom Leste S.A. ( ATL ) and America Movil contributed \$164,950,000 in cash, \$1,007,500,000 in promissory notes payable and a \$180,050,000 commitment to contribute its 60% economic interest in an Argentine broadband company, Techtel LMDS Communicaciones Interativas S.A. ( Techtel ). America Movil undertook to contribute Techtel upon the receipt of the necessary regulatory approvals.	

The results of operations and cash flows reflect the operations of the companies contributed as of the effective dates of their contribution to the Corporation which reflect approximately one month of operations for such companies in 2000.

The following table summarizes the Corporation s principal operations, along with the accounting treatment for such operations as of December 31, 2001.

		Equity	
Company	Operations	Interest(1)	Accounting Treatment
Continuing On and the second		<u> </u>	
Continuing Operations			
Brazil Mobile			
ATL-Algar Telecom Leste S.A. ( ATL )	Cellular	59.0%	Consolidation
Tess S.A. ( Tess )	Cellular	100.0%	Consolidation
Telet S.A. ( Telet )	Cellular	77.6%	Consolidation
Americel S.A. ( Americel )	Cellular	76.7%	Consolidation
Discontinued Operations			
Brazil Broadband			
Canbras Communications Corporation ( Canbras )			
	Broadband cable		
	and ISP	75.6%	Discontinued operation
Spanish Americas Broadband			
Techtel-LMDS Comunicaciones Interativas ( Techtel ) S.A.			
	Broadband, Long		
	Distance Carrier	60.0%	Discontinued operation
Genesis Telecom C.A. ( Genesis )	LMDS	59.1%	Discontinued operation
Spanish Americas Mobile			
Comunicacion Celular S.A. Comcel S.A. ( Comcel )	Cellular	77.1%	Discontinued operation

<sup>(1)</sup> Figures represent Telecom Americas economic interests in the operating companies listed.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

### b) Telecom Americas Reorganization

In order to address the funding requirements of Telecom Americas, on February 8, 2002, BCI, America Movil and SBC completed the reorganization (the Reorganization ) of Telecom Americas. This resulted in Telecom Americas becoming a company focused exclusively on the provision of mobile wireless services in Brazil, with reduced consolidated indebtedness.

The Reorganization included the following transactions (see Note 3):

Telecom Americas transferred its 77.1% indirect interest in Comcel to America Movil;

America Movil transferred cash U.S.\$80 million and its 41% indirect interest in ATL to Telecom Americas;

Telecom Americas distributed its 75.6% indirect interest in Canbras to BCI;

Telecom Americas distributed its 59.1% interest in Genesis equally to BCI and America Movil; and

Telecom Americas will distribute its 60% indirect interest in Techtel to America Movil upon the receipt of regulatory approvals.

c) In January 2002, America Movil agreed to sell its investment in Cellular Communications of Puerto Rico, a cellular property, to SBC for cash and a note redeemable for SBC s investment in Telecom Americas.

### 2. Summary of Significant Accounting Policies

These consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP). The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

a)	Investments	

The financial statements of entities which are controlled by the Corporation are consolidated and entities which are jointly controlled by the Corporation, referred to as joint venture investees, are accounted for using the equity method. All significant intercompany transactions and balances have been eliminated.

### b) Revenue Recognition

Revenues from airtime, monthly fixed charges, prepaid cards, and cable subscriber fees are recognized when services are provided. Revenues from sales of equipment are recognized upon shipment to third party distributors or direct sales to subscribers. Activation revenues are deferred and amortized over the expected period of benefit.

### c) Translation of Foreign Currencies

The financial statements of Telecom Americas subsidiaries and joint venture investees which have a functional currency other than the U.S. dollar are translated into U.S. dollars in accordance with Statement of

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### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

Financial Accounting Standard (SFAS) No. 52, Foreign Currency Translation. Assets and liabilities are translated at exchange rates in effect at the balance sheet date. Revenues and expenses are translated at the average exchange rates prevailing during the period. The resulting translation gains or losses are accumulated and reported in other comprehensive income or loss.

### d) Cash and Cash Equivalents

Cash and cash equivalents represent cash and highly-liquid investments with a maturity of three months or less at the date of acquisition.

### e) Inventory

Inventory consists mainly of mobile telephones held for resale and is recorded at the lower of weighted average cost or market.

### f) Fixed Assets

Fixed assets are recorded at cost and are depreciated and amortized over their expected useful lives, using principally the straight-line method. The annual depreciation and amortization rates by fixed asset category are as follows:

Buildings	20-25 years
Network equipment	3-15 years
Other equipment	3-10 years
Leasehold improvements	5-10 years

Costs that are directly attributable to the construction of a network, including materials, direct labour, construction overhead and interest are capitalized and are included in network equipment.

Licenses are recorded at cost and are amortized over their terms ranging from 15 to 20 years using the straight-line method.

