SK TELECOM CO LTD Form 6-K June 22, 2006

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SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 6-K REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE MONTH OF JUNE 2006

SK Telecom Co., Ltd.

(Translation of registrant s name into English)
11, Euljiro2-ga Jung-gu
Seoul 100-999, Korea
(Address of principal executive offices)

(Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.) Form 20-F b Form 40-F o Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): Note: Regulation S-T Rule 101(b)(1) only permits the submission in paper of a Form 6-K if submitted solely to provide an attached annual report to security holders. Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): Note: Regulation S-T Rule 101(b)(7) only permits the submission in paper of a Form 6-K if submission to furnish a report or other document that the registration foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant s home country), or under the rules of the home country exchange on which the registrant s securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant s security holders, and if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR. Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934. Yes o No b If Yes is marked, indicate below the file number assigned to the Registrant in connection with Rule 12g3-2(b): 82-

I. Company Overview
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- I. Company Overview
- 1. Business Objectives

Business Objectives

- 1. Information and communication business
- 2. Handset sales and lease business
- 3. New media business
- 4. Advertisement business
- 5. Communication sales business
- 6. Personal property and real property lease business
- 7. Research and technology development related to Clause 1 through 4
- 8. Overseas business and trading business related to Clause 1 through 4
- 9. Manufacturing and distribution business related to Clause 1 through 4
- 10. Tourism
- 11. Other businesses related to the above

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- 2. Company History
- A. Company History
- (1) Changes Since Incorporation
 - a) Date of Incorporation

March 29, 1984 (date of shareholders meeting for the incorporation): Incorporated as Korea Mobile Communications Service Co., Ltd.

(Authorized capital: Won 500 million / Paid-in capital: Won 250 million)

b) Location of the Headquarter

22 Dohwa-dong, Mapo-gu, Seoul (July 11, 1988)

16-49 Hangang-ro 3-ga, Yongsan-gu, Seoul (November 19, 1991)

267 Namdaemun-ro 5-ga, Jung-gu, Seoul (June 14, 1995)

99 Seorin-dong, Jongro-gu, Seoul (December 20, 1999)

11 Eulji-ro 2-ga, Jung-gu, Seoul (December 13, 2004)

(2) Mergers

a) Subject: Shinsegi Communication Co., Ltd.

Date: January 13, 2002

Registration: January 16, 2002

b) Subject: SK IMT Co., Ltd. Date: May 1, 2003

Registration: May 7, 2003

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- (3) Significant Business Events
 - (a) Provision of Subsidy for Long-term Subscribers

Pursuant to the Telecommunications Business Act, as amended, telecommunications service providers may provide a one-time subsidy to subscribers with contract terms of over 18 consecutive months within 2 years, beginning March 27, 2006. We have stated in our standard subscription contract the company s obligation to notify the subscribers at least 30 days prior to the cancellation of the subsidy provision.

(Unit:

- 3. Total Number of Shares
- A. Total number of shares

(As of March 31, 2006)			shares)
	Share	e type	
	Common		
Classification	shares	Total	Note
I. Total number of issuable shares	220,000,000	220,000,000	
II. Total number of shares issued to date	89,278,946	89,278,946	
III. Total number of shares retired to date	7,002,235	7,002,235	
1. Capital reduction			
2. Share cancellation	7,002,235	7,002,235	
3. Redeemed shares			
4. Others			
IV. Total number of shares (II-III)	82,276,711	82,276,711	
V. Number of treasury shares	8,662,415	8,662,415	
VI. Number of shares outstanding (IV-V)	73,614,296	73,614,296	

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B. Capital Stock and Price per Share

(As of March 2006)	31,							Won, shares)
Capital (total face value) Capital amount						Price per s		situres)
		in		Total amount of				
		financial	Total number of	distributed	Par value per	Capital/ Total number of issued	Capital/ Number of	-
		statements	issued shares	shares	share	shares (A/ IV of	shares (A/VI of	
Classification	on Type	(A)	(IV of $A.\times B$)	(VI of $A.\times B$)	(B)	A.)	A.)	Note
Registered	Commo	n						
	shares	44,639,473,000	41,138,355,500	36,807,148,000	500	542.6	606.4	
Total		44,639,473,000	41,138,355,500	36,807,148,000	500	542.6	606.4	

C. Acquisition and Disposition of Treasury Shares

(Unit: shares)

(Unit:

		Amount at the beginning of	f Acquisitidi	D ispositi d a		Amount at the end of	
Acquisition method	Type of share	period	(+)	()	()	period	Note
Direct acquisition pursuant to Article 189-2 (1) of the relevant Act	Common Share Preferred share	4,697,735				4,697,735	
Direct acquisition based on causes other than those stipulated in Article 189-2 (1) of the relevant Act	Common Share Preferred share	77,970				77,970	

⁽¹⁾ Status of Acquisition and Disposition of Treasury Shares

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		Amount at					(Unit: shares)
		the				Amount at	ŕ
		beginning of				the	
			Acquisiti d	ispositi R a	e tirement	end of	
Acquisition method	Type of share	period	(+)	()	()	period	Note
Sub-total	Common Share	4,775,705				4,775,705	
Sub-total	Preferred share						
Indirect acquisition through	Common share	3,886,710				3,886,710	
trust and other agreements	Preferred share						
Total	Common share	8,662,415				8,662,415	
	Preferred share						

- Of the 4,775,705 shares of treasury stocks directly acquired based on causes other than those provided in Article 189-2 (1) of the relevant Act. 1,777,173 shares were deposited in the Korea Securities Depository as of March 13, 2006 for the exchange of exchangeable bonds offered abroad.
- D. Employee Stock Ownership Program
- (1) Details of Transaction with the Employee Stock Ownership Program
 - a) On August 23, 1999, our company lent Won 118.6 billion of purchase funds for the employee stock ownership to the Employee Stock Ownership Program, and the Employee Stock Ownership Program re-lent the amount to the employees of the company in accordance with the internal allotment standards.

Terms of the loan: 10-year installment repayment plan following a three-year grace period

The loan is deducted from wages for each individual to repay the Employee Stock Ownership Program, and is subsequently repaid to the company.

b) Repayment amount during the first quarter of 2006: Won 2,611,849,150

Details of the loan repayment

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(As of March 31, 2006)		(Unit: in thousand Won)
Classification	Amount	Note
Initial loan amount	118,577,755	Loaned on August 23, 1999 to 3,540 persons
Accumulated repayment amount	106,603,397	Including Won 2.61 billion repaid in the first quarter of 2006
Balance	11,974,358	Full repayment by June 2012

⁽²⁾ Voting Rights of the Employee Stock Ownership Program

The voting rights are exercised individually during a designated period of 7 days or longer by expressing the intention to exercise such right on the agenda at the meeting of shareholders through a proxy with a written power of attorney.

(3) Shareholdings of the Employee Stock Ownership Program

			(Unit: shares)
Account classification	Types of share	Balance at the beginning of period	Balance at the end of period
E.S.O.P. account			
	Common		
Member account	share	297,246	259,738

As the relevant law requires an immediate transfer of the stocks directly purchased by the employees to the account of the individual purchasers, the company transfers and holds the employees stocks in separate individual accounts within the program once the number of shares for each individual member is determined.

5. Status of Voting Right

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(As of March 31, 2006)			(Unit: shares)
Classification		Number of shares	Note
Total outstanding shares (A)	Common share Preferred share	82,276,711	
Number of shares without voting right (B)	Common share Preferred share	8,662,415	Treasury shares
Shares with restricted voting right			Restriction under the Antitrust
under the Stock Exchange Act and other laws (C)	Common share	7	and Fair Trade Act: 7 shares (7 shares in SK Securities)
Shares with reestablished voting right			
(D)			
The number of shares with	Common share	73,614,289	
exercisable voting right ($E = A B C$	Preferred share		
D)			
6. Dividends and Others			

(Unit: in million Won except per share value)

	(Onit. in infinoir won except per share value					
	Year ended December 31,					
Classification	2005	2004	2003			
Par value per share	500	500	500			
Current net income	1,871,380	1,494,852	1,942,750			
Net income per share	25,421	20,307	25,876			
Dividendable income	1,930,626	1,377,007	406,413			
Total cash dividend	662,529	758,227	404,879			
Total share dividend						

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(Unit: in million Won except per share value)

		Yea	r ended Decembe	er 31,
Classification		2005	2004	2003
Propensity to cash dividend (%)		35.4	50.7	20.8
	Common share	4.9	5.2	2.8
Cash dividend yield ratio (%)	Preferred share			
	Common share			
Share dividend yield ratio (%)	Preferred share			
Cash dividend per share	Common share	9,000	10,300	5,500
Cash dividend per share	Preferred share			
	Common share			
Share dividend per share	Preferred share			

The total amount of cash dividend for the year ended December 31, 2005 includes the interim dividend amount of Won 73,614 million. and the cash dividend amount per share for the same period includes the interim dividend amount of Won 1,000 per share.

** The cash dividend per share for the year ended December 31, 2004 includes the periodic dividend of Won 5,100 (including the interim dividend amount of Won 1,000) and special dividend of Won 5,200.

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- II. Business Summary
- 1. Business Summary
- A. Industry Status
- (1) Characteristics of Industry

As of the end of March 2006, the number of domestic mobile phone subscribers reached 38.92 million and with a 79.7% penetration rate, the Korean mobile communication market can be considered to have reached its maturation stage. However, considering the number of European countries with penetration rates exceeding 90%, additional future growth of the domestic market may be possible.

The Korean mobile communications market continues to improve with the help of advances in the network-related technology evidenced by the first commercialization of CDMA2000 1x, CDMA 1x EV-DO, and the development of highly advanced handsets that enables the provision of convergence services for multimedia contents, mobile commerce, telematics, satellite DMB, digital home services and other related contents.

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(2) Industry Growth

(Unit: 1,000

							persons)
		End of	End of	End of	End of	End of	T 1 00001
Classifi	cation	March 2006	2005	2004	2003	2002	End of 2001
Penetration	rate (%)	79.7	79.4	75.9	70.1	67.9	60.9
	SK						
	Telecom	19,733	19,530	18,783	18,313	17,220	11,867
Number of	Shinsegi						
subscribers	Communication						3,312
	PCS	19,184	18,812	17,803	15,279	15,123	13,867
	Total	38,917	38,342	36,586	33,592	32,342	29,046

(Data: Ministry of Information and Communication website)

(3) Market Characteristics

The Korean mobile communication market includes the entire population of Korea with the mobile communication service needs, and almost every Korean is considered a potential user. With the market penetration rate reaching as high as 79.7% (as of the end of March 2006), the customer base is continuing to expand to include elementary school and pre-school children. Although demand to date has primarily been on the domestic market, as the business territory expands to overseas market, the size of overseas sales is expected to grow in the near future. Seasonal and economic fluctuations have much less influence on the Korean mobile communication market compared to other industries.

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B. Company Status

(1) Market Shares

Our Market Share

				(Unit: %)
	End of March	1		
Classification	2006	2005	2004	2003
Mobile phone	50.7	50.9	51.3	54.5
Market Share of Competitors				
(As of March 31, 2006)				(Unit: %)
Classification		SK Telecom	KTF	LG Telecom
Market share as of December 31, 2005		50.7	32.2	17.1
(Data: Ministry	of Information a	nd Communication we	bsite)	

(2) New Business Contents and Prospects

a) Resolution for capital investment regarding Mobile Virtual Network Operator (MVNO) service in the U.S. (January 26, 2005)

Investment amount: US\$220 million (From 2005 to 2007)

Investment method: Establishment of a joint venture with EarthLink which is one of the three major internet service providers in the U.S.

Service provided: MVNO (Mobile Virtual Network Operator)

Subscriber recruitment and service provision based on service facilities and fee plans

Combination of SK Telecom s mobile communications business capabilities and data service technology with the local customer base, marketing infrastructure and brand power of EarthLink

Scheduled to provide additional services related with music, games and messaging for target customers

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Recent business status

A new brand named HELIO launched in October 2005

Full scale business scheduled for initiation in May 2006.

b) Commercialization of the High Speed Downlink Packet Access (HSDPA) service in the first half of 2006 To facilitate service vitalization as part of our future growth strategy, more visual oriented products, such as video phones, will be developed while expanding the scope of global roaming services.

We plan to improve customer recognition toward HSDPA through early market dominance and upgraded market premium services focused on the early adopters and frequent users.

- 2. Major Products
- A. Status of Major Products

(Unit: in million Won, %)

	Sales			
Business field	type	Item	Major trademarks	Sales amount (ratio)
Information and		Mobile	June, NATE and	
Information and	Services	phone	others	2,512,919 (98.92%)
communication		Others	Others	27,395(1.08%)

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B. Price Trend of Major Product

					(Unit: Won)
Item		First Quarter of 2006	During 2005	During 2004	During 2003
	Basic fee (per				
	month)	13,000	13,000	13,000	14,000
Mobile phone	Service fee (per 10				
(Based on standard call charge)	seconds)	20	20	20	20

- * The base fee for standard call charge for mobile phone service changed to Won 13,000 beginning September 1, 2004.
- ** Caller ID service became free of charge beginning January 2006.
- 3. Investment Status
- A. Investment in Progress

(Unit: in 100 million

Won)

	Iı	nvestment				Amount already	Future	
Business fie Network	eld Classification	period	Subject of investment	Investment effect	Total investments	invested i	nvestment	Note
	Upgrade	2006	CDMA 1x, EV-DO, 95A/B	Capacity increase and quality improvement	2,600	142	2,458	
	Upgrade	2006	WCDMA	Capacity increase and quality improvement	5,700	423	5,277	
Common	Upgrade	2006	Network, and others	Network expansion	1,700	0	1,700	
Common	Upgrade	2006	System improvement	System Upgrade	4,550	166	4,384	

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New installation	2006	Company building and general support	Improvement in work environment	1,450	107	1,343
Total				16,000	838	15,162

* Amount already invested is the amount expended in the quarter ended March 31, 2006.

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B. Future Investment Plan

	Expected in	Expected investment		Expected investment for each		Expected investment for e		(Unit: in 100 i	million
	amou	unt		year			Won)		
Business field	Asset type	Amount	2006	2007	2008	Investment effect	Note		
Mobile phone						Upgrades to the			
business	Machinery,					existing services			
	equipment					and provision of			
	and others	16,000	16,000	N/A	N/A	new services			
	Total	16,000	16,000	N/A	N/A				

* The above future investment plan is based on estimates and may differ from the actual results due to changes in the business and managerial conditions.

- 4. Derivative Products and Others
- A. Derivative Product Contracts Status
- (1) Purpose of Contract: Currency Exchange Risk Hedging
- (2) Contract Terms

(Unit: in million

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a) Cross Currency Swap

(As of March 31, 2006)				Won)
Contract amount US\$ 125 million	Contract party Citibank	Contract date March 23, 2004	Proceeds payment method Exchange on the date immediately preceding the principal and interest payment	Income/loss on valuation
US\$ 125 million US\$ 50 million Total: US\$300 million	Credit Suisse BNP Paribas	March 23, 2004 March 23, 2004		(31,976) (32,702) (13,026) (77,704)
* Income/loss on valuation was calculated using the cash flow hedge accounting and was appropriated for capital adjustment. b) FX Swap				
(As of March 31, 2006)				(Unit: in million Won) Income on
Contract amount US\$100 million	Contract party Credit Suisse	Contract date May 27, 2004	Proceeds payment method Exchange before principal payment date	valuation (18,542)

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5. R&D Activities A. R&D Costs

(Unit: in thousand Won)

	Quarter ended		(
Catagomy	March 31, 2006	2005	2004	Note
Category				Note
Raw material	15,352	234,889	255,320	
Labor	13,027,400	35,191,759	36,026,539	
Depreciation	32,217,737	121,335,301	122,097,858	
Commissioned service	21,013,465	86,536,635	85,646,995	
Others	6,370,229	41,730,732	39,951,341	
Total R&D costs	72,644,182	285,029,316	283,978,053	
Accounting				
Sales and administrative expenses	69,871,938	273,223,885	272,290,385	
Development expenses (Intangible				
assets)	2,772,244	11,805,431	11,687,668	
R&D cost / Ratio of sales amount				
(Total R&D costs / Current sales				
amount×100)	2.86%	2.81%	2.93%	

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6. Other Matters Related with Investment Decisions

A. External Fund Procurement Summary

				(Unit: in	million
(Domestic procurement)					Won)
	Beginning	New	Reduction from	Ending	
Source of procurement	balance	procurement	repayment	balance	Note
Bank					
Insurance company					
Merchant banking					
Loan specialty financial company					
Mutual savings bank					
Other financial institutions	24,543		4,139	20,404	
Total procurement from financial					
institutions	24,543		4,139	20,404	
Corporate bond (public offering)	2,500,000			2,500,000	
Corporate bond (private offering)					
Paid-in capital increase (public					
offering)					

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(Domestic procurement)	Danimata a	N I	Reduction 1	c	`	t: in million Won)
Source of procurement	Beginning balance	New procurement	repayme	-	Endin balanc	_
Paid-in capital increase (private	Dalance	procurement	repayme	111	Dalaik	11010
offering)						
Asset backed securitization						
(public offering)						
Asset backed securitization						
(private offering)						
Others						
Total procurement from capital						
market	2,500,000				2,500,0	000
Borrowings from shareholder,						
officer and affiliated company Others						
Others Total	2,524,543			4,139	2,520,4	104
Total	2,324,343		•	4,139	2,320,2	+04
			Reduction			
(Overseas procurement)			in	(Unit: in 1	million Won)
1	Beginning	New	repayment	Endi		,
Procurement source	balance	procurement	and others	balan	ice	Note
Financial institutions						
Overseas securities (Corporate					Е	xchange rate
bond)	303,900			292,7	70	adjustment
Overseas securities (shares and						
others)	385,885			385,8	85	
Asset backed securitization						
Others	600 5 05			65 0 6		
Total	689,785			678,6	55	

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B. Credit Ratings(1) Corporate Bond

Credit rating date	Subject of valuation	Credit rating	Credit rating entity (Credit rating range)	Evaluation classification
March 12, 2004	Corporate bond	AAA	Korea Ratings	Current valuation
March 15, 2004	Corporate bond	AAA	National Information on Credit Evaluation, Inc.	Current valuation
April 23, 2004	Corporate bond	AAA	Korea Investors Service, Inc.	Current valuation
April 23, 2004	Corporate bond	AAA	Korea Ratings	Current valuation
December 6, 2004	Corporate bond	AAA	Korea Investors Service, Inc.	Current valuation
December 6, 2004	Corporate bond	AAA	National Information on Credit Evaluation, Inc.	Current valuation
March 11, 2005	Corporate bond	AAA	Korea Investors Service, Inc.	Current valuation
March 11, 2005	Corporate bond	AAA	Korea Ratings	Current valuation
March 14, 2005	Corporate bond	AAA	Korea Ratings	Regular valuation
June 14, 2005	Corporate bond	AAA	National Information on Credit Evaluation, Inc.	Regular valuation

* Rating definition: AAA The certainty of

principal and interest payment is at the highest level with extremely low investment risk, and is stable in that there is no influence of any environmental change under reasonable expectation conditions.

(2) CP

Credit rating date	Subject of valuation	Credit rating	Credit rating entity (Credit rating range)	Evaluation classification
January 26, 2004	CP	A1	National Information on Credit	Regular
			Evaluation, Inc.	valuation
June 8, 2004	CP	A1	National Information on Credit	Current valuation
			Evaluation, Inc.	

June 11, 2004 CP A1 Korea Ratings Current valuation

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	Subject of		Credit rating entity	Evaluation
Credit rating date	valuation	Credit rating	(Credit rating range)	classification
June 11, 2004	CP	A1	Korea Investors Service, Inc.	Current valuation
June 13, 2005	CP	A1	Korea Investors Service, Inc.	Current valuation
June 14, 2005	CP	A1	National Information on Credit	Current valuation
			Evaluation, Inc.	
June 16, 2005	CP	A1	Korea Ratings	Current valuation

* Rating definition: A1 Timely

repayment capability is at the highest level with extremely low investment risk, and is stable in that there is no influence of any environmental change under reasonable expectation conditions.

(3) International Credit Ratings

Date of credit rating June 14, 2005	Subject of valuation Issuer Rating	Credit rating of securities A	Credit rating company (Credit rating range) Fitch (England)	Evaluation type Regular valuation
July 14, 2005	Global Bonds	A2	Moody s (U.S.A.)	Regular valuation
July 14, 2005	Exchangeable Bonds	A2	Moody s (U.S.A.)	Regular valuation
July 27, 2005	Global Bonds	A	S&P (U.S.A.)	Regular valuation
July 27, 2005	Exchangeable Bonds	A	S&P (U.S.A.)	Regular valuation

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III. Financial Information

1. Summary Financial Statements

(Unit: in million Won)

	Quarter ended March 31,		Year ended D	ecember 31,	ŕ
Classification	2006	2005	2004	2003	2002
Current assets	4,011,460	4,172,485	3,854,345	3,460,706	2,746,991
- Quick assets	4,007,002	4,166,500	3,843,384	3,452,682	2,736,273
- Inventory	4,458	5,985	10,961	8,024	10,718
Fixed assets	10,374,750	10,349,191	10,166,360	9,915,253	9,974,227

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(Unit: in million Won)

	Quarter				
	ended		Year ended D	ecember 31,	
	March 31,				
Classification	2006	2005	2004	2003	2002
- Investments	2,666,775	2,366,760	2,112,488	1,763,359	3,132,330
- Tangible assets	4,399,170	4,595,884	4,605,253	4,551,626	4,451,548
- Intangible assets	3,308,805	3,386,547	3,448,619	3,600,268	2,390,350
Total assets	14,386,210	14,521,676	14,020,705	13,375,959	12,721,218
Current liabilities	2,849,856	2,747,268	2,859,711	4,231,974	4,015,859
Fixed liabilities	3,416,074	3,516,528	4,033,902	3,202,147	3,168,412
Total liabilities	6,265,930	6,263,796	6,893,613	7,434,121	7,184,271
Capital	44,639	44,639	44,639	44,639	44,576
Capital surplus	2,966,198	2,966,198	2,983,166	2,915,964	2,884,385
- Surplus from share					
issuance	2,915,887	2,915,887	2,915,887	2,915,964	2,884,385
- Other capital surplus	50,311	50,311	67,279		
Income surplus	7,018,106	7,269,861	6,156,708	5,140,349	4,897,099
Capital adjustment	(1,908,663)	(2,022,817)	(2,057,422)	(2,159,114)	(2,289,112)
Total capital	8,120,280	8,257,881	7,127,091	5,941,838	5,536,948
Sales	2,540,314	10,161,129	9,703,681	9,520,244	8,634,049
Operation income	667,861	2,653,570	2,359,581	3,080,660	2,683,676
Ordinary income	478,318	2,554,613	2,115,778	2,714,194	2,179,993
Current net income	337,160	1,871,380	1,494,852	1,942,750	1,511,278

^{*} See the attached audit report

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IV. Auditor s Opinion 1. Auditor s Opinion and Others

A. Auditor

Quarter ended March 31, 2006

Deloitte Anjin LLC

Quarter ended March 31, 2005

Deloitte Anjin LLC

2005 Deloitte Anjin

2004 Deloitte Hana

Anjin LLC LLC

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B. Audit Opinion

Term	Auditor s opinion	Remark
Quarter ended March 31, 2006	Appropriate	
Quarter ended March 31, 2005	Appropriate	
Year ended December 31, 2005	Appropriate	
Year ended December 31, 2004	Appropriate	

2. Remuneration for Independent non-executive Auditors for the Past Three Fiscal Years

A. Audit Contracts

				(Unit: in thousand Won)
Term	Auditors	Contents	Fee	Total hours
Quarter ended	Deloitte Anjin	Semi-annual review	Not available	Not available
March 31, 2006	LLC	Quarterly review Non-consolidated financial statements audit Consolidated financial statements audit		
Year ended December 31, 2005	Deloitte Anjin LLC	Semi-annual review Quarterly review Non-consolidated financial statements audit	447,000	5,177

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Term	Auditors	Contents Consolidated financial statements audit	Fee	(Unit: in thousand Won) Total hours
Year ended December 31, 2004	Deloitte Hana Anjin LLC	Semi-annual review Quarterly review Non-consolidated financial statements audit Consolidated financial statements audit	360,000	4,808

B. Non-Audit Services Contract with External Auditors

Term	Contract date	Service provided	Jnit: in t Servic perio		Won) Note
Quarter ended March 31, 2006	March 31, 2006	Tax adjustment for the year ended December 31, 2005	5 days	29,590	
Year ended December 31, 2005	February 4, 2005 March 30, 2005	Advisory service regarding the set up of the internal control - Form 20-F for the year ended December 31, 2003 - Response to the U.S. S.E.C. comments regarding the For	days	46,080	
		6-K including the U.S. GAAP consolidated financial statements for the six months ended June 30, 2004	10 days	20,200	
	March 31, 2005	Tax adjustment for the year ended December 31, 2004	7 days	24,920	
	April 15, 2005	Tax consulting	3 days	5,000	

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			(Unit: Service	in thousand	l Won)
Term	Contract date April 29, 2005	Service provided Tax consulting	period 7 days	Fee 19,000	Note
	June 1, 2005	2004 English audit	20 days	86,000	
	July 18, 2005	Tax consulting	5 days	13,500	
	December 31, 2005	Tax consulting	All year (100 hours)	10,000	
Year ended December 31, 2004	March 2, 2004	Consulting on the issuance of overseas unsecured debenture	17 days	49,500	
	March 30, 2004	Tax adjustment for the year ended December 31, 2003	5 days	22,650	
	April 1, 2004	Financial due diligence	6 days	6,100	
	April 10, 2004	Thailand tax consulting	4 days	12,000	
	April 14, 2004	Consulting on issuance of overseas exchangeable bond	15 days	48,800	
	May 10, 2004	Indonesia tax consulting	4 days	9,600	
	September 30, 2004	U.S. GAAP Consolidated Audit (yearly basis)	20 days	86,000	
	September 30, 2004	U.S. GAAP Consolidated Audit (Semi-annual basis)	30 days	114,000	
	October 15, 2004	Consulting on internal control recommendations	50 days	171,000	

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- V. Management Structure and Status Relating to Affiliated Companies
- 1. Summary of Management Structure
- A. Board of Directors
- (1) Authorities of the Board of Directors
 - a) Resolution of the board of directors regarding Article 7
 - Convocation of shareholders meeting and submission of agenda
 - Prior approval of the financial statements
 - Decisions on the issuance of new shares

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- Long-term borrowings, issuance of corporate bonds and redemptions
- Capital transfer of reserves
- Election of CEO and representatives
- Appointment of executive directors
- Establishment, transfer or closure of branches
- Enactment of and revision to rules for the Board of Directors
- Annual business plan and budgeting
- Approval of investments exceeding Won 15 billion
- Planned budget increases and changes for investments exceeding Won 15 billion
- Diversification into new businesses
- Investments and joint ventures exceeding Won 15 billion (excluding the matters subject to prior approval by Independent non-executive directors)
- Establishment of subsidiaries
- Guarantees exceeding Won 15 billion (excluding the matters subject to prior approval by Independent non-executive directors)
- Transactions exceeding the lesser of amount equivalent to 10% of capital or Won 10 billion undertaken with interested parties
- Material changes in accordance with the Anti-trust Law and Fair Trade Act among disclosed information
- Enactment of and amendment to the Internal Trading Procedure
- Other matters considered necessary by the Board of Directors and those requiring Board of Directors approval under relevant laws
- b) Reporting items: Article 7.2 of the regulations of the Board of Directors
 - The representative director must report the following within two months after the date of occurrence to the Board of Directors

Results for the six months ended June 30 of each year

Execution of investments between Won 5 billion and Won 15 billion

New investments and joint ventures under Won 15 billion

Acquisition of non-operational fixed assets

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Disposition of fixed assets under Won 15 billion

Matters related to guarantees of over Won 15 billion

Internal trading not subject to approval by the Board of Directors

Matters delegated to the representative director that are requested by the Board of Directors for reporting

- (2) Publication of Candidate Information Prior to the Shareholders Meeting for the Election of Directors and Shareholders Nomination
 - a) On February 16, 2006, through the convocation of the shareholders meeting, information on candidates Kim Yong Woon and Lim Hyun Jin was publicized.
 - b) There was no nomination by the shareholders
- (3) Major Activities of the Board of Directors

Meeting	Date	Agenda	Approval Note
$264^{th} \label{eq:the_first_meeting}$ (the first meeting of 2006)	January 23, 2006	 Financial statements for the year ended December 31, 2005 Annual business report for the year ended December 31, 2005 Organization of Nomination Committee for Independent non-executive Directors Amendment of regulation for the Remuneration Review Committee 	Approved as proposed Approved as proposed Approved as proposed Approved as proposed Amendment to be proposed to the Board of Directors in April, 2006
265 th (the second meeting of 2006)	February 14, 2006	 Convocation of the 22nd General Meeting of Shareholders 	Approved as proposed
$\begin{array}{c} 266^{th} \\ \text{(the third meeting of 2006)} \end{array}$	March 31, 2006	- Election of committee members	Approved as proposed

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Meeting	Date	Agenda	Approval	Note
267 th (the fourth meeting of 2006)	April 26, 2006	 Amendment of regulation for the Remuneration Review Committee Election of committee member for the Remuneration Review Committee Establishment of the Service & Technology Center(STC) Exercise of the iHQ call option 	Approved after amendment Approved as proposed Approved as proposed Approved as proposed	

- (4) Committee Structure and Activities of the Board of Directors
 - a) Independent non-executive Director Nomination Committee
 - Organization

(As of March 10, 2006)

Members

Persons	Company Directors	Independent non-executive Directors
4	Jung Nam Cho, Sung Min Ha	Jae Seung Yoon and Sang Jin Lee

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Activities

Meeting Date Number of Attendees Details

7th Meeting (the first meeting of 2006)

February 14, 2006 3 persons/4 persons

- Election of the Chairman: Jung Nam Cho

- 22nd General Meeting of Shareholders: Nomination of Independent non-executive director candidates

- Yong Woon Kim, Hyun Jin Lim

* The Nomination

Committee for

Independent

non-executive

Directors is a

committee

established

under the

provisions of

the Articles of

Incorporation.

b) Remuneration Review Committee

Organization

(As of April 26, 2006)

Number of Persons Company Directors Independent non-executive Directors

8 persons

Dae Sik Kim, Yong Woon Kim, Sang Gu Nam, Dae Kyu Byun, Seung Taik Yang, Jae Seung Yoon, Sang Jin Lee, Hyun Jin Lim

Members

* Director Sang
Gu Nam
resigned on
May 12, 2006
(date of relevant
disclosure:

May 12, 2006)

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- Activities

	Meeting	Date	Number of Attendees	Details	
* 7	Гће				
(Compensation				
I	Review				
(Committee is a				
C	committee				
ϵ	established by				
t	he resolution of				
t	he Board of				
I	Directors.				
c) Inv	estment Review Comm	ittee			
- O	rganization				
(As	s of March 31, 2006)				
			Members		
	Persons	Company Directors	Independent non-executive I	Directors	
	5 persons	Lee Bang Hyung	Byon Dae Kyu, Yang Seung Taek, Yoon Sang Jin	n Jae Seung, Lee	

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- Activities

Persons

4 persons

Meeting The first meeting of 2006	Date February 13, 2005	Number of Attendees 4 persons/5 persons	Details - Additional report on the investment plan for 2006
The second meeting of 2006	April 25, 2005	4 persons/5 persons	 Establishment of the Service & Technology Center(STC) Exercise of the iHQ call option
The third meeting of 2006	April 26, 2005	4 persons/5 persons	 Election of chairman Approval plans for the investment in the contents business and the restrictions thereof
* The Investment Review Committee is a committee established by the resolution of the Board of Directors. d) Global Business Committ - Organization	ee		
(As of March 31, 2006)			Members

Independent non-executive Directors

Kim Dae Sik, Byon Dae Kyu, Lee Sang Jin

Company Directors

Ha Sung Min

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- Activities

Meeting Date Number of Attendees Details

* The Global

Business

Committee is a

committee

established by

the resolution of

the Board of

Directors.

- e) Audit Committee: See B. Audit System
- * The Audit Committee is a committee established under the provisions of the Articles of Incorporation.
- B. Audit System
- (1) Establishment and Organization of the Audit Committee
 - a) The Audit Committee is organized with more than three directors. However, Independent non-executive directors must account for 2/3 or more, and the members are elected by the resolution of the Board of Directors each year.
 - b) The Audit Committee is convened when deemed necessary by the chairman or is requested by two or more of the committee members.
 - c) The quorum for resolution is majority attendance with majority consent from the attending members.
- (2) Authority of the Audit Committee

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Authority to inquire on the subsidiary companies, right to investigate the business and asset conditions, and right to request for the business report from the Audit Committee pursuant to the Audit Committee Regulations

(3) Members of the Audit Committee

Audit Committee Members are directors Kim Dae Sik, Kim Yong Woon and Im Hyun Jin.

- * Director Nam Sang Gu resigned on May 12, 2006 (relevant disclosure on May 12, 2006)
- (4) Major Activities of the Audit Committee

Date January 20, 2006	Agenda - Report on operational status of the internal accounting management system - Audit report for the year ended December 31, 2005	Approved as proposed
February 13, 2006	- Evaluation of the internal accounting management system	Approved as proposed
February 27, 2006	 Auditor s opinion on the internal audit system Management audit schedule for 2006 Proposal for the election of outside auditor for 2006-2008 period 	Approved as proposed
March 8, 2006	- Election of outside auditor for 2006-2008 period	Approved as proposed
April 25, 2006	 Election of chairman Remuneration for outside auditor Collective re-approval of outside auditor s service schedule for 2006 Management report 	Approved as proposed Approved as proposed Approved as proposed
	January 20, 2006 February 13, 2006 February 27, 2006 March 8, 2006	- Report on operational status of the internal accounting management system - Audit report for the year ended December 31, 2005 February 13, 2006 - Evaluation of the internal accounting management system - Auditor s opinion on the internal audit system - Management audit schedule for 2006 - Proposal for the election of outside auditor for 2006-2008 period March 8, 2006 - Election of outside auditor for 2006-2008 period April 25, 2006 - Election of chairman - Remuneration for outside auditor - Collective re-approval of outside auditor s service schedule for 2006

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- C. Exercise of Voting Right by the Shareholders
- (1) Use of the Cumulative Voting System
 - a) Pursuant to the Articles of Incorporation, the cumulative voting system was first introduced in the General Meeting of Shareholders in 2003.
 - b) Articles of Incorporation
 Article 32 (3) (Election of Directors): Cumulative voting under Article 382-2 of the Commercial Law will not be applied for the election of directors.

Article 4 of the 12th Supplement to the Articles of Incorporation (Interim Regulation): Article 32 (3) of the Articles of Incorporation shall remain effective until the day immediately preceding the date of the general shareholders meeting of 2003.

- D. Remuneration for Officers and Others
- (1) Remuneration for Directors (including Independent non-executive Directors) and Members of the Audit Committee

		Total approval by the		(Unit: in million Won)
	T-4-1	Meeting of	Average payment per	`
Classification	Total payment	Shareholders	person	Note
Company directors (4 persons)	3,027		757	
Independent non-executive		12,000		Including members of the Audit Committee (4
directors (8 persons)	137		17	persons)

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(2) Granting and Exercise of Stock Options

(As of March 31, 2006) (Unit: in thousand Won, shares)

			Type					
	Gr	ant Gra	nt of		Amount			
Granted person	Relationshipda	ate meth	od stocks	Fluctuation volum	e not	F	exercise	Final
_	_					Exercise		
				Granted Exerci@a	ncel exercised	period	price	price
						Within		
						two		
						years		
						following	<u>,</u>	
						the		
						third		
						year		
						after		
						the		
		Distr	ribution			date of		
		of				grant		
	Ma	arch treas	ury			(March		
	Registered 8	8, or ne	w Common			8,		
Cho Jung Nam		002 share	es stock	6,150	6,150	2002)	267	231.5
		arch						
		3,	Common					
Kim Young Jin		002	stock	790	790			
		arch						
	•	3,	Common					
Kim Sin Bae		002	stock	1,650	1,650			
		arch	_					
	•	3,	Common					
Ha Sung Min		002	stock	690	690			
		arch						
T 0 T	•	3,	Common		1 000			
Lee Sang Jin		002	stock	1,000	1,000			
		arch						
K, D G,	•	8,	Common	1 000	1 000			
Kim Dae Sik		002	stock	1,000	1,000			
		arch	Common					
Nom Cong Vu	•	3, 002	Common		1 000			
Nam Sang Ku			stock	1,000	1,000			
		arch	C					
Cuna V: Iuna		3, 002	Common stock	1,000	1,000			
Sung Ki Jung		arch	Stock	1,000	1,000			
		aren 3,	Common					
Byon Dae Kyu	•	5,)02	stock	1,000	1,000			
Dyon Dae Kyu	officer 20	102	SIUCK	1,000	1,000			

		March			
	Registered	8,	Common		
Yoon Jae Seung	officer	2002	stock	1,000	1,000
		March			
	Registered	8,	Common		
Lee Bang Hyung	officer	2002	stock	1,620	1,620
		March			
Kim Dae Ki and		8,	Common		
58 others		2002	stock	48,830	48,830
Sub-total				65,730	65,730
Total				65,730	65,730

- * The stock options granted on March 8, 2002, may be exercised between March 8, 2005 and March 7, 2007.
- ** The final price was calculated as of May 12, 2006.
- *** Although the total grant amount in or after 2001 is 109,550 shares, the remaining number of options after deducting the number of options with expired exercise date is 65,730 shares.

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2. Affiliated Companies

(1) Summary of Corporate Group

- Name: SK Group

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(2) Capital Investments between Affiliated Companies

(As of April 30, 2006) * Based on common shares

				Invested c	ompanies			
	SK	SK	SK	SK		SK	SK	SK
Investing company	Corporation	Networks	Telecom	Chemicals	SKC	E&C	Shipping	Securities
SK Corporation		40.95%	21.47%		46.22%		72.13%	
SK Networks			1.32%			0.02%	17.71%	22.71%
SK Telecom								
SK Chemicals	0.83%					39.40%		
SKC				6.20%			10.16%	12.41%
SK E&C								
SK Shipping						30.94%		
SK Securities								
Walkerhill						2.38%		
SK Gas								
SK C&C	11.16%							
Daehan City Gas								
SK Telink								
Busan City Gas								
SK Capital								
SK E&S								
Jeonnam City Gas								
Gangwon City Gas								
WiderThan								
Total affiliated companie	s 11.99%	40.95%	22.79%	6.20%	46.22%	72.75%	100.00%	35.12%
-								

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	Invested companies									
				SK		Cheongju	Gumi	Pohang		
Investing companies	Walkerhill	SK E&S	SK Gas	C&C	DOPCO	Gas	Gas	Gas		
SK Corporation		51.00%			32.38%					
SK Networks	9.68%			15.00%	4.61%					
SK Telecom				30.00%						
SK Chemicals	0.25%									
SKC	7.50%									
SK E&C										
SK Shipping										
SK Securities										
Walkerhill										
SK Gas										
SK C&C										
Daehan City Gas										
SK Telink										
Busan City Gas										
SK Capital										
SK E&S			45.53%			100.00%	100.00%	100.00%		
Jeonnam City Gas										
Gangwon City Gas										
WiderThan										
Total affiliated										
companies	17.43%	51.00%	45.53%	45.00%	36.99%	100.00%	100.00%	100.00%		

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Invested companies

	Daehan	Daabaa	CIZ	CIZ	1		CIZ	D
Investing companies	City Gas	Daehan Engineering	SK Sci-tech	SK Capital	K-Power	SK NJC	SK Telink	Busan City Gas
SK Corporation		0 0		-	65.00%	· ·		v
SK Networks								
SK Telecom				100.00%			90.77%	
SK Chemicals			50.00%			60.00%		
SKC								
SK E&C								
SK Shipping								
SK Securities								
Walkerhill								
SK Gas								
SK C&C								
Daehan City Gas		100.00%						7.84%
SK Telink								
Busan City Gas								
SK Capital	40.00~							40.00~
SK E&S	40.00%							40.00%
Jeonnam City Gas								
Gangwon City Gas								
WiderThan	40.000	100 000	50.00 0	100 000	65 00M	60 00 0	00.770	47.046
Total affiliated companies	40.00%	100.00%	50.00%	100.00%	65.00%	60.00%	90.77%	47.84%

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		Invested companies OK						
Investing companies	Stellar Shipping	Jeonnam City Gas	Gangwon City Gas	Iksan City Gas	Iksan Energy	Cashbag	Chungnam City Gas	
SK Corporation						89.18%	210 5 24 5	,, j, , e, , , , , , , , , , , , , , , ,
SK Networks SK Telecom						3.86%		99.99%
SK Telecom SK Chemicals						3.00 %)).)) /b
SKC								
SK E&C								
SK Shipping	80.82%							
SK Securities Walkerhill								
SK Gas								
SK C&C								
Daehan City Gas								
SK Telink								
Busan City Gas								
SK Capital SK E&S		100.00%	86.50%	51.00%	86.84%		100.00%	
Jeonnam City Gas		100.00 /	13.50%	31.0070	13.16%		100.00 //	
Gangwon City Gas				49.00%				
WiderThan								
Total affiliated companies	80.82%	100.00%	100.00%	100.00%	100.00%	93.04%	100.00%	99.99%
	MRO	ı	Iı	ovested com	panies SK			
Investing companies Infos	_		Than Comn	nunications		Innoace .	JungjiwonAi	rCROSS
SK Corporation					.	- •	· Ou	_
SK Networks SK Telecom	51.00	% 10.1	10%	91.12%		14.25%		38.10%