The excess of cost over the selling price of handsets is expensed upon subscriber activation.

i) Goodwill

h) Handset Subsidies

Goodwill represents the excess of the purchase price over the estimated fair values of the net assets of subsidiaries and joint venture investees at the dates of acquisition. Goodwill is amortized on a straight-line basis over the estimated useful lives ranging between 9 and 17 years. For acquisitions recorded after June 30, 2001, the Corporation did not amortize the associated goodwill in accordance with the new Standards of the Financial Accounting Standards Board (FASB). (See Note 2n).

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

The Corporation evaluates the carrying value of its long-lived assets, including goodwill, on an ongoing basis. In order to determine whether a
impairment exists, management compares the undiscounted cash flows estimated to be generated by those assets with their carrying amount. It

impairment exists, management compares the undiscounted cash flows estimated to be generated by those assets with their carrying amount. If such assets are considered to be impaired, the impairment charge to be recognized is measured by the amount by which the carrying amount of the assets exceeds their fair value. Any permanent impairment in the carrying value of assets is charged against income in the period an impairment is determined (See Note 2n).

k) Income Taxes

j) Impairment of Long-lived Assets

The Corporation accounts for income taxes under the liability method. Deferred taxes relate to the expected future tax consequences of temporary differences between the carrying amount of balance sheet items and their corresponding tax values. Deferred tax assets are recognized only to the extent that, in the opinion of management, it is more likely than not that the deferred tax assets will be realized. Deferred tax assets and liabilities are measured using enacted tax rates and laws that will be in effect when the differences are expected to reverse.

Telecom Americas is not liable for income taxes in Bermuda. It has been given assurance from the appropriate authorities that in the event of there being enacted in Bermuda any legislation imposing tax computed on profits or income or on any capital asset, gain or appreciation, or any tax in the nature of estate duty or inheritance tax, then the imposition of any of the aforementioned taxes shall not be applicable until March 28, 2016

l) Comprehensive Income (loss)

Comprehensive income (loss) is comprised entirely of foreign currency translation adjustments, net of income taxes.

m) Derivative Instruments and Hedging Activities

To manage interest rate exposure, the Corporation enters into interest rate swap agreements. Furthermore, the Corporation manages exposure to fluctuations in foreign exchange rates by creating offsetting positions principally through the use of foreign exchange swaps. The Corporation enters into foreign exchange swaps to hedge certain short-term loan facilities. The Corporation does not use financial instruments for trading or

speculative purposes.

In accordance with SFAS No. 133 Accounting for Derivative Instruments and Hedging Activities , the Corporation records derivatives on the balance sheet as assets or liabilities measured at fair value. For those derivatives representing effective hedges of risks and exposures, unrealized gains or losses resulting from changes in the fair values are presented either in net earnings or as a component of comprehensive income (loss), depending upon the nature of the hedge.

n) Recent Accounting Pronouncement

The FASB recently issued SFAS No. 141, Business Combinations , and No. 142, Goodwill and Other Intangible Assets . Effective July 1, 2001, the standards require that all business combinations be accounted for using the purchase method. Additionally, effective January 1, 2002, goodwill and intangible assets with an

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### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

indefinite life will no longer be amortized to earnings and will be assessed for impairment on an annual basis in accordance with the new standards, including a transitional impairment test. The Corporation is currently evaluating the impact of the adoption of the new standards, and therefore has not yet finalized their effect on its consolidated financial statements. However, a substantial amount of goodwill on the consolidated balance sheet at January 1, 2002 may be found to be impaired.

The FASB recently issued SFAS No. 144, Accounting for the Impairment or Disposal of Long-lived Assets , which is effective for fiscal years beginning after December 15, 2001 and addresses how to account for and report impairments or disposals of long-lived assets (including discontinued operations). An impairment loss is to be recorded on long-lived assets being held or used when the carrying amount of the asset is not recoverable from its undiscounted cash flows. The impairment loss is equal to the difference between the asset s carrying amount and estimated fair value. Long-lived assets to be disposed of by other then a sale for cash are to be accounted for and reported like assets being held or used, except that the impairment loss is recognized at the time of the disposition. Long-lived assets to be disposed of by sale are to be recorded at the lower of their carrying amount or estimated fair value (less costs to sell) at the time the plan of disposition has been approved and committed to by the appropriate company management. The results of operations of discontinued operations must be reported in the period in which they occur. In addition, depreciation is to cease at the same time. The Corporation s management does not expect the adoption of this standard to have a significant impact on its future consolidated financial results.

### 3. Discontinued Operations

Discontinued operations are comprised of the following:

Spanish Americas Mobile, Spanish Americas Broadband and Brazil Broadband

Effective December 31, 2001, the Corporation adopted a formal plan of disposal for all of its operations in the Spanish Americas Mobile (Comcel), Spanish Americas Broadband (Techtel and Genesis) and Brazil Broadband (Canbras) business segments. On February 8, 2002, Comcel, Canbras, Genesis and Techtel were disposed of at management s best estimate of fair value as part of the Reorganization, as described in Note 1. As at December 31, 2001, a provision was recorded for the expected loss on disposal.