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Investing companies	Infosec	MRO Korea	Wide	Investe SK rTh ©n mmunic	d companies SK ationsTelesys		Jungjiwon	AirCROSS
SK Chemicals SKC	20.63%				77.13%	70		
SK E&C	20.03 //				//.13/	o.	18.00%	
SK Shipping							10.0076	
SK Securities								
Walkerhill								
SK Gas								
SK C&C	48.14%							
Daehan City Gas								
SK Telink				1.25	%			
Busan City Gas								
SK Capital								
SK E&S								
Jeonnam City Gas								
Gangwon City Gas WiderThan						7.50%		42.86%
Total affiliated companies	68.77%	51.00%	10	10% 92.37	% 77.13%		18.00%	80.95%
Total alimated companies	00.7770	31.00 /	10.	10 /6 /2.37	/0 //.13/	0 21.7570	10.00 //	00.75 /0
				Invested co	mpanies			
Enc	ar Glob	al	Oil	Dongshin	•	TU	SK	SK
Investing companies network SK Corporation 50.		I c	hain 50.00%	Pharmaceutic	al Paxnet	Media	Utis	CTA 50.00%
SK Networks SK Telecom SK Chemicals	50.	.00%		40.14	67.10%	29.58%	60.00%	
				10.1T	U		30.0070	

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			Iı	ivested con	ıpanies			
	Encar	Global		ongshin		TU		
Investing companies	network	C&I	Oil chainPhar	maceutical	Paxnet	Media	SK Utis	SK CTA
SKC								
SK E&C								
SK Shipping								
SK Securities		40.00%						
Walkerhill								
SK Gas								
SK C&C								
Daehan City Gas								
SK Telink								
Busan City Gas								
SK Capital								
SK E&S								
Jeonnam City Gas								
Gangwon City Gas								
WiderThan								
Total affiliated	5 0.000	00 000	5 0.000	10 1 10	6 5 100	20.500	60.000	5 0.00%
companies	50.00%	90.00%	50.00%	40.14%	67.10%	29.58%	60.00%	50.00%
			-	Invested co	mpanies			
	C 1			CIZ M. 1	1	CIZ	OKO	SK
т "	Seoul	T 00		SK Mobi		SK	SKC	Incheon
Investing companies SK Corporation	Records	In2C	Gen Independen	ce Energy 88.349		chemical	Media	Oil 90.63%
SK Networks								
SK Telecom	60.00%							
SK Chemicals		45.03%			100.00%			

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Invested companies

			in tested com	pames		
	Seoul		SK Mobile	SK	SKC	SK Incheon
Investing companies	Records	In2Gen Independence	ce Energy	Petrochemical	Media	Oil
SKC		•	11.66%		100.00%	
SK E&C						
SK Shipping						
SK Securities						
Walkerhill						
SK Gas						
SK C&C		67.78%				
Daehan City Gas						
SK Telink						
Busan City Gas						
SK Capital						
SK E&S						
Jeonnam City Gas						
Gangwon City Gas						
WiderThan						
Total affiliated						
companies	60.00%	45.03% 67.78%	100.00%	100.00%	100.00%	90.63%

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VI. Shares

(As of December 31, 2005) (Unit: share, %)

			Nu	mber of	stocks o	wned (equity rate)	
			Beginn	ing	IncreD	e crease	e Endin	ng
					Numb	nmber		Cause
				Ownersl	nip of	of		Ownership of
			Number of				Number of	
Name	Relationship	Types of stock	stocks	ratio	stocks	stocks	stocks	ratio change
SK	The company	Common stock	17,663,127	21.47			17,663,127	21.47
Corporation								
	Affiliated	Common stock	1,085,325	1.32			1,085,325	1.32
SK Networks	company							
	Officer of	Common stock	100	0.00			100	0.00
Tae Won	affiliated							
Choi	company							
	Officer of	Common stock	700	0.00			700	0.00
Shin Won	affiliated							
Choi	company							
Shin Bae	Director	Common stock	1,270	0.00			1,270	0.00
Kim								
Dae Kyu	Director	Common stock	50	0.00			50	0.00
Byun								
Jae Seung	Director	Common stock	200	0.00			200	0.00
Yoon								
Bang Hyung	Director	Common stock	1,630	0.00			1,630	0.00
Lee								
Sung Min Ha	Director	Common stock	738	0.00			738	0.00
		Common stock	18,753,140	22.79			18,753,140	22.79
	Total	Preferred stock	0	0			0	0
		Total	18,753,140	22.79			18,753,140	22.79
Largest shareholder:	SK Corporation		Numbe	er of inter	ested pa	rties: 8	persons	

^{1.} Distribution of Shares

A. Shareholdings of Major Shareholders and other Interested Parties

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B. Shareholders with More than 5% Shareholding

(As of December 31, 2005) (Unit: share, %)

		Common sha	are		erred are	Sub-total	
			Ownershi	p C	Ownership		Ownership
				Number	•		
				of			
Rank	Name (title)	Number of shares	ratio	shares	ratio	Number of shares	ratio
1	Citibank ADR	22,491,046	27.33			22,491,046	27.33
2	SK Corporation	17,663,127	21.47			17,663,127	21.47
3	SK Telecom	8,662,415	10.53			8,662,415	10.53
	Total	48,816,588	59.33			48,816,588	59.33

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C. Shareholder Distribution

(As of December 31, 2005)

	Number of		Number of		
Classification	shareholders	Ratio (%)	shares	Ratio (%)	Note
Total minority shareholders	26,580	99.96	28,963,106	35.20	
Minority shareholders					
(corporate)	772	2.90	9,339,432	11.35	
Minority shareholders					
(individual)	25,808	97.06	19,623,674	23.85	
Largest shareholder	1	0.00	17,663,127	21.47	
Major shareholders					
Other shareholders	8	0.03	35,650,478	43.32	
Other shareholders (corporate)	6	0.02	11,700,945	14.22	
Other shareholders					
(individual)	2	0.00	23,949,533	29.10	
Total	26,589	100.00	82,276,711	100.00	
2. Share Price and Trading Volume is	n the Last Six Month	ns			

^{2.} Share Price and Trading Volume in the Last Six Months

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A. Domestic Securities Market

Types	March 2006		ruary ,	January 2006	December 2005	November 2005	(Unit: Won, shares) October 2005
Common share							
Highest	203,000	20	4,500	192,000	200,500	194,500	209,500
Lowest	187,500	18	9,500	176,000	179,000	181,500	180,500
Monthly							
transaction							
volume	2,507,645	4,02	1,495	1,652,817	8,094,247	4,029,378	3,598,020
B. Overseas Securities	Market						
New York Stock Excha	ange						(Unit: US\$, ADR)
T	Manak	2006	February	January	December	November	October
Types	March	2000	2006	2006	2005	2005	2005
Depository receipt	2	1.50	04.51	22.22	01.61	21.12	21.05
Highest		4.56	24.51	23.23		21.13	21.95
Lowest		3.00	23.06	20.62		19.83	19.74
Monthly transaction vo	olume 15,785	705	20,828,294	22,460,800	15,620,598	22,128,744	28,738,600

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VII. Employees
1. Employees Status

(As of March 31, 2006)

(Unit: persons, in million Won)

					Total				
Number of employees					quarterly				
	Office						Average		
	managerial	Production			Average		wage per		
Classification	positions	positions	Others	Total	service year	wage	person	Note	
Male	3,777			3,777	8.74	56,024	15		
Female	620			620	7.63	7,189	12		
Total	4,397			4,397	8.58	63,213	14		

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VIII. Transactions with Interested Parties

1. Transactions with the Largest Shareholder

A. Provisional Payment and Loans (including loans on marketable securities)

(Unit: in million

				Change details			Won)
Name (Corporate name) SK Wyverns	Relationship Affiliated company	Account category Long-term and short-term loans	Beginning 5,857	IncreaseDecrease 575	Ending 5,282	Accrued interest 117	Note

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B. Equity Investments

(Unit: in million

Won)

				Details			*** 011)
Name (Corporate name)	Relationship Affiliated	Types of Investment Common	Beginning	Increase	Decrease	Ending	Note
SLD Telecom, Pte. Ltd.	company Affiliated	share Common	93,987	97,285		191,272	
SKT U.S.A. Holdings	company Affiliated	share Common	123,214	38,280		161,494	
SK Mobile	company	share		10,322		10,322	
C. Transfer of Assets	Total		217,201	145,887		363,088	

(Unit: in thousand

won)

Transfer details

			Amount				
					Transfer		
Name (Corporate name)	Relationship	Objective	Transfer purpose	Transfer date	(out) amount	Transfer (in) amount	Note
EnCar Network	Affiliated company	10 vehicles	Disposition of surplus vehicles	March 28, 2006		137,400	
	Total					137,400	

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2. Transactions with Shareholders (excluding the largest shareholder and others), Officers, Employees and other Interested Parties

A. Provisional Payment and Loans (including loans on marketable securities)

Classification: Agency				Change	e details		`	Jnit: in Won)
	Acco	unt		Change	uctans		Accrued	
Name (Corporate name)Ro Possible and others		ory Begin	nning 776	Increase 32,133	Decrease 38,946	Ending 55,963	interest	Note
1 ossible and others	and short-1	d term	770	32,133	30,940	33,703	10	
Classification: Overseas Inv	estment						(Unit: in	million Won)
•				Chan	ge details			
		Account				Ac	crued	
Name (Corporate name)	Relationship	category	Begir	ningIncrea	asDecrease	Ending in	terest N	ote
DSS Mobile Com. (India)	Overseas Investment company	Long-term loans	18,	887		18,887	•	ment antee

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B. Equity Investments

(Unit: in million

Won)

	Details						
Name (Corporate name)	Relationship	Types of Investment	Beginning	Increase	Decrease	Ending	Note
Flarion Technologies, Inc.	Affiliated party Affiliated	Convertible preferred share	3,638		3,638		
Qualcomm, Inc.	party Affiliated	Common share		2,756		2,756	
Mobile Welcome Co.	party Total	Common share	1,000 4,638	2,756	1,000 4,638	2,756	

- IX. Other Relevant Matters
- 1. Developments in the Items mentioned in the Report on Major Management Events
- A. Status and Progress of Major Management Events

Report date	Title	Report	Reports status
October 26, 2001	Resolution on trust agreement for the acquisition of treasury shares and others	1. Signatories: Shinhan Bank, Hana Bank, Cho Hung Bank, Korea Exchange 2. Bank 3. Contract amount: Won 1,300 billion Purpose: to increase shareholder value	 On December 24, 2003, cash surplus amount from the existing trust agreement was partially reduced (Won 318 billion). On September 24, 2004, the Board of
			Directors extended the term of the specified monetary trust agreement for 3 years.
			3. As of March 31, 2006, the balance of specified monetary trust for treasury shares was Won 982 billion.

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2. Summary Minutes of the Shareholders Meeting

Date		Agenda	Resolution
Meeting of Shareholders	1.	Approval of the financial	Approved (Cash dividend, Won 8,000 per
for the year ended		statements for the year ended	share)
December 31, 2005	2.	December 31, 2005	
(March 10, 2006)		Amendment of the Articles of	Approved (Addition of business objective:
	3.	Incorporation	travel business)
	4.	Remuneration limit for Directors	Approved (Won 12 billion)
		Election of Directors	Approved (Kim Yong Woon and Im Hyun
		(Election of Independent	Jin)
		non-executive directors as Audit	
		Committee members)	

- 3. Contingent Liabilities
- A. Material Legal Proceedings
- (1) Action Seeking to Revoke against the Intellectual Property Tribunal s Decision Nullifying Patent Registration Related with the Caller Ring Service
- a) Parties to the litigation: Park Won Sup vs. SK Telecom

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- b) Overview: Mr. Park Won Sup (plaintiff: Representative Director of Ad Ring Systems Co., Ltd.) claimed that certain technology SK Telecom uses to provide the caller ring service infringed upon his patent rights, and SK Telecom sought an administrative action to nullify Mr. Park s patent rights in the Intellectual Property Tribunal. The Tribunal upheld the nullification of Mr. Park s patent rights and Mr. Park appealed the decision.
- c) Progress: The Patent Court dismissed plaintiff s claim (September 2005), after which the plaintiff appealed.
- d) Impact on business: In the event that the case is decided against SK Telecom, there is a risk of material future royalty obligations. However, given the progress in the proceedings, the estimated impact should not be large. (nonetheless, the actual effect may depend on future events)
- (2) Action Seeking to Revoke Decision Nullifying Trademark Registration for SPEED 011
- a) Parties to the litigation: SK Telecom vs. KT Freetel Co., Ltd. (KTF) and LG Telecom Co., Ltd. (LGT)
- b) Overview: The Intellectual Property Tribunal rendered decision nullifying our trademark registration for 011 and SPEED 011 , and SK Telecom sought an administrative action to revoke such decision at the Patent Court.
- c) Progress
- Plaintiff (SK Telecom) s claim regarding the 011 trademark was dismissed, while a partial recognition (within the context of telephone communication and wireless communication business) has been granted with respect to the Speed 011 and SPEED 011 trademark. (December 24, 2004)
- All of the parties appealed the decision (January 2005).
- The appeals have all been dismissed thereby confirming the Patent Court s decision.
- d) Impact on business: SK Telecom may continue to use the above trademarks (although the exclusive right to use 011 would be lost) regardless of the outcome of the appeal, and its effect on our business is not expected to be material. (nonetheless, the actual effect may depend on future events)

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- (3) Actions for the Cancellation of the International Registration for Satellite Network
- a) Parties to the litigation: Korea Multinet Co., Ltd. (Korea Multinet) vs. the Ministry of Information and Communication (MIC , SK Telecom joined with the MIC)
- b) Overview: Korea Multinet brought administrative action against the MIC (defendant) for the cancellation of our international satellite frequency registration related with the satellite DMB business.
- c) Progress: The defendant won the trial and the appellate court affirmed the judgment of the lower court (June 30, 2004). The plaintiff appealed and the case is currently pending at the Supreme Court.
- d) Impact on business: Given the progress in the proceedings, no significant impact on our business is expected. (nonetheless, the actual effect may depend on future events)
- (4) Actions for the Cancellation of Key Communication Business Licenses and Allotment of Satellite DMB Frequency
- a) Parties to the litigation: Korea Multinet vs. MIC (SK Telecom joined with the MIC)
- b) Overview: Korea Multinet brought an administrative action against the MIC to cancel our key communication business licenses and the allotment of our satellite DMB frequency.
- c) Progress: Trial currently in progress
- d) Impact on business: Our company plans to provide full support although no significant business impact is expected. (however, the actual effect may depend on future events)

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Forward-Looking Statement Disclaimer

The material above contains forward-looking statements. Statements that are not historical facts, including statements about our beliefs and expectations, are forward-looking statements. These statements are based on current plans, estimates and projections, and therefore you should not place undue reliance on them. Such forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause the our actual results or performance to be materially different from any future results or performance expressed or implied by such forward-looking statements. We do not make any representation or warranty, express or implied, as to the accuracy or completeness of the information contained herein, and nothing contained herein is, or shall be relied upon as, a promise or representation, whether as to the past or the future. Forward-looking statements speak only as of the date they are made, and we undertake no obligation to update publicly any of them in light of new information or future events. Additional information concerning these and other risk factors are contained in our latest annual report on Form 20-F and in our other filings with the U.S. Securities and Exchange Commission.

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

SK Telecom Co., Ltd.

(Registrant)

By: /s/ Hyun Jong Song

(Signature)

Name: Hyun Jong Song Title: Vice President

Date: June 21, 2006

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SK TELECOM CO., LTD.

NON-CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE MONTHS ENDED MARCH 31, 2006 AND 2005 AND INDEPENDENT ACCOUNTANTS REVIEW REPORT

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INDEPENDENT ACCOUNTANTS REVIEW REPORT

English Translation of a Report Originally Issued in Korean To the Stockholders and Board of Directors of SK Telecom Co., Ltd.

We have reviewed the accompanying non-consolidated balance sheet of SK Telecom Co., Ltd. (the Company) as of March 31, 2006 and the related non-consolidated statements of income and cash flows for the three months ended March 31, 2006 and 2005 (all expressed in Korean won). These non-consolidated financial statements are the responsibility of the Company s management. Our responsibility is to issue a report on these non-consolidated financial statements based on our reviews.

We conducted our reviews in accordance with standards for review of interim financial statements in the Republic of Korea. Those standards require that we plan and perform the review to obtain moderate assurance as to whether the non-consolidated financial statements are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data, and this provides less assurance than an audit. We have not performed an audit and, accordingly, we do not express an audit opinion.

Based on our reviews, nothing has come to our attention that causes us to believe that the financial statements referred to above are not presented fairly, in all material respects, in conformity with accounting principles generally accepted in the Republic of Korea.

We have previously audited, in accordance with auditing standards generally accepted in the Republic of Korea, the non-consolidated balance sheet of the Company as of December 31, 2005, and the related non-consolidated statements of income, appropriations of retained earnings, and cash flows for the year then ended (not presented herein); and in our report dated February 3, 2006, we expressed an unqualified opinion on those non-consolidated financial statements. The accompanying non-consolidated balance sheet as of December 31, 2005, which is comparatively presented, does not differ in material respects from such audited non-consolidated balance sheet.

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Our reviews also comprehended the translation of the Korean won amounts into U.S. dollar amounts and, based on our reviews, nothing has come to our attention that causes us to believe that such translation has not been made in conformity with the basis stated in Note 2(a). Such U.S. dollar amounts are presented solely for the convenience of readers outside Korea.

Accounting principles and review standards and their application in practice vary among countries. The accompanying non-consolidated financial statements are not intended to present the financial position, results of operations and cash flows in accordance with accounting principles and practices generally accepted in countries other than the Republic of Korea. In addition, the procedures and practices utilized in the Republic of Korea to review such non-consolidated financial statements may differ from those generally accepted and applied in other countries. Accordingly, this report and the accompanying non-consolidated financial statements are for use by those knowledgeable about Korean accounting principles and review standards and their application in practice.

April 28, 2006

Notice to Readers

This report is effective as of April 28, 2006, the accountants review report date. Certain subsequent events or circumstances may have occurred between the accountants review report date and the time the accountants review report is read. Such events or circumstances could significantly affect the accompanying non-consolidated financial statements and may result in modification to the accountants review report.

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SK TELECOM CO., LTD. NON-CONSOLIDATED BALANCE SHEETS MARCH 31, 2006 AND DECEMBER 31, 2005 (See Independent Accountants Review Report)

$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		Kore	an won	Translation into U.S. dollars (Note 2)				
(In millions) (In thousands) CURRENT ASSETS: Cash and cash equivalents (Notes 2 and		March 31,	December 31,	March 31,	December 31,			
CURRENT ASSETS: Cash and cash equivalents (Notes 2 and	ASSETS				2005			
Cash and cash equivalents (Notes 2 and		(In m	nillions)	(In thousands)				
$\frac{11}{4}$ 08,413 $\frac{1}{4}$ 131.700 $\frac{1}{2}$ 70.429 $\frac{1}{2}$ 130.234		W (0.415	W 151 766	¢ 70.420	¢ 156.024			
	•	₩ 68,415	₩ 151,/66	\$ 70,429	\$ 150,234			
Short-term financial instruments (Note 11,463 73,062 11,800 75,213	•	11 462	73.062	11 200	75,213			
	· ·	·	· · · · · · · · · · · · · · · · · · ·		767,305			
Accounts receivable trade (net of		923,021	743,300	930,820	707,303			
allowance for doubtful accounts of	· ·							
W139,290 million at March 31, 2006 and								
₩121,319 million at December 31, 2005)								
(Notes 2, 11 and 20) 1,530,906 1,607,596 1,575,979 1,654,927	•	1.530.906	1.607.596	1.575.979	1.654.927			
Short-term loans (net of allowance for		1,220,700	1,007,550	1,575,575	1,054,727			
doubtful accounts of W 720 million at	·							
March 31, 2006 and W 648 million at								
		66,019	64,150	67,963	66,039			
Accounts receivable other (net of								
allowance for doubtful accounts of	allowance for doubtful accounts of							
₩17,292 million at March 31, 2006 and	₩17,292 million at March 31, 2006 and							
₩14,246 million at December 31, 2005)	₩14,246 million at December 31, 2005)							
(Notes 2, 11 and 20) 1,198,788 1,333,238 1,234,083 1,372,491	(Notes 2, 11 and 20)	1,198,788	1,333,238	1,234,083	1,372,491			
		4,458	5,986	4,589	6,162			
Prepaid expenses 116,348 101,274 119,774 104,256		116,348	101,274	119,774	104,256			
Current deferred income tax assets, net								
	· ·	·	·	· · · · · · · · · · · · · · · · · · ·	62,952			
Accrued income and other 21,345 28,901 21,973 29,752	Accrued income and other	21,345	21,973	29,752				
Total Current Assets 4,011,460 4,172,485 4,129,565 4,295,331	Total Current Assets	4.011.460	4.172.485	4.129.565	4.295.331			
1,011,100 1,1	10001 0001 10000	1,011,100	1,172,100	.,123,600	.,_>e,ee1			
NON-CURRENT ASSETS:								
Property and equipment, net (Notes 2, 6,		4.200.450	4 #0 # 000	4 700 604	. = 2.1 . 1 . 7			
			· · · ·		4,731,195			
		3,308,805	3,386,547	3,406,223	3,486,254			
Long-term investment securities (Notes 2	•	1 224 422	1 202 222	1 262 427	1 220 7 (2			
and 3) 1,324,433 1,203,333 1,363,427 1,238,762		1,324,433	1,203,333	1,363,427	1,238,762			
Equity securities accounted for using the equity method (Notes 2 and 4) 1,109,411 925,904 1,142,074 953,165	· •	1 100 411	025 004	1 142 074	953,165			
	equity method (Notes 2 and 4)		·		14,622			
12,500 14,204 12,002 14,022		12,300	14,204	12,002	14,022			