Years ended December 31		
2001	2000	

		(186 days)
Revenues applicable to discontinued operations, excluded from consolidated revenues	\$ 355,100	\$ 25,356
Net operating loss from discontinued operations, net of tax:	(252,086)	(53,424)
Provision for loss on disposal	(280,754)	
Minority interest	19,705	1,676
Net loss from discontinued operations	\$ (513,135)	\$ (51,748)

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

Amounts related to the discontinued operations included in the consolidated balance sheets are as follows:

	Years ended	Years ended December 31	
	2001	2000	
Current assets	\$ 153,892	\$ 124,470	
Fixed assets, net	434,194	268,637	
Licenses, net	290,079	286,699	
Goodwill	1,023,693	947,968	
Other assets	61,040)	26,971	
	1,962,898	1,654,745	
Current liabilities	673,594	244,154	
Long-term debt	543,754	714,712	
Total liabilities	1,217,348	958,866	
Net assets	\$ 745,550	\$ 695,879	

Cash flows from discontinued operations are as follows:

	Years ended December 31	
	2001	2000
		(186 days)
Operating activities	\$ (35,059)	\$ (46,274)
Investing activities	(334,958)	(4,792)
Financing activities	(128,171)	(36,999)
Foreign exchange (loss) gain on cash held in foreign currencies	(1,511)	3,013
Cash flows from discontinued operations	\$ (499,699)	\$ (85,052)

### 4. Cash and Cash Equivalents

Cash and cash equivalents at December 31, 2001 include \$351,633,000 of restricted cash. This amount represents cash not available for use other than to collateralize short-term bank loans of certain subsidiaries of the Corporation.

### 5. Notes Receivable

	2001	2000
Shareholders(1)	\$	\$ 2,151,690
Other	11,415	
	\$ 11,415	\$ 2,151,690

<sup>(1)</sup> These notes are non-interest bearing, payable on demand and include \$180,050,000 receivable from America Movil representing its commitment to contribute its 60% economic interest in Techtel (see Note 1).

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

### 6. Accounts Receivable

	2001	2000
Third parties		
Third parties Customers	\$ 195,759	\$ 65,482
Other	24,058	7,855
	219,817	73,337
Allowance for doubtful accounts	(15,837)	(4,350)
Net	203,980	68,987
Related parties		
Associated company(1)	183	104
	\$ 204,163	\$ 69,091

<sup>(1)</sup> An associated company is a company where the Corporation or any one of the Corporation s shareholders exercises significant influence.

### 7. Investments in Subsidiaries

During the year ended December 31, 2001 the Corporation completed several acquisitions.

The results of operations for each of the acquisitions are included in the consolidated statements of earnings as of the effective date of acquisition. Each acquisition was accounted for using the purchase method.

2001

The allocation of the purchase price to the estimated fair value of net assets acquired is as follows:

	ATL(b)	Americel(c)	Telet(c)	Tess(d)	Techtel(e)	Total
Current assets (including cash of \$405,078,000)	408,420	53,814	39,462	107,345	17,491	626,532
Fixed assets	245,604	151,310	208,447	296,389	94,946	996,696
License	721,119	94,807	135,693	736,526	26,114	1,714,259
Other assets	1,173	12,542	7,843	5,409	36,020	62,987
	1,376,316	312,473	391,445	1,145,669	174,571	3,400,474
Less:		ŕ	ŕ	, ,	ŕ	
Current liabilities	97,260	266,546	299,991	528,151	16,994	1,208,942
Long-term debt	980,144	70,308	102,118	393,660	53,209	1,599,439
Minority interest	122,573				41,748	164,321
•						
Net assets (liabilities) acquired	176,339	(24,381)	(10,664)	223,858	62,620	427,772
Goodwill	123,661	232,939	193,079	667,491	147,430	1,364,600
		<del></del>				
Consideration paid	300,000	208,558	182,415	891,349	210,050	1,792,372
Goodwill amortization period	12 years	11 years	11 years	12 years	N/A	

a) On February 28, 2001 Canbras completed a rights offering amounting to \$66,058,000 (CDN\$99,105,000). The Corporation exercised all rights issued to it, as well as all remaining rights which were unexercised at the expiry of the offering, for a total investment of \$54,373,000 (CDN\$81,575,000) and which resulted in an increase of its economic interest in Canbras from 70.7% to 75.6%.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

- b) On March 27, 2001, the Corporation invested U.S.\$300,000,000 in ATL, increasing its total economic interest from 50% to 59% and changed its basis of accounting for ATL from the equity method to consolidation as of that date.
- c) On March 30, 2001, the Corporation acquired an additional 16.3% economic interest in each of Americal and Telet for an aggregate purchase price of \$153,311,000.

On September 25, 2001, the Corporation acquired an additional 42.7% and 43.4% economic interest in each of Americal and Telet, respectively, for an aggregate purchase price of \$376,364,000 including acquisition costs and changed its basis of accounting for Americal and Telet from the equity method to consolidation as of that date.

On December 5, 2001, the Corporation acquired an additional 1.3% and 1.5% in Americal and Telet, respectively for an aggregate purchase price of \$14,612,000.

d) On April 9, 2001, the Corporation acquired, for total consideration of approximately \$950,000,000 a 100% economic interest in Tess, one of two B Band cellular companies operating in the Brazilian state of Sao Paulo. The consideration consisted of \$318,725,000 in cash and \$631,275,000 in notes payable (see Note 14), which had an estimated fair value of \$571,275,000, resulting in an effective purchase price of approximately \$890,000,000 before related costs of acquisition.

The following table summarizes the results of the Corporation as if it had acquired Tess at January 1, 2001:

	2001
Revenues	\$ 523,867
Net loss	(1,005,355)

- e) On August 31, 2001, the Corporation acquired, for a total consideration of \$210,050,000, a 60% economic interest in Techtel, an Argentine broadband company. Techtel was contributed to Telecom Americas by America Movil in exchange for shares pursuant to the joint venture agreement entered into in November 2000 (see Note 1).
- f) During 2001, the Corporation invested amounts totalling \$187,117,000 in Comcel resulting in an increase in its economic interest from 68.5% to 77.1%

g)	During November 2001, the Corporation invested \$14,471,000 in Genesis, resulting in an increase in its economic interest from 51.0% to
	59.06%.

2000

During the 186-day period ended December 31, 2000, the Corporation either directly, through subsidiaries or operating companies, completed several transactions as follows:

- a) During December 2000, the Corporation converted, through a subsidiary, a note receivable in the amount of \$17,083,000 (CDN\$25,590,000) into common shares of Canbras Communications, resulting in an additional 6.2% effective economic interest for the Corporation. The transaction resulted in additional goodwill of \$2,648,000.
- b) During December 2000, the Corporation, through a subsidiary, invested \$116,000,000, resulting in a 9.33% increase in the Corporation s effective economic interest in Comcel. The net equity investment of the minority interest shareholders of Comcel is Nil as a result of accumulated losses experienced by Comcel. Consequently, the Corporation does not allocate losses to the minority interest shareholders.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

# 8. Goodwill, Net

	Cost	Accumulated amortization	Net book value
2001	\$ 3,199,520	\$ 165,729	\$ 3,033,791
2000	\$ 953,866	\$ 5,898	\$ 947,968

# 9. Investments, At Equity

As at December 31, 2000, investments at equity comprised the following joint venture investees (see Notes 7 b) and c)):

	2000
ATL	\$ 806,374 66,932 73,887
Americel	66,932
Telet	73,887
	\$ 947,193

During 2000, the Corporation made cash investments in the aggregate of \$8,386,000 to fund its pro-rata share of its joint venture investees operations. These investments did not change the Corporation s economic interest in such operations.

The table below sets out the financial position and results of operations of investments for the periods during which they were accounted for using the equity method:

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	2001	2000
Balance sheet		
Total assets		\$ 2,103,997(1)
Total liabilities		1,996,695
Statement of operations		
Revenues	\$ 263,029	\$ 68,338
Net loss	\$ (313,481)	\$ (61,976)

<sup>(1)</sup> Includes approximately \$899,793,000 of goodwill (net of accumulated amortization).

# 10. Fixed Assets, Net

2001

	Cost	Accumulated depreciation/	Net book value
Land	\$ 8,604	\$	\$ 8,604
Buildings	39,614	2,827	36,787
Network equipment	861,469	223,399	638,070
Other equipment	494,025	158,103	335,922
Network equipment under construction	323,686		323,686
Leasehold improvements	109,687	23,664	86,023
	\$ 1,837,085	407,993	\$ 1,429,092

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

2000

	Cost	Accumulated depreciation/ amortization	Net book value
Land	\$ 2,899	\$	\$ 2,899
Buildings	6,543	1,332	5,211
Network equipment	246,269	85,054	161,215
Other equipment	57,672	15,841	41,831
Network equipment under construction	55,120		55,120
Leasehold improvements	3,357	995	2,362
	\$ 371,860	\$ 103,222	\$ 268,638

11. Licenses						
			Accum			et book
		Cost	amorti	zation		value
					_	
2001	\$	2,319,616	\$ 49	8,319	\$ 1.	,821,297
	-				_	
2000	\$	402,043	\$ 11	5,344	\$	286,699

# 12. Short-term Loan Facilities

The Corporation s principal short-term loan facilities are as follows:

Comcel

At December 31, 2001, Comcel had \$33,081,000 owing to banks, bearing interest at variable rates. Effective interest rates at December 31, 2001 on these loans ranged from Colombian fixed-term deposit rate plus 1.67% to Colombian fixed-term deposit rate plus 7% on peso denominated loans (\$22,523,000), and at LIBOR plus 4.5% on U.S. dollar denominated loans (\$10,558,000). The LIBOR and the Colombian fixed-term deposit rates were 2.44% and 10.75%, respectively, as at December 31, 2001.