Long-term loans (net of allowance for doubtful accounts of \times 23,665 million at March 31, 2006 and \times 23,737 million at December 31, 2005) (Notes 2, 5 and 20) Guarantee deposits (net of allowance for doubtful accounts of \times 311 million at March 31, 2006 and December 31, 2005)				
(Notes 2, 11 and 20)	121,689	122,846	125,272	126,463
Long-term deposits and other (Note 18)	98,942	100,474	101,855	103,432
Total Non-Current Assets	10,374,750	10,349,191	10,680,204	10,653,893
TOTAL ASSETS	₩ 14,386,210	₩ 14,521,676	\$ 14,809,769	\$ 14,949,224
(Continued)				

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SK TELECOM CO., LTD. NON-CONSOLIDATED BALANCE SHEETS (CONTINUED) MARCH 31, 2006 AND DECEMBER 31, 2005 (See Independent Accountants Review Report)

	Korean won			Translation into U.S. dollars (Note 2) December				
	Ma	irch 31,	Dec	ember 31,	N	March 31,		31,
LIABILITIES AND STOCKHOLDERS EQUITY		2006		2005		2006		2005
	(In millions)				(In tho	usar	nds)	
CURRENT LIABILITIES:								
Accounts payable (Notes 11 and 20)	₩	845,988	₩	971,558	\$	870,896	\$	1,000,163
Income taxes payable (Note 16)		385,328		366,579		396,673		377,372
Accrued expenses (Notes 2 and 21)		369,040		362,178		379,905		372,841
Dividend payable		276		298		284		307
Withholdings		316,531		205,060		325,850		211,097
Current portion of long-term debt, net (Notes 2, 8								
and 10)		897,989		809,490		924,428		833,323
Current portion of subscription deposits (Note 9)		15,179		14,875		15,626		15,313
Advance receipts and other		19,525		17,230		20,100		17,737
Total Current Liabilities	2	2,849,856		2,747,268		2,933,762		2,828,153
LONG-TERM LIABILITIES : Bonds payable, net (Notes 2 and 8)	2	2,310,003		2,314,208		2,378,014		2,382,343
Subscription deposits (Note 9)		23,046		23,770		23,725		24,470
Long-term payables other (net of present value discount of \W52,310 million at March 31, 2006 and		•		·		·		·
₩58,413 million at December 31, 2005) (Note 2)		507,690		591,587		522,637		609,005
Obligations under capital lease (Notes 2 and 10)		6,703		10,204		6,900		10,504
Accrued severance indemnities, net (Note 2) Non-current deferred income tax liabilities, net		14,377		64,029		14,800		65,914
(Notes 2 and 16)		428,864		409,715		441,491		421,778
Long-term currency swap (Notes 2 and 22)		96,246		73,450		99,080		75,613
Guarantee deposits received and other (Note 20)		29,145		29,565		30,003		30,435
Total Long-Term Liabilities	3	3,416,074		3,516,528		3,516,650		3,620,062
Total Liabilities	6	5,265,930		6,263,796		6,450,412		6,448,215
STOCKHOLDERS EQUITY: Capital stock (Notes 1 and 12) Capital surplus (Notes 2, 12 and 16)	2	44,639 2,966,198		44,639 2,966,198		45,953 3,053,529		45,953 3,053,529

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Retained earnings (Note 13):				
Appropriated	6,679,235	5,470,701	6,875,886	5,631,770
Unappropriated	338,871	1,799,160	348,848	1,852,131
Capital adjustments:				
Treasury stock (Note 14)	(2,047,105)	(2,047,105)	(2,107,376)	(2,107,376)
Unrealized gains (losses) on valuation of long-term				
investment securities, net (Notes 2, 3 and 16)	45,688	(42,134)	47,033	(43,375)
Equity in capital adjustments of affiliates, net (Notes				
2, 4 and 16)	108,142	77,119	111,326	79,390
Loss on valuation of currency swap, net (Notes 2, 16				
and 22)	(18,868)	(14,178)	(19,424)	(14,595)
Stock options (Notes 2 and 15)	3,480	3,480	3,582	3,582
Total Stockholders Equity	8,120,280	8,257,880	8,359,357	8,501,009
TOTAL LIABILITIES AND STOCKHOLDERS				
EQUITY	₩ 14,386,210	₩ 14,521,676	\$ 14,809,769	\$ 14,949,224

See accompanying notes to non-consolidated financial statements.

SK TELECOM CO., LTD. NON-CONSOLIDATED STATEMENTS OF INCOME THREE MONTHS ENDED MARCH 31, 2006 AND 2005

(See Independent Accountants Review Report)

	Korea	n won		Translation into U.S. dollars (Note 2)		
	2006	2005	2006	2005		
	(In mi		(In thou			
ODED ATING DEVENIUE (Notes 2 and	except for pe	r share data)	except for pe	r share data)		
OPERATING REVENUE (Notes 2 and 20)	₩ 2,540,314	₩ 2,411,935	\$ 2,615,106	\$ 2,482,947		
OPERATING EXPENSES (Notes 2 and						
20)	(150,022)	(125 (05)	(162 (01)	(120, 690)		
Labor cost	(158,922)	(135,685)	(163,601)	(139,680)		
Commissions paid Depreciation and amortization (Notes 2, 6,	(716,285)	(713,836)	(737,374)	(734,853)		
7 and 10)	(328,928)	(341,248)	(338,612)	(351,295)		
Network interconnection	(235,447)	(217,907)	(242,379)	(224,323)		
Leased line	(98,743)	(96,867)	(101,650)	(99,719)		
Advertising	(57,486)	(56,319)	(59,179)	(57,977)		
Research and development (Note 2)	(52,830)	(50,984)	(54,385)	(52,485)		
Rent	(47,588)	(43,736)	(48,989)	(45,024)		
Frequency usage	(38,400)	(38,919)	(39,531)	(40,065)		
Repair	(27,433)	(18,218)	(28,241)	(18,754)		
Cost of goods sold	(4,633)	(1,922)	(4,769)	(1,979)		
Other	(105,758)	(81,831)	(108,872)	(84,239)		
Sub-total	(1,872,453)	(1,797,472)	(1,927,582)	(1,850,393)		
OPERATING INCOME	667,861	614,463	687,524	632,554		
OTHER INCOME :						
Interest income (Note 3)	19,095	11,341	19,657	11,675		
Dividends	15,007	16,204	15,449	16,681		
Commissions (Note 20)	10,580	7,076	10,891	7,284		
Equity in earnings of affiliates (Notes 2						
and 4)	16,417	6,446	16,900	6,636		
Foreign exchange and translation gains						
(Note 2)	669	390	689	401		
Reversal of allowance for doubtful	72	212	7.	210		
accounts	72	212	74	218		
Gain on disposal of investment assets	1,779	956	1,831	984		
	222	89	229	92		

Gain on disposal of property and

equipment

Other 14,634 12,863 15,065 13,242

Sub-total 78,475 55,577 80,785 57,213

(Continued)

SK TELECOM CO., LTD. NON-CONSOLIDATED STATEMENTS OF INCOME (CONTINUED) THREE MONTHS ENDED MARCH 31, 2006 AND 2005

(See Independent Accountants Review Report)

	Korean won				Translation into U.S. dollars (Note 2)			
	2006		2005		2006	,	2005	
	,	n million			•	ousands		
OTHER EVDENCES.	except fo	or per sha	re data)		except for p	er share	e data)	
OTHER EXPENSES: Interest and discounts	₩ (57,78	2) W	(66,309)	\$	(59,484)	\$	(68,261)	
Donations Donations	(16,68	•	(15,865)	Ф	(17,174)	Ф	(16,332)	
Foreign exchange and translation losses	(10,00	3)	(13,003)		(17,174)		(10,332)	
(Note 2)	(88)	0)	(678)		(906)		(698)	
Loss on valuation of currency swap (Notes 2	(00	0)	(0,0)		(500)		(0)0)	
and 22)	(5,29	7)	(394)		(5,453)		(406)	
Equity in losses of affiliates (Notes 2 and 4)	(24,20	•	(19,644)		(24,916)		(20,222)	
Loss on disposal of investment assets (Note								
4)	(78	8)	(47)		(811)		(48)	
Loss on disposal of property, equipment and								
intangible assets	(82	•	(1,889)		(851)		(1,945)	
Special severance indemnities (Note 2)	(140,59		(10.000)		(144,734)			
Other	(20,96	2)	(18,009)		(21,579)		(18,539)	
Sub-total	(268,01	8)	(122,835)		(275,908)		(126,451)	
ORDINARY INCOME	478,31	Q	547,205		492,401		563,316	
ORDINART INCOME	770,51	O	J+1,20J		772,701		303,310	
INCOME BEFORE INCOME TAXES	478,31	8	547,205		492,401		563,316	
PROVISION FOR INCOME TAXES (Notes								
2 and 16)	(141,15	8)	(178,787)		(145,314)		(184,051)	
2 4.14 10)	(1.1,10	<i>-</i>	(170,707)		(1.0,01.)		(10.,001)	
NET INCOME	₩ 337,16	0 W	368,418	\$	347,087	\$	379,265	
NET INCOME PER SHARE								
(In Korean won and U.S. dollars) (Note 17)	₩ 4,58	0 W	5,005	\$	4,715	\$	5,152	
(======================================	., ., .		-,	_	1,7, ==	т	-,	
DILUTED NET INCOME PER SHARE								
(In Korean won and U.S. dollars) (Note 17)	₩ 4,51	6 W	4,932	\$	4,649	\$	5,077	

See accompanying notes to non-consolidated financial statements.

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SK TELECOM CO., LTD. NON-CONSOLIDATED STATEMENTS OF CASH FLOWS THREE MONTHS ENDED MARCH 31, 2006 AND 2005

(See Independent Accountants Review Report)

	Korea	1 won	Translation into U.S. dollars (Note 2)		
	2006	2005	2006	2005	
	(In mil	lions)	(In thou	sands)	
CASH FLOWS FROM OPERATING ACTIVITIES :					
Net income	₩ 337,160	₩ 368,418	\$ 347,087	\$ 379,265	
Expenses not involving cash payments:					
Provision for severance indemnities	19,974	11,046	20,562	11,371	
Depreciation and amotization	361,146	369,582	371,779	380,463	
Allowance for doubtful accounts	20,533	15,046	21,138	15,489	
Foreign translation loss Loss on valuation of currency swap	450 5 207	174 394	463 5,453	179 406	
Equity in losses of affiliates	5,297 24,203	19,644	24,916	20,222	
Loss on disposal of investment assets	788	47	811	48	
Loss on disposal of property, equipment and	700	1,	011	10	
intangible assets	827	1,889	851	1,945	
Amortization of discounts on bonds and					
other	12,062	12,449	12,417	12,816	
Sub-total	445,280	430,271	458,390	442,939	
Income not involving cash receipts:					
Foreign translation gain	(121)	(79)	(125)	(80)	
Reversal of allowance for doubtful accounts	(72)	(212)	(74)	(218)	
Equity in earnings of affiliates	(16,417)	(6,446)	(16,900)	(6,636)	
Gain on disposal of investment assets	(1,779)	(956)	(1,831)	(984)	
Gain on disposal of property and equipment	(222)	(89)	(229)	(92)	
Other	(847)		(871)		
Sub-total	(19,458)	(7,782)	(20,031)	(8,011)	
Changes in assets and liabilities related to					
operating activities : Accounts receivable trade	59,101	8,920	60,841	9,183	
Accounts receivable other	131,224	35,718	135,088	36,770	
Inventories	1,528	35,718	1,573	369	
	1,020	220	2,0 ,0	207	

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Prepaid expenses	34,845	(4,215)	35,871	(4,339)
Accrued income and other	7,546	(20,281)	7,768	(20,878)
Accounts payable	(125,540)	(444,180)	(129,236)	(457,258)
Income taxes payable	14,326	43,772	14,748	45,061
Accrued expenses	6,862	(16,305)	7,064	(16,785)
Withholdings	111,471	65,913	114,753	67,854
Current portion of subscription deposits	304	458	313	471
Advance receipts and other	2,295	(5,649)	2,363	(5,815)
Deferred income taxes	(32,868)	16,959	(33,836)	17,458
Severance indemnity payments	(248,346)	(3,929)	(255,658)	(4,045)
Deposits for group severance indemnities and				
other deposits	178,266	2,696	183,514	2,774
Dividends received from affiliate	990	600	1,019	618
Sub-total Sub-total	142,004	(319,165)	146,185	(328,562)
Net Cash Provided by Operating Activities	904,986	471,742	931,631	485,631
(Continued)				

SK TELECOM CO., LTD. NON-CONSOLIDATED STATEMENTS OF CASH FLOWS (CONTINUED) THREE MONTHS ENDED MARCH 31, 2006 AND 2005

(See Independent Accountants Review Report)

	Korea	n won	Translation int (Not	
	2006	2005	2006	2005
	(In mil	llions)	(In thou	ısands)
CASH FLOWS FROM INVESTING				
ACTIVITIES:				
Cash inflows from investing activities:				
Decrease in current portion of long-term				
investment securities	₩	₩ 3,600	\$	\$ 3,706
Decrease in short-term loans	39,642	14,996	40,809	15,438
Decrease in short-term financial instruments	61,599		63,413	
Proceeds from sales of long-term investment				
securities	5,226	1,686	5,380	1,736
Decrease in guarantee deposits	14,578	114,855	15,007	118,237
Decrease in other non-current assets	6,600	10,047	6,794	10,341
Proceeds from disposal of property and				
equipment	832	472	856	486
Proceeds from disposal of intangible assets	3	1	3	1
Sub-total	128,480	145,657	132,262	149,945
Sub-total	120,400	145,057	132,202	149,943
Cash outflows for investing activities:				
Increase in short-term financial instruments		(89,801)		(92,445)
Increase of trading securities	(178, 267)	(149,971)	(183,516)	(154,386)
Increase in short-term loans	(38,427)	(26,907)	(39,558)	(27,699)
Acquisition of long-term investment				
securities	(2,756)	(239)	(2,837)	(246)
Acquisition of equity securities accounted for				
using the equity method	(145,888)	(97,878)	(150,183)	(100,760)
Increase in long-term loans	(1,180)	(169)	(1,215)	(174)
Increase in guarantee deposits and other				
non-current assets	(68,401)	(20,022)	(70,415)	(20,611)
Acquisition of property and equipment	(86,106)	(93,291)	(88,641)	(96,038)
Increase in intangible assets	(1,573)	(119,545)	(1,619)	(123,065)
Cult total	(522,500)	(507.922)	(527.094)	(615.424)
Sub-total	(522,598)	(597,823)	(537,984)	(615,424)
Net Cash Used in Investing Activities	(394,118)	(452,166)	(405,722)	(465,479)
(Continued)				
(Continued)				

SK TELECOM CO., LTD. NON-CONSOLIDATED STATEMENTS OF CASH FLOWS (CONTINUED) THREE MONTHS ENDED MARCH 31, 2006 AND 2005

(See Independent Accountants Review Report)

	Korea	n won	Translation into U.S. dollars (Note 2)			
	2006	2005	2006	2005		
	(In mil	llions)	(In tho	usands)		
Cash inflows from financing activities: Issuance of bonds Increase in guarantee deposits received and	₩	₩ 193,683	\$	\$ 199,385		
other	605	13,589	623	13,990		
Sub-total	605	207,272	623	213,375		
Cash outflows for financing activities: Repayment of short-term borrowings		(200,000)		(205,888)		
Repayment of current portion of long-term		(200,000)		(200,000)		
debt	(4,139)		(4,261)			
Payment of dividends	(588,936)	(11)	(606,275)	(11)		
Decrease in subscription deposits	(724)	(1,367)	(745)	(1,407)		
Decrease in guarantee deposits and other	(1,025)	(10,109)	(1,056)	(10,408)		
Sub-total	(594,824)	(211,487)	(612,337)	(217,714)		
Net Cash Used in Financing Activities	(594,219)	(4,215)	(611,714)	(4,339)		
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(83,351)	15,361	(85,805)	15,813		
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE PERIOD	151,766	112,966	156,234	116,292		
CASH AND CASH EQUIVALENTS AT END OF THE PERIOD	₩ 68,415	₩ 128,327	\$ 70,429	\$ 132,105		

See accompanying notes to non-consolidated financial statements.

SK TELECOM CO., LTD. NOTES TO NON-CONSOLIDATED FINANCIAL STATEMENTS THREE MONTHS ENDED March 31, 2006 AND 2005 (See Independent Accountants Review Report)

1. GENERAL

SK Telecom Co., Ltd. (the Company) was incorporated in March 1984 under the laws of the Republic of Korea to engage in providing nationwide cellular telephone communication services in the Republic of Korea. The Company mainly provides wireless telecommunications in the Republic of Korea and recently acquired foreign wireless telecommunications operations in Vietnam, Mongolia and the United States of America. The Company s common shares and depositary receipts (DRs) are listed on the Stock Market of Korea Exchange (formerly Korea Stock Exchange) and the New York and London Stock Exchanges, respectively. As of March 31, 2006, the Company s total issued shares are held by the following:

		Percentage of
	Number of	total shares issued
	shares	(%)
SK Group	18,748,452	22.79
POSCO Corp.	2,991,496	3.64
Institutional investors and other minority shareholders	51,874,348	63.04
Treasury stock	8,662,415	10.53
	00.056.511	100.00
	82,276,711	100.00

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accompanying non-consolidated financial statements of the Company have been prepared in conformity with accounting principles generally accepted in the Republic of Korea, using the same accounting policies which were adopted in preparing the annual financial statements. Significant accounting policies followed in preparing the accompanying non-consolidated financial statements are summarized as follows.

a. Basis of Presentation

The accompanying non-consolidated statutory financial statements have been prepared in the Korean language (Hangul) in conformity with the accounting principles generally accepted in the Republic of Korea (Korean GAAP). Certain accounting principles applied by the Company that conform with financial accounting standards and accounting principles in the Republic of Korea may not conform with accounting principles generally accepted in other countries. Accordingly, these financial statements are intended for use by those who are informed about Korean accounting principles and practices. The accompanying non-consolidated financial statements have been condensed, restructured and translated into English with certain expanded descriptions from the Korean language financial statements. Certain information included in the Korean language financial statements, but not required for a fair presentation of the Company s financial position, results of operations or cash flows, is not presented in the accompanying non-consolidated financial statements.

The official accounting records of the Company are maintained and expressed in Korean won, the currency of the country in which the Company is incorporated and operates. The translation of Korean won amounts into U.S. dollar amounts are included solely for the convenience of readers outside of the Republic of Korea and have been made at the rate of \(\frac{\text{W}}{971.40}\) to US\$1, the Noon Buying Rate in the City of New York for

cable transfers in Korean won as certified for customs purposes by the Federal Reserve Bank of New York on the last business day of the three months ended March 31, 2006. Such translations into U.S. dollars should not be construed as representations that the Korean won amounts could be converted into U.S. dollars at the above or any other rate.

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b. Adoptions of New Statements of Korea Accounting Standards (SKAS)

On January 1, 2006, the Company adopted SKAS No. 18 through No. 20, which are effective from the fiscal year beginning after December 31, 2005. Such adoption of SKAS did not have an effect on the non-consolidated financial position of the Company as of March 31, 2006 or the non-consolidated ordinary income and net income of the Company for the three months ended March 31, 2006.

Meanwhile, the adoption of SKAS No.15 through No.17, which are effective from January 1, 2005 have no material effect on the non-consolidated financial position of the Company as of December 31, 2005 and ordinary income and net income for the three months ended March 31, 2005 except as follows:

Through 2004, the Company discontinued applying the equity method of accounting for an investment when the investment is reduced to zero and did not provide for additional losses. Effective January 1, 2005, additional losses are provided for to the extent that the Company has other investment assets related to the equity method investee, including preferred stock and long-term receivables, pursuant to adoption of SKAS No.15, Investments: Equity Method. As a result of this accounting change, total assets as of December 31, 2005 decreased by \times 4,706 million and ordinary income and net income for the three months ended March 31, 2005 decreased by \times 3,904 million (See Note 4).

Through 2004, tax effects of temporary differences related to capital adjustments were excluded in determining the deferred tax assets or liabilities. Effective January 1, 2005, such tax effects of temporary differences are included in determining the deferred tax assets or liabilities, pursuant to adoption of SKAS No. 16 Income Taxes . Accordingly, adjustments made directly to capital surplus or capital adjustments, which result in temporary differences, are recorded net of related tax effects. In addition, effective January 1, 2005, deferred income tax assets and liabilities which were presented on the balance sheet as a single non-current net number through 2004, are separated into current and non-current portions. As a result of adopting SKAS No. 16, total assets and total liabilities as of December 31, 2005 increased by \$\frac{\text{W}}{29,493}\$ million, respectively, and total stockholders equity as of December 31, 2005 decreased by \$\frac{\text{W}}{29,493}\$ million, which was directly reflected in capital surplus or capital adjustments (See Note 16).

Through 2004, provisions were recorded at nominal value. Effective January 1, 2005, provisions are recorded at the present value when the effect of the time value of money is material, pursuant to adoption of SKAS No. 17 Provisions, Contingent Liabilities and Contingent Assets . SKAS No. 17 is prospectively applied and as a result of adopting such accounting standard, total liabilities as of December 31, 2005 decreased by \(\formall \)7,415 million (See Note 21).

c. Cash Equivalents

Cash equivalents are highly liquid investments and short term financial instruments which are readily convertible without significant transaction cost, do not have significant risk of changes in interest rates, and with original maturities of three months or less.

d. Allowance for Doubtful Accounts

Allowance for doubtful accounts is provided based on the estimated collectibility of individual accounts and historical bad debt experience.

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e. Inventories

Inventories, which consist mainly of replacement units for wireless telecommunication facilities and supplies for sales promotion, are stated at the lower of cost or market value, with cost determined using the moving average method. During the year, perpetual inventory systems are used to value inventories, which are adjusted to physical inventory counts performed at fiscal year end. When the market value of inventories is less than the acquisition cost, the carrying amount is reduced to the market value and any difference is charged to current operations as operating expenses. There was no such loss for the three months ended March 31, 2006 and 2005.

f. Securities (excluding securities accounted for using the equity method of accounting)

Debt and equity securities are initially recorded at their acquisition costs (fair value of considerations paid) including incidental cost incurred in connection with acquisition of the related securities and classified into trading, available-for-sale and held-to-maturity securities depending on the acquisition purpose and nature.

Trading securities are stated at fair value with gains or losses on valuation reflected in current operations.

Securities classified as available-for-sale are reported at fair value. Unrealized gains or losses on valuation of available-for-sale securities are included in capital adjustments and the unrealized gains or losses are reflected in net income when the securities are sold or if an impairment is other than temporary. Equity securities are stated at acquisition cost if fair value cannot be reliably measured. If the declines in the fair value of individual available-for-sale securities below their acquisition or amortized cost are other than temporary and there is objective evidence of impairment, write-downs of the individual securities are recorded to reduce the carrying value to their fair value. The related write-downs are recorded in current operations as a loss on impairment of investment securities.

Held-to-maturity securities are presented at acquisition cost after premiums or discounts are amortized or accreted, respectively. The Company recognizes write-downs resulting from other-than-temporary declines in the fair value below its book value on the balance sheet date if there is objective evidence of impairment. The related write-downs are recorded in current operations as a loss on impairment of investment securities.

Trading securities are presented in the current asset section of the balance sheet, and available-for-sales and held-to-maturity securities are presented in the current asset section of the balance sheet if their maturities are within one year; otherwise such securities are recorded in the non-current section of the balance sheet.

g. Investment Securities Accounted for Using the Equity Method of Accounting

Investment securities of affiliated companies, in which the Company has the ability to exercise significant influence, are carried using the equity method of accounting, whereby the Company s initial investment is recorded at cost and the carrying value is subsequently increased or decreased to reflect the Company s portion of shareholders equity of the investee. Differences between the purchase cost and net asset value of the investee are amortized over 5 to 20 years using the straight-line method. When applying the equity method of accounting, unrealized intercompany gains and losses are eliminated (See Note 4). In addition, effective January 1, 2005, the Company provides for additional losses for those investments accounted for using the equity method that are reduced to zero to the extent that the Company has other investment assets related to the equity method investees.

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h. Property and Equipment

Property and equipment are stated at cost. Major renewals and betterments, which prolong the useful life or enhance the value of assets, are capitalized; expenditures for maintenance and repairs are charged to expense as incurred.

Depreciation is computed using the declining balance method (except for buildings and structures acquired on or after January 1, 1995 which are depreciated using the straight-line method) over the estimated useful lives $(4 \sim 30 \text{ years})$ of the related assets (See Note 6).

Interest expense and other financing charges for borrowings related to the manufacture or construction of property and equipment are charged to current operations as incurred.

i. Intangible Assets

Intangible assets are recorded at cost, less amortization computed using the straight-line method over 5 to 20 years. The amortization for the three months ended March 31, 2006 and 2005 were \text{\club 84,492} million and \text{\club 81,054} million, respectively.

With its application for a license to provide IMT 2000 service, the Company has a commitment to pay \$\pmu_1,300,000\$ million to the Ministry of Information Communication (MIC \(-)\): W650,000 million was paid in March 2001 by SK IMT Co., Ltd. (a former subsidiary of the Company), which was merged into the Company on May 1, 2003, and the remainder is required to be paid over 10 years with an annual interest rate equal to the 3-year-maturity government bond rate minus 0.75% (4.17% as of March 31, 2006). The future payment obligations are \$\pmu_90,000\$ million in 2007, \$\pmu_110,000\$ million in 2008, \$\pmu_130,000\$ million in 2009, \$\pmu_150,000\$ million in 2010, and \$\pmu_170,000\$ million in 2011. On December 4, 2001, SK IMT Co., Ltd. received the IMT 2000 license from MIC, and recorded the total license cost as an intangible asset. As a result of the merger with SK IMT Co., Ltd., the Company acquired such IMT license of \$\pmu_1,259,253\$ million and assumed the related long-term payable with a principal amount of \$\pmu_650,000\$ million on May 1, 2003 (the date of merger). Amortization of the IMT license commenced when the Company started its commercial IMT 2000 service in December 2003, using the straight-line method over the estimated useful life of the IMT license which expires in December 2016.

j. Convertible Bonds

The proceeds from issuance of convertible bonds are allocated between the conversion rights and the debt issued; the portion allocable to the conversion rights is accounted for as capital surplus with a corresponding conversion right adjustment which is deducted from the related bonds. Such conversion right adjustment is amortized to interest expense using the effective interest rate method over the redemption period of the convertible bonds. The portion allocable to the conversion rights is measured by deducting the present value of the debt at time of issuance from the gross proceeds from issuance of convertible bonds, with the present value of the debt being computed by discounting the expected future cash flows (including call premium, if any) using the effective interest rate applied to ordinary or straight debt of the Company at the issue date.

k. Discounts on Bonds

Discounts on bonds are amortized to interest expense using the effective interest rate method over the redemption period of the bonds.

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1. Valuation of Long-term Payables

Long-term payables resulting from long-term installment transactions are stated at the present value of the expected future cash flows. Imputed interest amounts are recorded in present value discount accounts which are deducted directly from the related nominal payable balances. Such imputed interest is included in operations using the effective interest rate method over the redemption period.

m. Provisions, Contingent Liabilities and Contingent Assets

The Company recognizes a provision when i) it has a present obligation as a result of a past event, ii) it is probable that a disbursement of economic resources will be required to settle the obligation, and iii) a reliable estimate can be made of the amount of the obligation (See Note 21).

The Company does not recognize the following contingent obligations as liabilities;

- Possible obligations related to past events, for which the existence of a liability can only be confirmed upon occurrence of uncertain future event or events outside the control of the Company.
- Present obligations arising out of past events or transactions, for which i) a disbursement of economic resources to fulfill such obligations is not probable or ii) a disbursement of economic resources is probable, but the related amount cannot be reasonably estimated.

In addition, the Company does not recognize potential assets related to past events or transactions, for which the existence of an asset or future benefit can only be confirmed upon occurrence of uncertain future event or events outside the control of the Company.

n. Accrued Severance Indemnities

In accordance with the Company s policy, all employees with more than one year of service are entitled to receive severance indemnities upon termination of their employment based on length of service and rate of pay. Accruals for severance indemnities are recorded to approximate the amount required to be paid if all employees were to terminate at the balance sheet date.

The Company has deposits with insurance companies to fund the portion of the employees—severance indemnities which is in excess of the tax deductible amount allowed under the Corporate Income Tax Law, in order to take advantage of the additional tax deductibility for such funding. Such deposits with outside insurance companies, where the beneficiaries are the Company—s employees, totaling—W8,837 million and—W187,103 million as of March 31, 2006 and December 31, 2005, respectively, are deducted from accrued severance indemnities.

In accordance with the Korean National Pension Fund Law, the Company transferred a portion of its accrued severance indemnities to the National Pension Fund through March 1999. Such transfers, amounting to \(\foware 222\) million and \(\foware 5,172\) million as of March 31, 2006 and December 31, 2005, respectively, are deducted from accrued severance indemnities.

Actual payment of severance indemnities amounted to \\ 248,346 million and \\$3,929 million for the three months ended March 31, 2006 and 2005, respectively.

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Meanwhile, effective March 31, 2006, the Company changed its policy for the severance indemnities applicable to those employees who joined the Company before or on December 31, 2002 from cumulative method, where employees are entitled to get paid more than one month of salary each year depending on the length of service, to simple multiplier method, where employees are paid one month of salary each year regardless of their service period in accordance with the resolution of the Company s joint labor-management conference held on March 16, 2006. As a result of such policy change, the Company has decided to distribute early settlements to those eligible employees on their accumulated severance indemnities as of March 31, 2006 on a mandatory basis. In addition, the Company has scheduled the additional bonuses of \times 125,890 million for those employees who received the mandatory distribution for their early settlement as compensation for those employees. The Company recorded such compensation costs as special severance indemnities within non-operating expense for the three months ended March 31, 2006. In addition, the Company executed the early retirement program and the related special bonus of \times 14,705 million were paid to eligible employees. Such costs are recorded as non-operating expense for the three months ended March 31, 2006.

o. Accounting for Employee Stock Option Compensation Plan

The Company adopted the fair value based method of accounting for its employee stock option compensation plan (See Note 15). Under the fair value based method, compensation cost is measured at the grant date based on the value of the award and is recognized over the service period. For stock options, fair value is determined using an option-pricing model that takes into account the stock price at the grant date, the exercise price, the expected life of the option, the volatility of the underlying stock, expected dividends and the current risk-free interest rate for the expected life of the option. However, as permitted under Korean GAAP, the Company excludes the volatility factor in estimating the value of its stock options granted before December 31, 2003, which results in measurement at minimum value. The total compensation cost of an option estimated at the grant date is not subsequently adjusted for changes in the price of the underlying stock or its volatility, the actual life of the option, dividends on the stock, or the risk-free interest rate. In addition, recognized compensation costs related to stock options that were expired, due to such stock options not being exercised within the exercisable period, are transferred to other capital surplus from capital adjustments (See Note 12).

p. Accounting for Leases

Lease agreements that include a bargain purchase option, result in the transfer of ownership at the end of the lease term, have a lease term equal to 75% or more of the estimated economic life of the leased property or where the present value of minimum lease payments equals or exceeds 90% of the fair value of the leased property, are accounted for as capital leases. All other leases are accounted for as operating leases.

Assets and liabilities related to capital leases are recorded as property and equipment and obligations under capital leases, respectively, and the related interest is calculated using the effective interest rate method and charged to other expenses. For operating leases, the future minimum lease payments are expensed ratably over the lease term while contingent rentals are expensed as incurred (See Note 10).

g. Research and Development Costs

The Company charges substantially all research and development costs to expense as incurred. The Company incurred internal research and development costs of \(\pi\)52,830 million and \(\pi\)50,984 million for the three months ended March 31, 2006 and 2005, respectively, and external research and development costs of \(\pi\)17,042 million and \(\pi\)17,167 million for the three months ended March 31, 2006 and 2005, respectively.

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r. Accounting for Foreign Currency Transactions and Translation

Transactions denominated in foreign currencies are recorded in Korean won based on the prevailing rate of exchange at the dates of transactions. Monetary assets and liabilities denominated in foreign currency are translated into Korean won at the Base Rates announced by Seoul Money Brokerage Services, Ltd. on the balance sheet date, which were, for US dollars, \(\frac{\text{W}}{975.90}=\text{US}1\) and \(\frac{\text{W}}{1,013.00}=\text{US}1\) at March 31, 2006 and December 31, 2005, respectively. The resulting gains or losses arising from the translation or settlement of such assets and liabilities are included in current operations.

s. Derivative Instruments

The Company records rights and obligations arising from derivative instruments as assets and liabilities, which are stated at fair value. The gains and losses that result from the change in the fair value of derivative instruments are reported in current earnings. However, for derivative instruments designated as hedging the exposure of variable cash flows, the effective portions of the gains or losses on the hedging instruments are recorded as a separate component of shareholders—equity and credited/charged to operations at the time the hedged transactions affect earnings, and the ineffective portions of the gains or losses are credited/charged immediately to operations.

t. Revenue Recognitions

Operating revenue is recognized when cellular telephone communication services are provided.

u. Income Taxes

Income tax expense is determined by adding or deducting the total income tax and surtaxes to be paid for the current period and the changes in deferred income tax assets and liabilities.

Deferred tax is recognized on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profits. Deferred tax liabilities are generally recognized for all taxable temporary differences with some exceptions and deferred tax assets are recognized to the extent that it is probable that taxable profits will be available against which the deductible temporary differences can be utilized. The carrying amount of deferred tax assets is reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the assets to be recovered. Effective January 1, 2005 deferred income tax assets and liabilities, which were presented on the balance sheet as a single non-current net amount through 2004, are classified into current and non-current based on the classification of related assets or liabilities for financial reporting purposes

v. Reclassifications

Certain reclassifications have been made in prior period s financial statements to conform to classifications used in the current period. Such reclassifications did not have an effect on the previously reported financial position as of December 31, 2005 and ordinary income and net income for the three months ended March 31, 2005.

3. INVESTMENT SECURITIES

a. Trading Securities

Trading securities as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

		March 31, 2006				
	Acquisition cost	Fair value		Carrying amount		value and ing amount
Beneficiary certificates	₩ 923,627	₩923,627	W	923,627	₩	745,360

b. Long-term Investment Securities

Long-term investment securities as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

	March 31, 2006			December 31, 2005		
Available-for-sale equity securities Available-for-sale debt securities	₩	1,026,458 297,975	₩	907,069 296,264		
Total	₩	1,324,433	W	1,203,333		

b-(1). Available-for-sale Equity Securities

Available-for-sale equity securities as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won) :

	Number of	Percentage	Acquisition		Carryii	ng amount
	Shares at	(%) at March	cost at	Fair value at		December
	March 31, 2006	31, 2006	March 31, 2006	March 31, 2006	March 31, 2006	31, 2005
(Investments in listed companies)						
Digital Chosunilbo Co., Ltd.	2,890,630	7.8	₩ 5,781	₩ 4,148	₩ 4,148	₩ 5,796
hanarotelecom incorporated. KRTnet Corporation (formerly Korea Radio	22,090,000	4.8	121,677	58,207	58,207	56,440
Wave Basestation Management)	234,150	4.4	1,171	2,447	2,447	2,646
POSCO	2,481,310	2.8	332,662	621,568	621,568	501,225

INNOTG Co., Ltd.	59,473	0.4	1,695	90	90	83
Sub-total			462,986	686,460	686,460	566,190

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					Carrying	amount
	Number of I	Percentage	e Acquisition			
	~ 1	(~()		Fair		
	Shares at	(%) at	cost at	value at		
	M 1 21	March	M 1 21	March	N/ 1 21	D 1
	March 31,	31, 2006	March 31, 2006	31,	March 31, 2006	December
(I	2006	2006	2006	2006	2006	31, 2005
(Investments in non-listed						
companies)						
Powercomm Co.,						
Ltd.	7,500,000	5.0	240,243	77,130 (note a)	77,130	77,130
Japan MBCO	54,000	7.3	27,332 (note b)	77,130 (note a)	27,332	27,332
Eonex	5-1,000	7.5	27,332 (note 6)		21,332	21,332
Technologies Inc.	144,000	12.6	3,600 (note b)		4,593	4,593
The Korea	,		2,200 (1,010	1,222
Economic Daily	2,585,069	13.8	13,964 (note b)		13,964	13,964
Others			118,183 (notes b and c)		21,944	22,825
Sub-total			403,322		144,963	145,844
(Investments in						
funds)						
Korea IT Fund			190,000 (note b)		190,000	190,000
Others			5,035 (note b)		5,035	5,035
Sub-total			195,035		195,035	195,035
Suo-totai			173,033		195,055	175,055
Total			₩1,061,343		₩ 1,026,458	₩ 907,069
			•			•

- (note a) The Company recorded its investments in common stock of Powercomm Co., Ltd. at its fair value, which was estimated by an outside professional valuation company using the present value of expected future cash flows and the unrealized loss on valuation of investments amounting to \text{\psi}118,257 (net of tax effect of \text{\psi}44,856 million) as of December 31, 2005 was recorded as a capital adjustment. Based on the opinion of the outside professional valuation company, there was no significant change in Powercomm Co., Ltd. s operation and financial results, which have an effect on the fair value of the common stocks, for the three months ended March 31, 2006. No additional unrealized loss or recovery on valuation of such investments was recorded accordingly.
- (note b) As a reasonable estimate of fair value could not be made, the investment is stated at acquisition cost. The investment in common stock of Eonex Technologies Inc. was reclassified to available-for-sale securities from equity securities accounted for using the equity method during 2003, as the Company s ownership in such investees decreased to less than 20% and the Company no longer exercises significant influence. Such securities were transferred to available-for-sale securities at the carrying amount valued using the

equity method of accounting prior to the reclassification.

(note c) Due to the impairment of the Company s investments in common stock of TeleMerc.com, the Company recorded impairment losses on such investments of \(\formall 1,793\) million for the 4th quarter of 2005.

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b-(2). Available-for-sale Debt Securities

Available-for-sale debt securities as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

					Carryin	ig amo	unt
						D	ecember
		•	isition cost March 31,	Mar	ch 31,		31,
	Maturity		2006	20	006		2005
Public bonds	(note a)	₩	1,590	₩	1,590	₩	1,590
Currency stabilization bonds	(note b)		295,739	29	96,385		294,674
Convertible bonds of Real Telecom Co., Ltd.	March,						
(note c)	2007		10,656				
Convertible bonds of Eonex Technologies, Inc.	January,						
(3 rd) (note d)	2005						
Long-term available-for-sale debt securities		₩	307,985	₩ 29	97,975	₩	296,264

The interest income incurred from available-for-sale debt securities for the three months ended March 31, 2006 and 2005 were \(\prec{\psi}_3\),598 million and \(\prec{\psi}_6\) 614 million, respectively.

(note a) The maturities of public bonds as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

Maturity	March 31, 2006	Dec	ember 31, 2005
Within five years	₩ 1,582	₩	1,229
Within ten years	8		361
	₩ 1,590	W	1,590

(note b) The maturities of currency stabilization bonds as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

Maturity	Marc	h 31, 2006	December 31, 2005		
Within five years	₩	296,385	₩	294,674	

(note c) The convertible bonds of Real Telecom Corp. with a principal amount of ₩10,656 million can be converted into 371,018 shares of common stock of Real Telecom Corp. at ₩28,721 per share during the period from September 29, 2004 to March 28, 2007. Due to the impairment of such bonds, the Company recorded an impairment loss of ₩10,656 million prior to December 31, 2005.

(note d)

The convertible bonds of Eonex Technologies, Inc. (3rd) were all settled in cash during the three months ended March 31, 2005.

b-(3). Changes in Unrealized Gains (Losses) on Investments in Common Stock

The changes in unrealized gains (losses) on investments in common stock during the three months ended March 31, 2006 and 2005 are as follows (in millions of Korean won):

	For the three months ended March 31, 2006 Transferred to							
	Beginning			rease/	realized	Ending		
	balance		(dec	crease)	gain (loss)	balance		
Available-for-sales equity securities :								
Digital Chosunilbo Co., Ltd.	f W	14	₩	(1,648)	$oldsymbol{W}$	₩ (1,634	4)	
hanarotelecom incorporated	(65,2	37)		1,767		(63,470	((
KRTnet Corporation	1,4	75		(199)		1,276	6	
POSCO	168,5	63	1	20,344		288,907	7	
INNOTG Co., Ltd.	(1,6	11)		6		(1,605	5)	
Powercomm Co., Ltd.	(163,1	13)				(163,113	3)	
Eonex Technologies Inc.	2,0	11				2,011	1	
Currency stabilization bonds	(2	18)		864		646	5	
Sub-total	(58,1	16)	1	21,134		63,018	8	
Less tax effect	15,9	82	(33,312)		(17,330))	
Total	₩ (42,1	34)				₩ 45,688	8	

For the three months ended March 31, 2005 Transferred to realized Beginning Increase/ **Ending** balance (decrease) gain (loss) balance **₩** (3,758) ₩ 1,156 ₩ ₩ (2,602) Digital Chosunilbo Co., Ltd. hanarotelecom incorporated (7,732)(58,389)(50,657)**KRTnet Corporation** 1,007 293 1,300 **POSCO** 131,343 34,738 166,081 INNOTG Co., Ltd. (1,543)51 (1,492)SINJISOFT Corporation 460 (460)Cowon System, Inc 157 157 Powercomm Co., Ltd. (168,678)(168,678)Eonex Technologies Inc. 2.011 2,011 WiderThan Co., Ltd. (27)(27)Sub-total (89,842)28,663 (460)(61,639)16,951 Less tax effect (note) 16,951 Total ₩ (89,842) ₩ (44,688)

(note) Represents adjustments to reflect the tax effect of temporary differences directly charged or credited to unrealized gains (losses) on valuation of long-term investment securities, which are capital adjustment items, in accordance with SKAS No. 16, Income Taxes , which is effective January 1, 2005.