ATL

At December 31, 2001, ATL had \$79,063,000 owing to banks, bearing interest at variable rates. Effective interest rates at December 31, 2001 on these loans ranged from 102.4% of the Interbank Certificate Deposit rate (CDI) to 118% of CDI on real denominated loans (\$33,240,000) and from 7.4% to 12.35% on foreign exchange variation rate (FE) loans denominated in U.S. dollars (\$45,823,000). The CDI and FE rates were 19.02% and 7.45% respectively as at December 31, 2001. Included in the real denominated loans are \$41,865,000, which were swapped from U.S. dollars to real. (See Note 24)

Tess

At December 31, 2001, Tess had \$175,888,000 owing to banks, bearing interest at variable and fixed rates. Effective interest rates at December 31, 2001 on these loans ranged from 2% to 12.35% on FE loans denominated in U.S. dollars (\$119,583,000) and from 101% of CDI to 140% of CDI and fixed rates of 17.8% to 26.08% on real denominated loans (\$56,304,000). Included in the real denominated loans are \$23,588,000, which were swapped from U.S. dollars to real. (See Note 24)

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

### Americel

At December 31, 2001, Americel had \$196,306,000 owing to banks bearing interest at variable rates. Effective interest rates at December 31, 2001 on these loans ranged from 104% of CDI to 130% of CDI on Real denominated loans (\$142,448,000) and from 4.5% to 12% on FE loans denominated in U.S. dollars (\$53,858,000). Included in the real denominated loans are \$11,298,000, which were swapped from U.S. dollars to real. (See Note 24)

Telet

At December 31, 2001, Telet had \$408,030,000 owing to banks, bearing interest at variable rates. Effective interest rates at December 31, 2001 on these loans ranged from 5% to 19% on FE loans (\$280,091,000) and from 104% of CDI to 134% of CDI on real denominated loans (\$127,939,000).

### 13. Accounts Payable and Accrued Liabilities

	2001	2000
Third parties		
Trade	\$ 227,498	\$ 48,316
Accrued liabilities	242,761	56,234
	470,259	104,550
Provision for loss on disposal (see Note 3)	280,754	
	751,013	104,550
Related parties		
Shareholder		1,688
Affiliated companies(1)	2,900	638
	2,900	2,326

\$ 753,913 \$ 106,876

(1) Affiliated companies are companies controlled by the Corporation s shareholders.

# 14. Notes Payable

	2001	2000
Third parties Shareholders(1)	\$ 3,076 140,617	\$ 5,090
Similar Control of the Control of th	<u> </u>	
	\$ 143,693	\$ 5,090

<sup>(1)</sup> Notes payable to shareholders, bearing interest at various rates up to 6.75%, maturing February 8, 2002.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

# 15. Long-term Debt

	2001	2000
Continuing Operations		
ATL:		
Equipment financing, bearing interest at LIBOR plus 2.50% to LIBOR plus 3.75%, repayable in varying amounts ending in 2002	\$ 215,769	
Bank loans (R $$295,253,000$ ), bearing interest at the long-term Brazilian Development bank prime rate ( TJLP ) plus 3.00% to TJLP plus 4.50%, due in 2007	239,288	
Debentures (R\$573,230,000), bearing interest at CDI plus 1.20% repayable in 2003	151,485	
Other	13,601	
	620,143	
Tess:		
Equipment financing, bearing interest at LIBOR plus 6.50%, repayable in varying amounts ending in 2002 Bank loans (R\$227,543,000) bearing interest at TJLP plus 2.80% to TJLP plus 4.30%, due in 2006	\$ 271,301 99,448	\$
Bank loans, bearing interest at FE 4.30%, due in 2006	16,678	
	387,427	
Americel: Bank loan (R\$181,517,000) bearing interest at TJLP plus 3.0% repayable in varying amounts beginning in 2002 and ending in 2006 Other	\$ 79,408	\$
Onlei		
	79,408	
Telet:		
Equipment financing, bearing interest at LIBOR plus 3.75%, due in 2002  Other	\$ 40,504 12,392	\$
	52.906	
	52,896	
Discounted Operations		
Comcel:		
14.125% senior deferred coupon bonds, due in 2005	\$ 280,370	\$ 281,103
Senior term loan, bearing interest at LIBOR plus a variable margin (3.25% to 4.25%), repayable in varying payments ending in 2002	92,832	164,513