4. EQUITY SECURITIES ACCOUNTED FOR USING THE EQUITY METHOD OF ACCOUNTING

Equity securities accounted for using the equity method of accounting as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

		March	31, 2006			Carrying Amount		
		wnershi						
	Number P	ercentag	geAcquisition	Net Asset	N	March	December	
	of shares	(%)	Cost	Value	31	, 2006	31, 2005	
Pantech Co., Ltd.	25,570,306	22.7	₩ 26,309	₩ 56,345 (n	ote a) ₩	57,127	₩ 55,634	
SK Capital Co., Ltd.	10,000,000	100.0	50,000	37,506		37,506	37,501	
SK Communications Co., Ltd.	7,844,454	86.5	175,441	145,783		165,709	158,170	
SK Telink Co., Ltd.	943,997	90.8	5,296	75,063		75,063	70,863	
SK C&C Co., Ltd.	300,000	30.0	19,071	254,939		259,708	198,251	
SK Wyverns Baseball Club Co., Ltd.	199,997	100.0	1,000					
STIC Ventures Co., Ltd.	1,600,000	21.9	8,000	8,379		8,379	8,308	
Paxnet Co., Ltd.	5,590,452	67.1	26,563	10,512		28,481	27,372	
Global Credit & information Co., Ltd.	300,000	50.0	2,410	2,648		3,266	3,276	
TU Media Corp.	12,922,266	29.6	64,611	24,947		25,888	32,393	
Aircross Co., Ltd.	600,000	38.1	300	966		966	970	
Widerthan Co., Ltd.	2,000,000	10.1	1,000	11,503 (n	ote b)	11,503	12,827	
IHQ, Inc.	8,000,000	21.6	14,440	8,422 (n	ote c)	14,295	13,935	
Seoul Records, Inc.	9,582,321	60.0	27,874	23,778		27,244	27,242	
Harex Info Tech, Inc.	225,000	21.2	3,375	1,128		2,530	2,568	
SK Mobile		42.5	10,322	7,130 (n	ote d)	10,322		
SLD Telecom PTE. Ltd.	180,476,700	73.3	191,273	138,203		138,604	55,358	
Skytel Co., Ltd.	1,756,400	28.6	2,159	5,180		5,180	4,872	
SK China Company Ltd.	28,160	20.7	3,195	1,571		485	483	
SK Telecom China Co., Ltd.	6,150,000	100.0	7,340	6,889		6,889	6,927	
ULand Company Limited	14,100,100	70.1	17,511	7,278		11,973	12,564	
SK Telecom USA Holdings, Inc.	1,000	100.0	161,494	127,333 (n	ote e)	127,333	103,751	
SK Telecom International, Inc.	1,099	100.0	17,467	24,819		24,819	25,957	
SK USA, Inc.	49	49.0	3,184	3,352		3,352	3,353	
Centurion IT Investment Association		37.5	3,000	3,076		3,076	3,635	
1st Music Investment Fund of SK-PVC		69.3	6,925	6,995		6,995	6,990	
2nd Music Investment Fund of SK-PVC		79.3	7,925	7,966		7,966	7,966	
SK-KTB Music Investment Fund		74.3	14,850	14,995		14,995	14,999	
IMM Cinema Fund		48.4	12,000	11,884		11,884	11,884	
SKT-HP Ventures, LLC		50.0	6,415	5,290		5,290	5,272	
Other investments in affiliates			13,083	(n	ote f)	12,583	12,583	

Total ₩ 903,833 ₩ 1,109,411 ₩ 925,904

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- (note a) 60% equity interest in SKY Teletech Co., Ltd. (formerly SK Teletech Co., Ltd.) of which carrying amount was \times 115,478 million were sold to Curitel Communications, Inc. and the Company recorded a gain of \times 175,488 million during the 3rd quarter of 2005. SKY Teletech Co., Ltd. was merged into Pantech Co., Ltd. during the 4th quarter of 2005 and the Company s ownership interest decreased from 29.1% to 22.7%. In addition, the difference between the Company s portion of the merged company s equity and the carrying amount at the date of merger of \times 269 million was recorded as a loss on disposal of investment assets.
- (note b) Effective January 1, 2005, the investment in common stock of WiderThan Co., Ltd. was reclassified to equity securities accounted for using the equity method. Although the Company s ownership in WiderThan Co., Ltd. is less than 20%, the Company exercises significant influences on the selection of directors and the investee has significant transactions with the Company.
- (note c) In February 2005, the Company acquired 8,000,000 shares of IHQ, Inc., an entertainment management company, for \(\pi\)1,805 per share with an option to purchase an additional 5,000,000 shares at the previously agreed upon price during the period from March 15, 2006 to April 30, 2006, in order to secure high-quality content for the Company s wireless internet services (See Note 24).
- (note d) In March 2006, the Company acquired 42.5% interests of common stock of SK Mobile from Pantech Co., Ltd. and others.
- (note e) In 2005, the Company incorporated SK Telecom USA Holdings, Inc. with an investment of US\$122 million in order to invest in and manage Helio, Inc., a joint venture company in the Untied States of America, which was established in order to provide wireless telecommunication services in the United States of America. In addition, the Company invested an additional US\$39.5 million in SK USA Holdings, Inc. during the 1st quarter of 2006 (See Note 23).
- (note f) As allowed under Korean GAAP, investments in equity securities of SK Telecom Europe Limited and certain others were not accounted for using the equity method of accounting, as changes in the Company s portion of shareholders equity of such investees were not expected to be material.

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Details of the changes in investments in affiliates accounted for using the equity method for the three months ended March 31, 2006 and 2005 are as follows (in millions of Korean won):

				For	the thre			ed March			
						31, 20					
						_	ity in				
						_	oital				
					ity in		plus		Other		
		Beginning			nings		apital	Dividend			Ending
		balance	Acquisition	(lo	sses)	adjust	tments	received	(decrease)	t	alance
	(note										
Pantech Co., Ltd.	a)	₩ 55,634	₩	₩	1,577	\mathbf{W}	(84)	\mathbf{W}	₩	₩	57,127
SK Capital Co.,	(note										
Ltd.	b)	37,501			5						37,506
SK											
Communications	(note										
Co., Ltd	a)	158,170			5,678		1,861				165,709
SK Telink Co.,	(note										
Ltd.	a)	70,863			4,163		37				75,063
	(notes										
	a and										
SK C&C Co., Ltd.	c)	198,251			3,676	5	58,771	(990)			259,708
SK Wyverns											
Baseball Club Co.,	(note										
Ltd.	b)										
STIC Ventures	(note										
Co., Ltd.	b)	8,308			71						8,379
•	(note	ŕ									,
Paxnet Co., Ltd.	a)	27,372			1,109						28,481
Global Credit &	/	7-1			,						-, -
information Co.,	(note										
Ltd.	b)	3,276			(10)						3,266
	(note	-,			()						-,
TU Media Corp.	a)	32,393			(6,505)						25,888
ro mada corp.	(note	0=,0>0			(0,000)						20,000
Aircross Co., Ltd.	b)	970			(4)						966
	(notes				(-)						
WiderThan Co.,	b and										
Ltd.	d)	12,827			(500)		(54)		(770)		11,503
210.	(notes				(200)		(0.)		(,, 0)		11,000
	a and										
IHQ, Inc.	d)	13,935			(166)		353		173		14,295
Seoul Records,	(note	,			()						- 1,-2
Inc.	a)	27,242			2						27,244
Harex Info Tech,	(note	27,2.2			_						27,2
Inc.	b)	2,568			(38)						2,530
	(note	2,200			(50)						_,555
SK Mobile	e)		10,322								10,322
211 1/100HV	٠,		10,322								10,022

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SLD Telecom PTE	(note					
Ltd.	a)	55,358	97,286	(3,633)	(10,407)	138,604
	(note					
Skytel Co., Ltd.	b)	4,872		111	197	5,180
SK China	(note			_		
Company Ltd.	b)	483		2		485
SK Telecom China	•	6.007		(222)	2.52	6,000
Co., Ltd.	b)	6,927		(290)	252	6,889
ULand Company	(note	10.564		(1.706)	1 205	11.072
Limited.	a)	12,564		(1,796)	1,205	11,973
SK Telecom USA	(note	102.751	20.200	(10.256)	(4.2.40)	107 222
Holdings, inc.	a)	103,751	38,280	(10,356)	(4,342)	127,333
SK Telecom	(note	25.057		(211)	(027)	24.910
International, Inc.	a)	25,957		(211)	(927)	24,819
CV IICA Inc	(note b)	3,353		(75)	74	3,352
SK USA, Inc. Centurion IT	U)	3,333		(73)	74	3,332
investment	(note					
Association	b)	3,635		(615)	56	3,076
1st Music	U)	3,033		(013)	30	3,070
Investment Fund	(note					
of SK-PVC	b)	6,990		5		6,995
2nd Music	U)	0,770		J		0,,,,
Investment Fund	(note					
of SK-PVC	b)	7,966				7,966
SK-KTB Music	(note	. ,,,				.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Investment Fund	b)	14,999		(4)		14,995
IMM Cinema	(note	,		()		,
Fund	b)	11,884				11,884
SKT-HP Ventures,	(note	•				,
LLC	b)	5,272		18		5,290

 Ψ 913,321 Ψ 145,888 Ψ (7,786) Ψ 46,992 Ψ (990) Ψ (597) Ψ 1,096,828

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- (note a) Investments were recorded using the equity method of accounting based on unaudited and unreviewed financial statements as of and for the three months ended March 31, 2006 In order to verify the reliability of such unaudited and unreviewed financial statements, the Company has performed the following procedures and found no significant errors:
 - i) obtained the signature from the chief executive officer of the equity method investee asserting that the unaudited and unreviewed financial statements are accurate
 - ii) checked whether the major transactions identified by the Company, including public disclosures, were appropriately reflected in the unaudited and unreviewed financial statements
 - iii) performed an analytical review on the unaudited and unreviewed financial statements
- (note b) Investments in equity securities are carried using the equity method of accounting based on the financial statements as of December 31, 2005 as information as of March 31, 2006 was not available and the change in the Company s portion of shareholders equity of the investee for the three months ended March 31, 2006 was immaterial.
- (note c) The Company received dividends from SK C&C Co., Ltd. and the corresponding amount was deducted from the carrying amount of equity method securities.
- (note d) Other increase (decrease) in investments in equity securities of WiderThan Co., Ltd. and IHQ, Inc. represent gains (losses) on disposal of investments in equity securities, which have resulted from the dilution of the Company s ownership as a result of investees sale of their unissued shares to third parites.
- (note e) As the acquisition of investments in SK Mobile s common stock was assumed to have occurred on March 31, 2006, no change in such investments is recorded for the three months ended March 31, 2006.

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For the three months ended March 31, 2005

			FOI	the three mo	nins ended Ma	ren 31, 2003	
					Equity in		
					capital		0.1
		~		Equity in	surplus		Other
		Beginning		earnings	and capital		increase Ending
						Dividend	
		balance	Acquisition	(losses)	adjustments	received ((decrease) balance
SK Teletech Co.,							
Ltd.		₩ 190,896	₩	₩ (9,666)	\mathbf{W}	₩	₩ ₩ 181,230
SK Capital Co.,	(note						
Ltd.	a)	34,891					34,891
SK							
Communications							
Co., Ltd		143,096		(1,274)	(1,440)		140,382
SK Telink Co.,		1 13,070		(1,271)	(1,110)		110,502
Ltd.		56,182		2,876	27		59,085
				•		(600)	
SK C&C Co., Ltd.	, .	201,353		2,582	14,118	(600)	217,453
SK Wyverns	(notes						
Baseball Club Co.,	a and						
Ltd.	b)			(3,904)			
STIC Ventures	(note						
Co., Ltd.	a)	7,321		(285)	441		7,477
Paxnet Co., Ltd.		25,244		516			25,760
Global Credit &		•					,
information Co.,	(note						
Ltd.	a)	3,054					3,054
TU Media Corp.	u)	34,607		(2,485)			32,122
To Media Corp.	(noto	54,007		(2,403)			32,122
Aimanaa Ca I Ad	(note	044		(4)			040
Aircross Co., Ltd.	a)	944		(4)			940
W10 1	(note		1.1.110				14.440
IHQ, Inc.	d)		14,440				14,440
SLD Telecom PTE							
Ltd.		59,804		(1,701)	(1,616)		56,487
	(note						
Skytel Co., Ltd.	a)	3,633		88	(8)		3,713
SK China	(note						
Company Ltd.	a)	803		35	(8)		830
SK Telecom China	(note				()		
Co., Ltd.	a)	9,212		179	(179)		9,212
SK Telecom USA	(note	7,212		177	(177)		<i>></i> ,212
Holdings, inc.	d)		83,438				83,438
SK Telecom	•		05,450				05,450
	(note	21.005		(40)	4		21.050
International, Inc.	a)	21,995		(49)	4		21,950
	(notes						
	a and						
SK USA, Inc.	c)	3,184		169	(297)		3,056
Centurion IT	(note	3,205		(277)			2,928
investment	a)						

Association SKT-QC Wireless	(note									
Development Fund	`	5,145		2						5,147
SKT-HP Ventures,	(note									
LLC	a)	5,284				(3)				5,281
		₩ 809 853	₩ 97 878	₩ (13 198)	W	11 039	W	(600)	W	₩ 908 876

- (note a) Investments in equity securities are carried using the equity method of accounting based on the financial statements as of December 31, 2004, as information as of March 31, 2005 was not available and the change of the Company s portion of shareholders equity of the investee for the three months ended March 31, 2005 was not material.
- (note b) Additional losses of \(\pi \)3,904 million was provided for the three months ended March 31, 2005 in accordance with SKAS No.15, which requires the Company to provide additional allowance for doubtful accounts related to the long-term loans to SK Wyverns Baseball Club Co., Ltd. at the same amount.
- (note c) As the Company s portion of the investee s shareholders equity for the three months ended March 31, 2005 was material, investments in equity securities of SK USA, Inc. were accounted for using the equity method of accounting, effective January 1, 2005.
- (note d) As the acquisitions of investments in common stock of SK Telecom USA Holdings, Inc. and IHQ, Inc. were assumed to be on March 31, 2005, there is no change in such investments to be reported for the three months ended March 31, 2005.

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SLD Telecom PTE Ltd.

ULand Company Limited

Details of changes in the differences between the acquisition cost and net asset value of equity method investees at the acquisition date for the three months ended March 31, 2006 and 2005 are as follows (in millions of Korean won):

	For	the three months	ended March 31, 2	2006	
	Beginning	Increase/		Ending	
	balance	(Decrease)	Amortization	balance	
Pantech Co., Ltd.	₩ 793	₩	₩ (11)	₩ 782	
SK Communications Co., Ltd.	23,814		(350)	23,464	
SK C&C Co., Ltd.	4,870		(101)	4,769	
Paxnet Co., Ltd.	18,237		(268)	17,969	
Global Credit & information Co., Ltd.	628		(10)	618	
TU Media Corp.	993		(52)	941	
IHQ, Inc.	6,267	(27)	(367)	5,873	
Seoul Records, Inc.	3,670		(204)	3,466	
Harex Info Tech, Inc.	1,402			1,402	
SK Mobile		3,192		3,192	

406

3,628

For the three months ended March 31, 2005

1,132

(5)

(65)

401

4,695

	Beginning				Ending	
	balance	Increase	Amor	tization	balance	
Pantech Co., Ltd.	₩ 3,287	₩	\mathbf{W}	(43)	₩ 3,244	
SK Communications Co., Ltd.	24,622			(108)	24,514	
SK C&C Co., Ltd.	5,276			(102)	5,174	
Paxnet Co., Ltd.	19,310			(268)	19,042	
Global Credit & information Co., Ltd.	670				670	
IHQ, Inc.		7,401			7,401	
SLD Telecom PTE. Ltd.	428			(6)	422	
Total	₩ 53,593	₩ 7,401	₩	(527)	₩ 60,467	

Details of changes in unrealized intercompany gains incurred from sales of assets for the three months ended March 31, 2006 and 2005 are as follows (in millions of Korean won):

	For the three months ended March 31, 2					
	Beginning				Ending	
	balance	Increase	Decrease b		balance	
SK Communications Co., Ltd.	₩ 4,016	₩	₩	(478)	₩ 3,538	
SK China Company Ltd.	1,086				1,086	
Total	₩ 5,102	\mathbf{W}	₩	(478)	₩ 4,624	

	For the t	2005		
	Beginning			Ending
	balance	Increase	Decrease	balance
SK China Company Ltd.	₩ 1,206	W	₩ (120)	₩ 1,086

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Details of market price of the equity securities accounted for using the equity method as of March 31, 2006 are as follows (in millions of Korean won, except for market price per share):

	Market price			
	_			
per share		by		
	(in Korean			
	won)	the Company	Market price	
Pantech Co., Ltd.	₩ 6,790	25,570,306	₩173,622	
WiderThan Co., Ltd.	12,901	2,000,000	25,802	
IHQ, Inc.	9,050	8,000,000	72,400	
Seoul Records, Inc.	4,955	9,582,321	47,480	

The condensed financial information of the investees as of and for the three months ended March 31, 2006 are as follows (in millions of Korean won):

	Total	Total		Net
				Income
	Assets	Liabilities	Revenue	(loss)
Pantech Co., Ltd.	₩ 978,875	₩732,294	₩387,619	₩ 6,241
SK Communications Co., Ltd.	230,192	55,439	39,207	8,891
SK Telink Co., Ltd.	134,320	51,960	45,366	5,964
SK C&C Co., Ltd.	1,466,207	616,408	166,032	12,707
Paxnet Co., Ltd.	21,058	4,808	9,084	2,052
TU Media Corp.	394,959	310,624	16,440	(21,643)
IHQ, Inc.	68,480	27,593	11,429	(757)
Seoul Records, Inc.	45,504	5,874	5,376	367
SLD Telecom PTE Ltd.	199,961	11,467		(3,853)
ULand Company Limited	12,114	1,739	1,504	(1,963)
SK Telecom USA Holdings, Inc.	167,415	40,081		(9,731)
SK Telecom International, Inc.	26,115	1,296	2,741	291

5. LOANS TO EMPLOYEES

Short-term and long-term loans to employees as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

	March 31, 2006 Short-term Long-term Total				December 31, 2005	
Loans to employees stock ownership association Loans to employees for housing and other	₩ 2,849 91	₩ 9,127 306	,	₩	14,586 433	
Total	₩ 2,940	₩ 9,433	₩ 12,373	₩	15,019	

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6. PROPERTY AND EQUIPMENT

Property and equipment as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

	Useful lives				
		N	March 31,	D	ecember 31,
	(years)		2006		2005
Land		₩	461,194	₩	461,513
Buildings and structures	30, 15		1,478,095		1,477,838
Machinery	6		10,358,231		10,376,529
Vehicles	4		20,655		20,442
Other	4		821,869		807,534
Construction in progress			311,967		264,309
			13,452,011		13,408,165
Less accumulated depreciation			(9,052,841)		(8,812,282)
Property and equipment, net		₩	4,399,170	₩	4,595,883

The standard value of land declared by the government as of March 31, 2006 and December 31, 2005 are \$412,811 million and \$412,829 million, respectively.