14% senior discount notes, due in 2004	185,495	178,903
Bank loans, bearing interest at LIBOR plus 2.70% to LIBOR plus 3.75%, repayable in varying amounts ending in		
2004	21,319	33,584
Bank loans (2001 Cols Ps 53,099,440,000, 2000 Col Ps 82,574,300,000), bearing interest at 15.00% to 17.00%,		
repayable in varying amounts ending in 2002	24,110	36,932
Other	17,796	24,617
	621,922	719,652

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

	2001	2000
Techtel:		
Other	\$ 65,417	\$
Canbras:		
Floating rate note facility, bearing interest at LIBOR plus 4.50% to LIBOR plus 7.50%, due in 2007	\$ 27,752	\$ 27,735
Bank loan repaid in 2001	2.046	16,664
Other	2,946	9,276
	30,698	53,675
Genesis Telecom:		
Equipment financing, bearing interest at LIBOR plus 8.00% to LIBOR plus 10.00%, repayable in varying amounts ending 2004	\$ 7.695	\$ 8,735
Other	. ,	226
	7,695	8,961
Telecom Americas:		
Tess Note (see Notes a) and b)):		
Series A Notes bearing interest at LIBOR, payable annually, with principal repayable in three equal annual installments ending in April 2004	\$ 315,638	\$
Series B Notes bearing interest at an average rate of 3.62%, payable semi-annually, with principal repayable in three equal annual installments ending in April 2004	315,638	
Discount on Series A and Series B Notes (see Note 7 d)	(38,229)	
	593,047	
Loan payable to a shareholder, bearing interest at 12% per year, maturing June 15, 2004	198,619	
Loan payable to a shareholder, bearing interest at 12% per year, maturing June 15, 2004, repayable in shares of Telecom Americas (see Note c)	71,395	
	863,061	
	2,728,667	782,288
Less: due within one year	979,769	67,576
	ф 1 <b>7</b> 40 000	Ф. 71.4.712
	\$ 1,748,898	\$ 714,712

 $Estimated\ principal\ repayments\ of\ long-term\ debt\ outstanding\ at\ December\ 31,\ 2001\ over\ the\ next\ five\ years\ are\ as\ follows:$ 

2002	2003	2004	2005	2006
979,769	469,304	756,274	390,251	78,251

a) Tess Notes

The Tess Notes were purchased by an affiliate of America Movil from the vendors of Tess.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000 (all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

b) Change of Control Covenants

The covenants of the Tess Notes, Series A and B include change of control clauses in respect of the ownership of BCI by its ultimate parent company. If these clauses were to be breached, the repayment of the outstanding amounts under these financial obligations could be accelerated.

c) 12% Loan Repayable in Shares of Telecom Americas

During December 2001, the Corporation received a loan facility in the amount of U.S.\$120,000,000, bearing interest at 12%, repayable on June 15, 2004 in shares of Telecom Americas at a price of \$47,353.06 per share.

d) Collateral

In general, substantially all of the assets of the Corporation s operating companies have been pledged to secure short-term and long-term loan facilities.

### 16. Other Long-Term Liabilities

Other long-term liabilities are comprised of disputed amounts related to license fee instalments payable to Agencia Nacional de Telecomunicacoes ( Anatel ) for ATL (\$78,781,000) and Tess (\$48,759,000). The amounts in dispute reflect a difference in the application of inflation indexing in the computation of the license instalments payable in March, 1999, 2000 and 2001 and interest thereon. The dispute is not expected to be resolved within the next twelve months.

### 17. Preferred and Common Stock

Authorized	
Common stock, par value \$1.00 per share	46,309.858(1)
Series C Preferred stock, par value \$1.00 per share, voting, cancelled during 2001.	1,690.142

(1) As of June 30, 2001, the share capital of Telecom Americas consists of a single class of Common Stock.

	2001	2000
Issued and outstanding		
22,883.200 in 2001 (22,309.858 in 2000) Common stock	\$ 23	\$ 22
Nil in 2001 (1,690.142 in 2000) Series C Preferred stock		2
	\$ 23	\$ 24

On July 13, 2001, BCI and America Movil each tendered shares of Telecom Americas to redeem \$275,000,000 and \$140,898,191, respectively, of notes due to Telecom Americas. As a result, 1,690.142 Series C Preferred stock in the amount of \$275,000,000 and 865.956 shares of Common stock, having a par value of \$1.00, in the amount of \$140,898,191 were cancelled.

On September 19, 2001, Telecom Americas issued 1,439.298 shares of Common Stock having a par value of \$1.00 per share, in exchange for cash consideration of \$234,186,349.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

On June 28, 2000, in connection with its incorporation, Telecom Americas issued 12,000 shares of Common stock in exchange for cash consideration of \$12,000.

On November 16, 2000, Telecom Americas issued redeemable Preferred stock Series A through G (100 shares for each of Series A, B, D, E, F and G of Preferred stock, par value \$1.00 per share and 1,690.142 shares of Series C preferred stock, par value \$1.00 per share). Series A, B, D, E, F and G of Preferred stock were non-voting and non-convertible. In exchange for the issuance of shares of Preferred stock, the Corporation received \$164,950,000 in cash, \$2,151,690,000 in promissory notes and equity interests in certain investments having an aggregate fair value of \$1,588,360,000. Also on November 16, 2000, in connection with a reorganization of the Corporation s authorized and issued share capital, the Series A, B, D, E, F and G of Preferred stock and 12,000 shares of Common stock outstanding at that time were exchanged for 22,309.858 shares of new Common stock having a par value of \$1.00 per share. As a result of this reorganization of share capital, all authorized and unissued Preferred stock series, A, B, D, E, F and G were cancelled.

Outstanding Common Stock at December 31, 2001 are owned as follows:

	Number	Ownership
BCI	9,536.138	41.7%
America Movil	10,415.643	45.5%
SBC	2,931.419	12.8%
	22,883.200	100.000%

### 18. Interest Expense

	2001	2000
		(186 days)
Interest expense long-term debt	\$ 83,554	\$
Interest expense other	163,197	
	\$ 246,751	\$

# 19. Income Taxes

As at December 31, future income taxes are as follows:

	2001	2000
Deferred tax assets:		
Tax benefits on losses	\$ 807,255	\$ 183,664
Deferred tax liabilities:		
Current assets	11,523	1,284
Other assets	9,851	41,861
Current liabilities	39,999	4,391
Total deferred tax liabilities	61,373	47,536
	745,882	136,128
Valuation Allowance	(745,882)	(136,128)
Deferred taxes, net	\$	\$

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

The Corporation has Brazilian non-capital tax losses from continuing operations carried forward amounting to approximately \$1,847,000,000 that can be used to offset future years taxable income indefinitely. A significant portion of these losses was accumulated in the foreign operations prior to them being contributed to or acquired by the Corporation (see Notes 1 and 7). The benefit of these losses has not been reflected in the consolidated financial statements except to the extent of future income tax liabilities.

The valuation allowance as at December 31, 2001 and 2000 represents primarily tax benefits on losses carryforwards that may remain indefinitely unutilized.

### 20. Segmented Information

As of December 31, 2001, the Corporation s continuing operations are in only one operating segment: Brazil Mobile, which is comprised of four cellular companies in Brazil.

### 21. Supplementary Cash Flow Information

	2001	2	2000
		(18	6 days)
a) Changes in working capital items			
Increase (decrease) in current assets of continuing operations			
Accounts receivable	\$ (7,584)	\$	(299)
Inventory	(25,556)		
Prepaid expenses and other current assets	1,156		28
Decrease in accounts payable and accrued liabilities	157,203		179
Decrease in working capital items	\$ 125,219	\$	(92)
b) Non-cash investing and financial activities			
Investing activities			
Increase in promissory notes receivable from shareholders	\$	\$ (2,	151,690)
Shareholder contributions		(1,	588,360)
Non-cash consideration paid for subsidiaries	841,325		

Financing activities	\$ 841,325	\$ (3,740,050)
Issuance of shares of common stock and of Preferred Series C stock (including additional paid-in capital)	\$	\$ 3,740,050
Redemption of shares	415,898	
	\$ 415,898	\$ 3,740,050
c) Other cash flow information		
Interest paid	\$ 173,628	\$
Income taxes paid	\$	\$

# 22. Commitments and Contingencies

a) At December 31, 2001, the Corporation is committed in the aggregate amount of \$81,400,000 under the terms of operating leases with various expiration dates for the rental of premises and equipment.

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### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

Annual lease payments in 2001 amounted to \$19,349,000. Future payments will be as follows:

2002	2003	2004	2005	2006
\$18,849	\$11,597	\$7,730	\$5,883	\$5,511

b) Pursuant to the joint venture agreement relating to the formation of Telecom Americas, BCI agreed to increase the amount of the promissory notes it contributed to Telecom Americas to the extent Comcel is required to pay damages in excess of U.S.\$5 million as a result of litigation in respect of the provision by Comcel, between December 1998 and September 1999, of long distance services through voice-over Internet protocol (VOIP). Comcel is currently involved in litigation whereby plaintiffs are claiming damages of approximately U.S.\$70 million. While Comcel s Colombian counsel believes the damage allegations will be subject to defenses on the merits and that substantially all of the claims lack a sufficient evidentiary basis, there can be no assurance that Comcel will be successful in its defense.