Details of change in property and equipment for the three months ended March 31, 2006 and 2005 are as follows (in millions of Korean won):

		For the	three months	ended March 3	31, 2006	
Land	Beginning balance ₩ 461,513	Acquisition W	Disposal ₩ (319)	Transfer ₩	Depreciation ₩	Ending balance ₩ 461,194
Buildings and	1 145 407	240	(122)	105	(12 941)	1 121 077
structures	1,145,497	348	(132)		(13,841)	1,131,977
Machinery	2,429,564	120	(413)	10,964	(243,660)	2,196,575
Vehicles	2,786	520	(71)		(402)	2,833
Other	292,214	59,059	(489)	(37,409)	(18,751)	294,624
Construction in						
progress	264,309	26,059		21,599		311,967
Total	₩4,595,883	₩ 86,106	₩ (1,424)	₩ (4,741)	₩ (276,654)	₩4,399,170
		For the	three months	ended March 3	31, 2005	
Land Buildings and	Beginning balance ₩ 463,656	Acquisition W 649	Disposal ₩ (54)	Transfer ₩ 237	Depreciation w	Ending balance ₩ 464,488
structures	1,163,069	3,436	(219)	155	(13,558)	1,152,884

Machinery Vehicles Other	2,585,118 4,030 251,377	484 62 42,990	(900) (1,020)	12,704 (15,700)	(255,859) (489) (18,622)	2,341,547 3,603 259,025
Construction in progress	138,003	45,670		2,882	<i> '</i>	186,554
Total	₩ 4,605,253	₩ 93,291	₩ (2,193)	₩ 278	₩ (288,528)	₩ 4,408,101

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7. INTANGIBLE ASSETS

Intangible assets as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

	March 31, 2006			December 31, 2005			
	Acquisition cost	Accumulated amortization	Carrying amounts	Acquisition cost	Accumulated amortization	Carrying amounts	
Goodwill	₩ 2,335,532	₩ (546,813)	₩ 1,788,719	₩ 2,335,532	₩ (514,648)	₩ 1,820,884	
Frequency use							
rights	1,384,433	(224,243)	1,160,190	1,384,433	(200,141)	1,184,292	
Software							
development costs	221,913	(168,610)	53,303	221,913	(160,657)	61,256	
Computer software	495,995	(228,774)	267,221	489,807	(210,050)	279,757	
Other	104,475	(65,103)	39,372	103,974	(63,616)	40,358	
	W 4 542 348	₩ (1 233 543)	₩ 3 308 805	₩4 535 659	₩ (1 149 112)	₩ 3 386 547	

Details of changes in intangible assets for the three months ended March 31, 2006 and 2005 are as follows (in millions of Korean won):

		For the	three months	ended Marc	h 31, 2006	
	Beginning					Ending
	balance	Increase	Decrease	Transfer	Amortization	balance
Goodwill	₩ 1,820,884	₩	₩	₩	₩ (32,165)	₩ 1,788,719
Frequency use rights	1,184,292				(24,102)	1,160,190
Software development	, ,				, , ,	, ,
costs	61,256				(7,953)	53,303
Computer software	279,757	1,093	(1)	5,144	(18,772)	267,221
Other	40,358	480	(15)	49	(1,500)	39,372
Cinci	10,550	100	(13)	17	(1,500)	37,372
	₩ 3,386,547	₩ 1,573	W (16)	₩ 5,193	₩ (84,492)	₩3,308,805
		For the	three months	ended Marcl	n 31, 2005	
	Beginning				,	Ending
	balance	Increase	Decrease	Transfer	Amortization	balance
Goodwill	₩ 1,949,546	₩	₩	₩	₩ (32,165)	₩1,917,381
Frequency use rights	1,163,319	117,380			(24,102)	1,256,597
Software development	1,100,019	117,000			(= :,1 = =)	1,200,007
borth are actorophicm						
costs	100 579	35			(10.650)	89 964
costs Computer software	100,579 190,745	35 1 572			(10,650) (12,196)	89,964 180 121
Computer software	190,745	1,572	(80)	425	(12,196)	180,121
	·		(80)	425		

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The book value as of March 31, 2006 and residual useful lives of major intangible assets are as follows (in millions of Korean won):

	Amount	Description	Residual useful lives
Goodwill	₩1,788,719	Goodwill related to acquisition of Shinsegi	
		Telecomm, Inc.	14 years
IMT license	1,035,945	Frequency use rights relating to W-CDMA	
		Service	(note a)
WiBro license	117,000	WiBro Service	(note b)
DMB license	7,245	DMB Service	10 years and 3 months

- (note a) Amortization of the IMT license commenced when the Company started its commercial IMT 2000 service in December 2003, using the straight-line method over the estimated useful life (13 years) of the IMT license which expires in December 2016.
- (note b) The Company purchased the WiBro license from MIC on March 20, 2005. The license period is seven years from that date. Amortization of the WiBro license will be on a straight line basis over the remaining useful life from the commencement date of the Company s commercial WiBro services.

8. BONDS PAYABLE

Bonds payable as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won and thousands of U.S. dollars):

Domestic general bonds	Maturity year 2006 2007 2008 2009 2010	Annual interest rate (%) 5.0 - 6.0 5.0 - 5.0 4.0	March 31, 2006 W 800,000 700,000 300,000 300,000 200,000	December 31, 2005 W 800,000 700,000 300,000 300,000 200,000
Dollar denominated bonds (US \$300,000) Convertible bonds (US \$329,450)	2011 2011 2009	3.0 4.25	200,000 292,770 385,885	200,000 303,900 385,885
Total Less discounts on bonds Less conversion right adjustments Add long-term accrued interest			3,178,655 (35,747) (60,929) 24,808	3,189,785 (40,016) (65,219) 24,808
Net Less portion due within one year			3,106,787 (796,784)	3,109,358 (795,150)
Long-term portion			₩2,310,003	₩ 2,314,208

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All of the above bonds will be paid in full at maturity.

On May 27, 2004, the Company issued zero coupon convertible bonds with a maturity of five years in the principal amount of US \$329,450,000 for US \$324,923,469, with an initial conversion price of \(\mathbb{W}\) 235,625 per share of the Company s common stock which was greater than market value at the date of issuance. Subsequently, the initial conversion price was changed to \(\foware 218,098\) per share in accordance with antidilution protection. The Company may redeem their principal amount after 3 years from the issuance date if the market price exceeds 130% of the conversion price during a predetermined period. On the other hand, the bond holders may redeem their notes at 103.81% of the principal amount on May 27, 2007 (3 years from the issuance date). The conversion right may be exercised during the period from July 7, 2004 to May 13, 2009 and the number of common shares to be converted as of March 31, 2006 is 1,777,173 shares. Conversion of notes to common shares may be prohibited under the Telecommunications Law or other legal restrictions which restrains foreign governments, individuals and entities from owning more than 49% of the Company s voting stock, if this 49% ownership limitation is violated due to the exercise of conversion rights. In this case, the Company will pay a bond holder a cash settlement determined at the average price of one day after a holder exercises its conversion right or the weighted average price for the following five business days. The Company intends to sell treasury shares held in trust by the Company that corresponds to the number of shares of common stock that would have been delivered in the absence of the 49% foreign shareholding restrictions. The Company entered into an agreement with Credit Suisse First Boston International to reduce the effect of fluctuation with respect to cash settlement payments that may be more or less than the proceeds from sales of treasury shares held in trust. Unless either previously redeemed or converted, the notes are redeemable at 106.43% of the principal amount at maturity.

9. SUBSCRIPTION DEPOSITS

The Company receives subscription deposits from customers of cellular services at the subscription date. The Company has no obligation to pay interest on subscription deposits but is required to return them to subscribers upon termination of the subscription contract.

Long-term subscription deposits held as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won except deposit per subscriber amounts):

Service type	Deposit per subscriber	March 31, 2006		December 31, 2005	
Cellular	₩ 200,000	W	23,046	₩	23,770

The Company offers existing and new cellular subscribers the option of obtaining credit insurance from Seoul Guarantee Insurance Company (SGIC) in lieu of the subscription deposits. Existing subscribers who elect this option are refunded their subscription deposits. As a result, the balance of subscription deposits has been decreasing.

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10. LEASES

The Company acquired certain computer equipment and software from SK C&C Co., Ltd. and succeeded certain capital lease agreements between SK C&C Co., Ltd. and HP Financial Service. Details of capital lease assets and liabilities acquired from SK C&C Co., Ltd. as of and for the three months ended March 31, 2006 and as of and for the year ended December 31, 2005 are as follows (in millions of Korean won):

Agguicition cost		arch 31, 2006		ember 31, 2005
Acquisition cost Office equipment Computer software	₩	16,096 7,609	₩	16,919 7,625
	₩	23,705	₩	24,544
Accumulated depreciation Office equipment Computer software	₩	2,740 507	₩	744 127
	₩	3,247	₩	871
Carrying amounts Office equipment Computer software	₩	13,357 7,102	₩	16,175 7,498
	₩	20,459	₩	23,673
Depreciation expenses Office equipment Computer software	₩	2,135 381	₩	744 127
	₩	2,516	₩	871

The Company s minimum future lease payments as of March 31, 2006 are as follows (in millions of Korean won):

	Annı	ıal lease			
	pay	payments		erest	Principal
2006	₩	10,936	₩	(736)	₩ 10,200
2007		8,846		(352)	8,494
2008		1,734		(24)	1,710

Total $\mbox{$\Psi$}$ 21,516 $\mbox{$\Psi$}$ (1,112) 20,404 Less portion due within one year (13,701) Capital lease liabilities $\mbox{$\Psi$}$ 6,703

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11. MONETARY ASSETS AND LIABILITIES DENOMINATED IN FOREIGN CURRENCIES

The details of monetary assets and liabilities denominated in foreign currencies (except for bonds payable denominated in foreign currencies described in Note 8) as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won, thousands of U.S. dollars, thousands of HK dollars, thousands of Japanese yen, thousands of Great Britain pounds, thousands of Singapore dollars, thousands of Swiss Franc and thousands of Euros):

	March 31,	, 2006	December	31, 2005
		Korean		Korean
	Foreign	won	Foreign	won
	currencies	equivalent	currencies	equivalent
Cash and cash equivalents	US\$ 2,807	₩ 2,740	US\$ 4,175	₩ 4,229
•			EUR 3	3
Accounts receivable trade	US\$ 7,717	7,531	US\$ 9,390	9,512
	EUR 248	294	EUR 248	298
	SG\$ 59	36		
Accounts receivable other	US\$ 3,360	3,279	US\$ 3,364	3,408
Guarantee deposits	JPY 16,156	134	JPY 16,156	139
		₩ 14,014		₩ 17,589
Accounts payable	US\$ 19,175 JPY 16,907 HK\$ 283 GBP 60	18,712 141 35 102	US\$ 15,633 JPY 8,498 HK\$ 254 GBP 453	15,836 73 33 792
	SG\$ 8	5	SG\$ 22	13
	EUR 412	489	EUR 504	604
			CHF 19	15
		₩ 19,484		₩ 17,366

12. CAPITAL STOCK AND CAPITAL SURPLUS

The Company s capital stock consists entirely of common stock with a par value of W500. The number of authorized and issued shares as of March 31, 2006 and December 31, 2005 are as follows:

		December 31,
	March 31, 2006	2005
Authorized shares	220,000,000	220,000,000
Issued shares	82,276,711	82,276,711
Outstanding shares, net of treasury stock	73,614,296	73,614,296

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There is no change in capital stock and capital surplus during the three months ended March 31, 2006 and significant changes in capital stock and capital surplus for the year ended December 31, 2005 are as follows (in millions of Korean won except for share data):

At January 1, 2005 Deferred tax liabilities deducted from capital surplus (note a)	Number of shares Issued 82,276,711		Capital stock 44,639	₩	Capital surplus 2,983,166 (18,501)	
Transferred from stock option in capital adjustment (note b)					1,533	
December 31, 2005 and March 31, 2006	82,276,711	₩	44,639	₩	2,966,198	

(note a) The tax effects of consideration for conversion rights, which resulted in temporary differences, was deducted directly from related components of stockholders equity, pursuant to adoption of SKAS No. 16 for the year ended December 31. 2005.

(note b) During the year ended
December 31,
2005, the exercisable period for the stock options representing
17,800 shares, of which recognized

compensation costs was W1,533 million, expired and the related stock options of W1,533 million in capital adjustments were transferred to capital surplus in accordance with Korean GAAP (See Note 2 (0))

13. RETAINED EARNINGS

Retained earnings as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

	Ν	March 31, 2006		
Appropriated Unappropriated	₩	6,679,235 338,871	₩	2005 5,470,701 1,799,160
	W	7,018,106	₩	7,269,861

The details of appropriated retained earnings as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

	March 31, 2006			December 31, 2005		
Legal reserve	₩	22,320	₩	22,320		
Reserve for improvement of financial structure		33,000		33,000		
Reserve for loss on disposal of treasury stock		477,182		477,182		
Reserve for research and manpower development		880,595		822,061		
Reserve for business expansion		5,266,138		4,116,138		
Total	₩	6,679,235	₩	5,470,701		

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a. Legal Reserve

The Korean Commercial Code requires the Company to appropriate as a legal reserve at least 10% of cash dividends for each accounting period until the reserve equals 50% of outstanding capital stock. The legal reserve may not be utilized for cash dividends, but may only be used to offset a future deficit, if any, or may be transferred to capital stock

b. Reserve for Improvement of Financial Structure

The Financial Control Regulation for listed companies in Korea requires that at least 10% of net income (net of accumulated deficit), and an amount equal to net gain (net of related income taxes, if any) on the disposal of property and equipment be appropriated as a reserve for improvement of financial structure until the ratio of stockholders equity to total assets reaches 30%. The reserve for improvement of financial structure may not be utilized for cash dividends, but may only be used to offset a future deficit, if any, or may be transferred to capital stock.

c. Reserves for Loss on Disposal of Treasury Stock and Research and Manpower Development Reserves for loss on disposal of treasury stock and research and manpower development were appropriated in order to recognize certain tax deductible benefits through the early recognition of future expenditures for tax purposes. These reserves will be unappropriated from appropriated retained earnings in accordance with the relevant tax laws. Such unappropriation will be included in taxable income in the year of unappropriation.

d. Reserve for Business Expansion

The reserve for business expansion is voluntary and was approved by the board of directors and shareholders.

14. TREASURY STOCK

Upon the issuances of stock dividends and new common stock and the merger with Shinsegi Telecomm, Inc. and SK IMT Co., Ltd., the Company acquired fractional shares totaling 77,970 shares for \(\mathbb{W}6,110\) million through 2004. In addition, the Company acquired 8,584,445 shares of treasury stock in the market or through the trust funds for \(\mathbb{W}2,040,995\) million through 2004 in order to stabilize the market price of its stock.

15. STOCK OPTIONS

On March 17, 2000, March 16, 2001 and March 8, 2002, in accordance with the approval of its stockholders or its board of directors, the Company granted stock options to its management, representing 17,800 shares at an exercise price of \(\frac{\pmathbf{W}}{24},000\) per share, 43,820 shares at an exercise price of \(\frac{\pmathbf{W}}{211,000}\) per share and 65,730 shares at an exercise price of \(\frac{\pmathbf{W}}{267,000}\) per share. The stock options will become exercisable after three years from the date of grant and shall be exercisable for two years from the first exercisable date. Upon exercise of stock options, the Company will issue its common stock. If the employees leave the Company within three years after the grant of stock options, such employees forfeit their unvested stock options awarded. During the year ended December 31, 2004, stock options representing 530 shares, of which total compensation cost was \(\frac{\pmathbf{W}}{3}\) million, were forfeited.

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The value of stock options granted is determined using the Black-Scholes option-pricing model, without considering the volatility factor in estimating the value of its stock options, as permitted under Korean GAAP. The following assumptions are used to estimate the fair value of options granted in 2000, 2001 and 2002; risk-free interest rate of 9.1% for 2000, 5.9% for 2001 and 6.2% for 2002; expected life of three years for 2000, 2001 and 2002; expected dividend of \(\pi\)500 per share for 2000, 2001 and 2002. Under these assumptions, total compensation cost, the recognized compensation cost (included in labor cost) for the three months ended March 31, 2006 and 2005 and the outstanding balance of stock option in capital adjustment as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

	ח	Γotal	compen for the th	ognized sation cost tree months March 31,	Stock option in capital adjustment		
					March	De	ecember
	Comp	ensation			31,		31,
Grant date		Cost	2006	2005	2006		2005
March 17, 2000 (note)	₩	1,533	W	\mathbf{W}	\mathbf{W}	W	
March 16, 2001		234			234		234
March 8, 2002		3,246		180	3,246		3,246
	₩	5,013	₩	₩ 180	₩ 3,480	₩	3,480

(note) During the year ended December 31, 2005, the exercisable period expired for stock options representing 17.800 shares. for which the Company had recognized compensation cost of ₩1,533 million. The related capital adjustment of ₩1.533 million was transferred to capital

surplus.

The pro forma net income and net income per common share, if the Company had not excluded the volatility factor (expected volatility of 66.8% for options granted in 2000, 67.5% for options granted in 2001 and 63.0% for options

granted in 2002) in estimating the value of its stock options, for three months ended March 31, 2006, 2005 and 2004 are as follows:

For the three months ended March 31,				
2006	2005	2004		
¥478,318	₩546,906	₩669,634		
4,580	5,001	6,138		
337,160	368,120	451,877		
4,580	5,001	6,138		
	2006 ¥478,318 4,580 337,160	2006 2005 ₩478,318 ₩546,906 4,580 5,001 337,160 368,120		

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16. INCOME TAXES

a. Details of income tax expense

Income tax expense for the three months ended March 31, 2006 and 2005 consist of the following (in millions of Korean won):

	16,959
₩ 141,158	₩ 178,787
2006 ₩ 358,773 (348,563) 4,424 (47,502) ₩ (32,868)	2005 ₩ 362,977 (323,096) 8,536 (31,458) ₩ 16,959
	2006 ₩ 358,773 (348,563) 4,424 (47,502)

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b. Reconciling items between accounting income and taxable income

Reconciling items between accounting income and taxable income for the three months ended March 31, 2006 and 2005 are as follows (in millions of Korean won):

	2006	2005
(Temporary Differences)		
Additions:		
Allowance for doubtful accounts	₩ 150,398	₩ 78,864
Accrued interest income prior period	3,931	4,423
Reserves for research and manpower development	47,000	32,867
Reserves for loss on disposal of treasury stock	59,225	
Equity in losses of affiliates	8,383	19,644
Accrued expenses	15,300	1,516
Depreciation	14,788	4,401
Loss on impairment of other assets	5,233	11,930
Loss on valuation of derivative instruments	5,297	394
Accrued severance indemnities	20,929	7,451
Deposits for severance indemnities	148,610	2,696
Consideration of conversion right	4,289	4,063
Other	27,582	17,718
Sub-total	510,965	185,967
Deductions:		
Reserves for research and manpower development	(47,500)	(32,500)
Allowance for doubtful accounts prior period	(124,184)	(59,612)
Depreciation prior period	(4,919)	(19,698)
Accrued interest income	(2,083)	(4,614)
Accrued expenses prior period	(19,555)	(6,525)
Equity in earnings of affiliates		(6,446)
Accrued severance indemnities	(148,610)	(2,696)
Deposits for severance indemnities	(8,837)	(7,451)
Loss on impairment of other assets prior period	(5,109)	(14,156)
Other	(176,018)	(59,215)
Sub-total	(536,815)	(212,913)
Total Temporary Differences	(25,850)	(26,946)
(Permanent Differences)	209,919	80,511
Total	₩ 184,069	₩ 53,565

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c. Change in cumulative temporary differences and deferred tax assets (liabilities)

Changes in cumulative temporary differences for the three months ended March 31, 2006 and 2005 and deferred tax assets (liabilities) as of March 31, 2006 and 2005 are as follows (in millions of Korean won):

For the three months ended March 31, 2006

Description	Ja	nuary 1, 2006	Increase (note a)		ecrease note a)	M	Iarch 31, 2006
Current: Allowance for doubtful accounts Accrued interest income Other	W	122,561 (3,931) 251,515	₩ 152,021 (983) 4,686	₩	124,184 (3,931) 22,184	₩	150,398 (983) 234,017
Total Temporary differences unlikely to be realized		370,145 (147,774)	155,724		142,437 (19,220)		383,432 (128,554)
Total current cumulative temporary differences-net	₩	222,371	₩ 155,724	₩	123,217	₩	254,878
Current deferred tax assets-net (note b)	₩	61,152				₩	70,091
Non-current: Property and equipment	₩	(196,446)	₩ 13,984	₩	(9,696)	₩	(172,766)
Loss on impairment of long-term investment securities Loss on impairment of other long-term assets		108,145 7,461	2,881		5,109		108,145 5,233
Reserves for research and manpower development Reserves for loss on disposal of treasury stock		(768,000) (474,081)	(47,500)		(47,000) (59,225)		(768,500) (414,856)
Equity in losses (earnings) of affiliates Equity in capital adjustment of affiliates Unrealized loss on valuation of long-term		5,380 (109,468)	(1,265) (45,907)		5,380		(1,265) (155,375)
investment securities		58,116	1,847		122,981		(63,018)
Accrued severance indemnities		148,465	21,074		148,610		20,929
Deposits for severance indemnities Loss on valuation of derivative instruments		(148,465) 13,244	(8,982) 5,297	((148,610)		(8,837) 18,541
Loss on valuation of derivative instruments		10 771	c 1=1				26025
-capital adjustment		19,554	6,471				26,025
Considerations for conversion right Other		(67,279) (21,052)	26,279		(1,099)		(67,279) 6,326
Total Temporary differences unlikely to be realized	(1,424,426) (65,447)	(25,821) (27,362)		16,450	((1,466,697) (92,809)
	₩(1,489,873)	₩ (53,183)	₩	16,450	₩ ((1,559,506)

Total non-current cumulative temporary differences-net

Total non-current deferred tax liabilities-net

(note b) Ψ (428,864)

(note a) These changes

include

adjustment to

reflect the

change in

accumulated

temporary

differences

based on the

prior year tax

return.

(note b) The tax rate

used in

measuring

deferred tax

assets and

liabilities is

27.5%.