As part of the Telecom Americas Reorganization (see Note 1) which closed on February 8, 2002, the parties agreed to modify the existing indemnification obligation of BCI. BCI has agreed: (i) that BCI shall indemnify Comcel for the initial U.S.\$5 million of damages; (ii) Comcel shall be responsible for damages in excess of U.S.\$5 million up to and including U.S.\$7.5 million; and (iii) BCI shall indemnify Comcel for any damages in excess of U.S.\$7.5 million.

c) The Corporation s consolidated long-term debt includes certain debt of ATL and Tess (\$215,769,000 and \$217,301,000, respectively), maturing in 2002 (see Note 15). Management of ATL and Tess are currently renegotiating the repayment terms of such debt.

The accounts of ATL and Tess have been included in these consolidated financial statements on a going concern basis, which contemplates the realization of assets and the settlement of liabilities in the normal course of operations. The continuation of ATL and Tess as going concerns is dependent upon their ability to successfully renegotiate the terms of the long-term debt referred to above, the ability to generate sufficient future cash flows to meet their obligations on a timely basis and the continuing financial support of Telecom Americas.

Should ATL and Tess not be able to continue as going concerns, the recoverability by the Corporation of the net assets included in these consolidated financial statements is in doubt. In addition, the Corporation guarantees the majority of these subsidiaries long-term bank loans and equipment financings.

Management believes that the terms of the long-term debt will be successfully renegotiated.

The net assets at December 31, 2001 related to each of ATL and Tess included in these consolidated financial statements are as follows:

	ATL	Tess	Total
Assets Liabilities	\$ 1,738,631 919,628	\$ 1,597,079 1,549,935	\$ 3,335,710 2,469,563
Net assets	\$ 819,003	\$ 47,144	\$ 866,147

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000

(all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

# 23. Related Party Transactions

In the normal course of business, the Corporation had transactions which were measured at exchange amounts with its shareholders and affiliated companies as follows:

	2001	2000
Interest expense	\$ 43,511	\$ 6.977

#### 24. Financial Instruments

a) Currency Risk

The Corporation is exposed to market risks from changes in foreign currency rates.

b) Concentration of Credit Risk

Financial instruments which potentially subject the Corporation to concentration of credit risk consist principally of accounts receivable from customers and distributors. The Corporation s customers from continuing operations are located in Brazil. The ability of the customers to pay their debt depends, in part, upon the general condition of the Brazilian economy. Generally, the Corporation does not require collateral or other security to support receivables.

c) Fair Value of Financial Instruments

Fair values approximate amounts at which financial instruments could be exchanged for instruments of similar risk, principal and remaining features. Fair values are based on estimates using present value and other valuation techniques which are significantly affected by assumptions concerning future cash flows and discount rates and should not be interpreted as being realizable in an immediate settlement of the instruments. Estimated fair value of the Corporation s financial instruments, where the fair value differs from the carrying amounts in the financial statements as at December 31, 200 are as follows:

	2001		2000	
	Carrying value	Estimated fair value	Carrying value	Estimated fair value
Long-term debt	\$ 2,728,667	\$ 2,624,240	\$ 782,288	\$ 690,542

The carrying amounts of cash and cash equivalents, notes receivable, accounts receivable, short-term loan facilities, notes payable and accounts payable, in the consolidated balance sheet, approximate their estimated fair values.

In addition, the fair value of the foreign exchange swaps utilized by the Corporation as hedges for certain short-term loan facilities (see Note 12) amounts to \$6,296,000 (\$Nil in 2000) and is included in short-term loan facilities in these consolidated financial statements. Foreign exchange loss and equity loss of joint venture investees for the year ended December 31, 2001 includes \$13,419,000 and \$2,369,000, respectively, (\$Nil in 2000) relating to realized and unrealized fair value gains on foreign exchange swaps.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

For the year ended December 31, 2001 and for the 186-day period ended December 31, 2000 (all tabular amounts are in thousands of U.S. dollars, unless otherwise stated)

d) Interest Rate Risk

The Corporation is exposed to market risks from changes in interest rates on its long-term debt and does not currently hold any financial instruments that mitigate this risk.

### 25. Subsequent Events

On February 12, 2002, the Corporation entered into an agreement with a private investor relating to the purchase of U.S.\$300 million of common shares in Telecom Americas. The proceeds will be used to retire debt. The transaction is expected to close in the first quarter of 2002, and is subject to a number of conditions.

### **SIGNATURES**

The registrant hereby certifies that it meets all of the requirements for filing on Form 20-F/A and that it has duly caused and authorized the undersigned to sign this annual report on its behalf.

Dated: July 23, 2004

América Móvil, S.A. de C.V.

By: /s/ Carlos José García Moreno Elizondo

Name: Carlos José García Moreno Elizondo
Title: Chief Financial Officer

By: /s/ Alejandro Cantú Jiménez

Name: Alejandro Cantú Jiménez
Title: General Counsel