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For the three months ended March 31, 2005

Comment	Description	Ja	nuary 1, 2005		ncrease note b)		ecrease note b)	M	Tarch 31, 2005
Current: Allowance for d Accrued interest Other	oubtful accounts t income	₩	59,622 (7,796) 235,000	₩	78,854 (1,241) 843	₩	59,612 (4,423) 11,673	₩	78,864 (4,614) 224,170
Total	erences unlikely to be realized		286,826		78,456		66,862		298,420
(note a)	reflects unlikely to be realized		(128,555)						(128,555)
Total current cu differences-net	mulative temporary	₩	158,271	₩	78,456	₩	66,862	₩	169,865
Current deferred	I tax assets-net (note c)	₩	43,525					₩	46,713
Non-current:	vinment		(127 822)		(16.264)		2 175		(146 261)
Property and equal Loss on impairn	nent of long-term investment		(127,822)		(16,264)		2,175		(146,261)
securities			106,752		(400)				106,352
_	nent of other long-term assets earch and manpower		21,070		11,930		14,156		18,844
development			(709,467)		(32,500)		(32,867)		(709,100)
	s on disposal of treasury stock		(474,081)				(12.100)		(474,081)
	ngs) losses of affiliates I adjustment of affiliates		(89,441)	((135,183)		(13,198)		(76,243) (135,183)
	on valuation of long-term			,	(133,163)				(133,163)
investment secu	C				61,639				61,639
Accrued severar			139,524		4,064		2,696		140,892
*	rerance indemnities		(139,524)		(4,064)		(2,696)		(140,892)
Loss on valuation Loss on valuation	on of derivative instruments		15,789		395				16,184
instruments-cap					49,452		7,422		42,030
_	for conversion right				(67,279)		,,		(67,279)
Other	Ç		(75,966)		117,148		66,780		(25,598)
Total Temporary diffe	erences unlikely to be realized	(1,333,166)		(11,062)		44,468	((1,388,696)
(note a)	•			((101,086)				(101,086)
		₩(1,333,166)	₩((112,148)	₩	44,468	₩(1,489,782)

Total non-current cumulative temporary differences-net

Total non-current deferred tax liabilities-net (note c)

₩ (366,621)

₩ (409,690)

(note a) Through 2004,

the tax effects of

temporary

differences,

which are

unlikely to be

realized, and

temporary

differences

directly adjusted

to capital

surplus or

capital

adjustments,

such as net

unrealized loss

on valuation of

long-term

investment

securities, were

excluded in

determining the

net deferred tax

assets or

liabilities.

However,

effective

January 1, 2005,

pursuant to

adoption of

SKAS No. 16,

Income Taxes,

temporary

differences are

presented on a

gross basis,

including

temporary

differences

which are

unlikely to be

realized. In

addition, tax

effects of temporary differences related to adjustments made directly to capital surplus or capital adjustments are included in determining the net deferred tax assets or liabilities.

(note b) These changes include adjustment to reflect the change in accumulated temporary differences based on the prior year tax return.

(note c) The tax rate used in measuring deferred tax assets and liabilities is 27.5%.

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Deferred tax assets and liabilities before offsetting each other are as follows (in millions of Korean won):

	March 31, 2006			December 31, 2005		
Deferred tax assets Deferred tax liabilities	₩	158,048 (516,821)	₩	192,044 (540,607)		
Deferred tax assets (liabilities), net	₩	(358,773)	₩	(348,563)		
Current, net Non-current, net	₩ ₩	70,091 (428,864)	₩ ₩	61,152 (409,715)		

d. Deferred tax assets (liabilities) added to (deducted from) capital surplus or capital adjustments

Deferred tax assets (liabilities) added to (deducted from) capital surplus or capital adjustments as of March 31, 2006

and December 31, 2005 are as follows (in millions of Korean won):

	M	arch 31, 2006	December 31, 2005		
Considerations for conversion right Unrealized loss on valuation of long-term investment securities	W	(18,502) (17,330)	₩	(18,502) 15,982	
Equity in capital adjustment of affiliates, net		(48,319)		(32,349)	
Loss on valuation of currency swap		7,157		5,377	
Total	₩	(76,994)	₩	(29,492)	

e. Effective tax rate

Effective tax rates for the three months ended March 31, 2006 and 2005 are as follows (in millions of Korean won):

	2006	2005
Income before income tax expenses	₩478,318	₩ 547,205
Income tax expenses	141,158	178,787
Effective tax rate	29.51%	32.67%

f. Income taxes payable and income tax refund receivables before offset Income taxes payable and income tax refund receivables as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

		arch 31, 2006	De	cember 31, 2005	
Prepaid income taxes Income taxes payable	₩			(312,143) 678,722	
Income taxes payable-net	W	385,328	₩	366,579	

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17. NET INCOME AND ORDINARY INCOME PER SHARE

The Company s net income and ordinary income per share amounts for the three months ended March 31, 2006 and 2005 and for the year ended December 31, 2005 are computed as follows (in millions of Korean won, except for per share income per share):

Net income and ordinary income per share

	F	or the three	months	ended	Fo	or the year ended
		arch 31, 2006		arch 31, 2005	Dec	cember 31, 2005
Net income and ordinary income Weighted average number of common shares outstanding	₩ 73	337,160 3,614,296	₩ 73	368,418 3,614,296	₩ (1,871,380 73,614,296
Net income and ordinary income per share	₩	4,580	₩	5,005	₩	25,421

The weighted average number of common shares outstanding for the three months ended March 31, 2006 and 2005 is calculated as follows:

	Number of	Weighted number of	Weighted number of
	shares	days	shares
For the three months ended March 31, 2006			
At January 1, 2006	82,276,711	90 / 90	82,276,711
Treasury stock, at the beginning	(8,662,415)	90 / 90	(8,662,415)
Total	73,614,296		73,614,296
For the three months ended March 31, 2005			
At January 1, 2005	82,276,711	90 / 90	82,276,711
Treasury stock, at the beginning	(8,662,415)	90 / 90	(8,662,415)
Total	73,614,296		73,614,296

Diluted net income and ordinary income per share amounts for the three months ended March 31, 2006 and 2005 and the year ended December 31, 2005 are computed as follows (in millions of won, except for share data):

<u>Diluted net income and ordinary income per share</u>

			For the year
	For the three	months ended	ended
	March 31,	March 31,	December 31,
	2006	2005	2005
Adjusted net income and ordinary income	₩ 340,449	₩ 371,533	₩ 1,844,435
Adjusted weighted average number of common shares			
outstanding	75,391,469	75,325,046	75,332,996

Diluted net income and ordinary income per share

₩

4,516

₩

4,932

₩ 25,015

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Adjusted net income and ordinary income per share and the adjusted weighted average number of common shares outstanding for the three months ended March 31, 2006 and 2005 and for the year ended December 31, 2005 are calculated as follows:

	For the three	months ended	For the year ended
	March 31, 2006	March 31, 2005	December 31, 2005
Net income and ordinary income Effect of stock option (note a)	₩ 337,160	₩ 368,418	₩ 1,871,380
Effect of convertible bonds (note b)	3,289	3,115	13,055
Adjusted net income and ordinary income	₩ 340,449	₩ 371,533	₩ 1,884,435
Weighted average number of common shares outstanding Effect of stock option (note a)	73,614,296	73,614,296	73,614,296
Effect of convertible bonds (note b)	1,777,173	1,710,750	1,718,700
Adjusted weighted average number of common shares outstanding	75,391,469	75,325,046	75,332,996

months ended March 31, 2006 and 2005 and the year ended December 31, 2005, the outstanding stock options did not have a dilutive effect because the exercise price exceeded the average market price of common stock for the three months ended March 31, 2006 and 2005 and

for the year ended

December 31,

(note a) In the three

2005, respectively.

(note b) The effect of

convertible

bonds are

increase in net

income related

to interest

expenses that

would not have

incurred, and

increase in the

weighted

average number

of common

shares

outstanding

related to

common shares

that would have

been issued,

assuming that

the conversion

of convertible

bonds was made

on the

beginning of the

period.

18. RESTRICTED DEPOSITS

- a. At March 31, 2006, the Company has restricted guarantee deposits for its checking accounts totaling W26 million and deposits totaling W10,000 million from which the interest incurred is restricted for use of the public interest until August 10, 2006, the due date.
- b. The Company entered into a contract with First Data Corporation to sell the investment in common stock of KPMS Corporation, which was held by the Company and accounted for as available-for-sale securities. Certain portion of proceeds from sales of such investment totaling \(\pi\)1,137 million is kept in escrow accounts in accordance with the Escrow Agreement, which is restricted for use until November 16, 2007, the final settlement date, and recorded as long-term deposits.

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19. INSURANCE

At March 31, 2006, certain of the Company s assets are insured with local insurance companies as follows (in millions of Korean won and thousands of U.S. dollars):

Insured Risk Carrying value Coverage US\$ 58,115 Property and equipment Fire and comprehensive liability $\frac{1}{2}$ $\frac{1}{2}$

In addition, the Company carries directors and officers liability coverage insurance totaling \text{\$\psi}50,000\$ million.

20. RELATED PARTY TRANSACTIONS

As of March 31, 2006 and December 31, 2005, a list of parent company and subsidiaries of the Company are as follows:

a. Holding company and subsidiaries

Type Company

Parent company SK Corporation
Subsidiary SK Capital Co., Ltd.
SK Telink Co., Ltd.

SK Communications Co., Ltd. SK Wyverns Baseball Club Co., Ltd. Global Credit & information Co., Ltd.

PAXNet Co., Ltd.
Seoul Records, Inc.
SLD Telecom PTE Ltd.
SK Telecom China Co., Ltd.
U-Land Company Limited
SK Telecom USA Holdings, Inc.
SK Telecom International Inc.
Centurion IT Investment Association

The First Music Investment Fund of SK-PVC
The Second Music Investment Fund of SK-PVC

SK-KTB Music Investment Fund

IMM Cinema Fund

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b. Transactions and balances with related companies

Significant related party transactions for the three months ended March 31, 2006 and 2005, and account balances as of March 31, 2006 and December 31, 2005 are as follows (in millions of Korean won):

b-(1). Transactions

	For the three months ended March 31, Purchases				rch 31, 2	2006
	of property and		Commissions paid and			nmission and other
Provide Communication	equip	oment	other	expenses	income	
Parent Company: SK Corporation	₩	288	₩	8,211	₩	1,348
Subsidiaries:						
SK Communications Co., Ltd.				7,537		378
Global Credit & information Co., Ltd.				10,964		292
PAXNet Co., Ltd.				2,526		220
SK Telink Co., Ltd.				2,887	4,259	
Others		984		11,419		
Equity Method Investees:						
WiderThan Co., Ltd.		617		21,907		69
Helio, Inc.						4,659
SK C&C Co., Ltd.	9	9,830		65,328		1,783
Others	-	1,706		3,906		9,986
Others:						
SK Engineering & Construction Co., Ltd.				146		629
SK Networks Co., Ltd.		1,684		99,942		2,295
Innoace Co., Ltd.		339		456		46
SK Telesys Co., Ltd.	8	8,606		180		756
Others				2,019		585
Total	₩ 24	4,054	₩	237,428	₩	27,305

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	For the three months ended March 31, 2005 Purchases					2005		
	of Commissions property paid and and		paid		paid		;	mission and other
	equip	oment	other e	expenses	in	come		
Parent Company: SK Corporation	₩	211	₩	8,745	₩	981		
Subsidiaries: SK Communications Co., Ltd. Global Credit & information Co., Ltd. PAXNet Co., Ltd. SK Telink Co., Ltd. Others		126		7,432 7,277 5,293 2,762 6,616		233 203 414 2,914 7		
Equity Method Investees: WiderThan Co., Ltd. SK C&C Co., Ltd. Others		1,245 3,780 90		21,361 68,529 2,851		6 1,816 5,592		
Others: SK Engineering & Construction Co., Ltd. SK Networks Co., Ltd. Innoace Co., Ltd. SK Telesys Co., Ltd. Others		1,264 690 665 3,681 18		99 96,494 689 158 1,925		239 2,574 51 54 390		
Total	₩2	1,770	₩	230,231	₩	15,474		

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b-(2). Account balances

As of March 31, 2006

Daniel Commons	Accounts receivable	Short-tern loans	m Long-term loans	Guarantee deposits	Accounts payable	Guarantee deposits received
Parent Company : SK Corporation	₩ 1,096	₩	W	₩ 1,325	₩ 9,412	₩ 6,174
Subsidiaries:						
SK Communications Co., Ltd. SK Wyverns Baseball Club Co.,	468				3,290	3,681
Ltd.	117	575	4,706			
Global Credit & information Co., Ltd.	47				6,055	
PAXNet Co., Ltd.	41				1,014	
SK Telink Co., Ltd.	584				1,209	712
Equity Method Investees:						
WiderThan Co., Ltd.	47				6,947	3,180
SK C&C Co., Ltd.	130				46,993	346
Helio, Inc.	10,392				- 7	
Others	7,124				8,688	
Others:						
SK Engineering & Construction						
Co., Ltd.	181				57	942
SK Networks Co., Ltd.	624			113	9,105	2,755
Innoace Co., Ltd.					2,298	2,138
SK Telesys Co., Ltd.	9				35,249	
Others	251			900	1,894	
Total	₩ 21,111	₩ 575	5 ₩ 4,706	₩ 2,338	₩ 132,211	₩ 19,928

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	c	N /	1	2.1	2005
AS	OT	-W12	nrch	-3 L	2005
	-				

	715 of Water 51, 2005											
		ounts ivable	Short-		Long-t			arantee posits		counts yable	de	arantee posits ceived
Parent Company:												
SK Corporation	₩	1,643	₩		W		₩	1,307	W	6,767	₩	6,174
Subsidiaries :												
SK Communications Co., Ltd.		195								5,891		3,681
SK Wyverns Baseball Club Co.,												
Ltd.			1,	150	4,	706						
Global Credit & information												
Co., Ltd.		70								6,533		
PAXNet Co., Ltd.		401								2,077		
SK Telink Co., Ltd.		436								1,179		514
Others		527								24		70
Equity Method Investees:												
WiderThan Co., Ltd.		4								17,398		
SK C&C Co., Ltd.		91							1	174,884		346
Helio, Inc.	1	1,914								ŕ		
Others		6,050								4,154		3,062
Others:												
SK Engineering & Construction												
Co., Ltd.		97								21,326		942
SK Networks Co., Ltd.		1,760						113		20,465		2,700
Innoace Co., Ltd.										6,100		2,138
SK Telesys Co., Ltd.		3								65,496		_,
Others		223						900		7,499		
		225						700		1,122		
Total	₩ 2	23,414	₩ 1,	150	₩ 4,	706	₩	2,320	₩ 3	339,793	₩	19,627

c. Compensation for the key management

The Company regards the registered directors, consisting of four standing directors and eight outside directors, as the key management as these directors have significant authority and responsibility for planning, operating, and controlling the Company s business activities. Substantial compensation to the key management for the three months ended March 31, 2006 are as follows (in millions of Korean won):

		Seve	erance		
Payee	Payroll	inder	nnities	Total	
Registered directors					
(including eight outside directors)	₩ 2,638	\mathbf{W}	526	₩ 3,164	

In addition, on March 8, 2002, the Company granted stock options to its nine key management, representing 15,110 shares at an exercise price of \(\frac{\textbf{W}}{267,000}\) per share. The stock options will fully vest after three years from the date of grant and shall be exercisable for two years upon vesting. Upon exercise of stock options, the Company will issue its

common stock or deliver treasury stock. As of March 31, 2006, outstanding stock options totaled 15,110 shares and there have been no cancelled and excised stock options since the grant date.

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21. PROVISION FOR MILEAGE POINTS

The Company, for its marketing purposes, grants certain mileage points (Rainbow Points) to its subscribers based on their usage of the Company s services. Rainbow Points provision was provided based on the historical usage experience and the Company s marketing policy. Such provision was recorded as accrued expenses and details of change in the provisions for such mileage points for the three months ended March 31, 2006 and 2005 are as follows (in millions of Korean won):

		arch 31, 2006 note a)		arch 31, 2005 note a)
Beginning balance Increase Decrease	₩	52,172 2,160 (2,916)	₩	61,596 1,340 (4,255)
Ending balance	W	51,416	₩	58,681

(note a) Beginning and ending balances for the three months ended March 31, 2006 are discounted value in accordance with SKAS No. 17 and beginning and ending balances for the three months ended March 31, 2005 are stated at their nominal values.

Rainbow Points expire after 5 years so that all unused points are expired on their fifth anniversary. The expected year when unused Rainbow Points as of March 31, 2006 are expected to be used and the respective estimated monetary amount to be paid in a given year are as follows (in millions of Korean won):

Estimated	amount to be		
paid			
In nomin	Current value		
b)		(note b)	
₩	25,895	₩	24,756
	15,489		14,156
	8,250		7,209
	4,259		3,558
	2,174		1,737
	In nomin	In nominal value (note b) W 25,895 15,489 8,250 4,259	paid In nominal value (note Curr b) (n \text{\$\psi\$} 25,895 \times \text{\$\psi\$} 15,489 \\ 8,250 \\ 4,259

Ending Balance		W	56,067	₩	51,416
(note b)	The above expected year of the usage and the current value of the estimated amount to be paid are estimated based on the historical usage experience.				

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22. DERIVATIVE INSTRUMENTS

The Company has entered into a fixed-to-fixed cross currency swap contract with Citi Bank, BNP Paribas and Credit Suisse First Boston International to hedge the foreign currency risk of unguaranteed US dollar denominated bonds with face amounts totaling US\$300,000,000 at annual fixed interest rate of 4.25% issued on April 1, 2004. As of March 31, 2006, in connection with unsettled foreign currency swap contract to which the cash flow hedge accounting is applied, an accumulated loss on valuation of derivatives amounting to \(\frac{\textbf{W}}{18,868}\) million (excluding tax effect totaling \(\frac{\textbf{W}}{7,157}\) million and foreign exchange translation gain arising from unguaranteed US dollar denominated bonds totaling \(\frac{\textbf{W}}{51,679}\) million) was accounted for as a capital adjustment.

In addition, the Company has entered into a fixed-to-fixed cross currency swap contract with Credit Suisse First Boston International to hedge foreign currency risk of unguaranteed US dollar denominated convertible bonds with face amounts of US\$329,450,000 issued on May 27, 2004. In connection with unsettled fixed-to-fixed cross currency swap contract to which the cash flow hedge accounting is not applied, losses on valuation of currency swap of \(\pi\)5,297 million and \(\psi\)394 million for the three months ended March 31, 2006 and 2005 were charged to current operations. As of March 31, 2006, fair values of above derivatives totaling \(\psi\)96,246 million are recorded in long-term liabilities. Details of derivative instruments as of March 31, 2006 are as follows (in thousands of US dollars and millions of Korean won):

					Fair value	
		Face	Duration	Designated as cash flow	Not	
Type Fix-to-fixed	Hedged item Unguaranteed US	Amount	of contract March 23, 2004	hedge	Designated	Total
cross currency swap Fix-to-fixed	dollar denominated bonds Unguaranteed US dollar	US\$300,000	~ April 1, 2011 May 27, 2004 ~ May 27, 2009	₩ 77,704	₩	₩77,704
cross currency swap	denominated convertible bond	US\$100,000	~ Way 27, 2009		18,542	18,542
				₩ 77,704	₩ 18,542	₩ 96,246

23. SUBSTANTIAL CHANGES IN THE BUSINESS ENVIRONMENT

a. Acquisition of WiBro License

The Company, together with KT Corporation and hanarotelecom incorporated, acquired a license for WiBro, a portable internet service which is scheduled to start commercial operations in June 2006, as a result of the decision of the Committee of Information and Communication Policy dated January 20, 2005. With regard to this service, the Company paid \(\formalfont{W}\)117 billion and received the WiBro license from the Ministry of Information and Technology in March 2005, which was recorded as an intangible asset.

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b. Establishment of Helio, Inc., a joint venture company in the U.S.A.

In accordance with the resolution of the Company s board of directors dated January 26, 2005, the Company and EarthLink, Inc., an internet service provider in the United States of America, agreed to establish Helio, Inc. , a joint venture company, in the United States of America in February 2005 in order to provide wireless telecommunication service across the United States of America. The Company, via SK Telecom USA Holdings, Inc., its wholly-owned subsidiary in the United States of America, will invest US\$220 million for a 50% equity interest in the joint venture company from 2005 through 2007. Helio, Inc. will launch cellular voice and data services extensively across the United States of America during the second quarter of 2006 by renting networks from network operators throughout the United States of America also known as partial mobile virtual network operator (MVNO) system.

c. Handset subsidies to long-term mobile subscribers

Effective March 27, 2006, the Telecommunication Law of Korea was revised to allow wireless carriers to provide handset subsidies to customers who have maintained their wireless accounts with the same carrier for 18 months or longer. The Company commenced its handset subsidy program on the effective date of the revised Telecommunication Law and included a clause in the service contract which allows the Company to change the terms of its subsidy program, including the Company s ability to terminate the program at any time after a thirty day notice to its customers.

24. SUBSEQUENT EVENTS

(1) Request for conversion of convertible bonds and delivery of treasury stocks

At the request of bond holders, US\$310,000 and US\$2,000,000 of convertible bonds issued in May, 2004 were converted into 1,672 and 10,788 shares of treasury stock on April 20, 2006 and April 26, 2006, respectively, at the conversion price of \text{\text{\text{\text{\text{\text{e}}}}}218,098 (standard foreign currency ratio of \text{\text{\text{\text{\text{\text{e}}}}}1,176.50 for US\$1 based on the related indenture).

(2) Resolution to acquire equity interest in IHQ, Inc.

In accordance with the resolution of the Company s board of directors held on April 26, 2006, the Company decided to purchase additional 5,000,000 shares in IHQ, Inc. s common stock by exercising its stock options at the exercise price of \(\pi\)5,740.49 per share on June 6, 2006 in order to strengthen the Company s communication service and platform business. As a result of this acquisition, the Company s ownership in IHQ, Inc. increased from 21.6% to 34.9%.