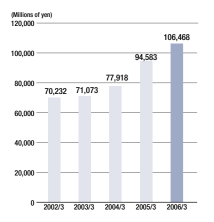
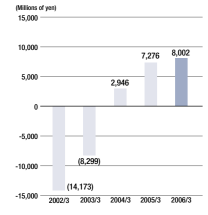
Management's Discussion and Analysis

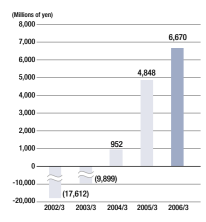
Net sales



Operating income



Net income



Operating Results

In April 2005, the Company adopted a new accounting method for the sale of marketable securities. For purposes of comparison, figures given below for the previous fiscal year have been recalculated according to the new categories, which include a newly created corporate venture capital business segment.

Net Sales, Operating Income and Net Income In the fiscal year ended March 31, 2006 (fiscal 2006), consolidated net sales rose ¥11,885 million, or 12.6% year-on-year, to ¥106,468 million. One major factor in this growth was the 15.2% revenue growth of marketing chain management services, the Company's core IT services. This, in turn, resulted from the expansion of net sales in digital marketing and other related services, which continued from the previous fiscal year. In addition, the Company implemented a change in the accounting method for net sales and cost of sales of its investment operations and corporate venture capital business that requires these figures to be posted in their entirety. (Until the previous fiscal year, only the net amount had been posted as non-operating income or expenses.)

For these same reasons, consolidated operating income jumped ¥726 million, or 10.0% year-on-year, to ¥8,002 million.

Income of ¥3,154 million from the sale of investment in securities brought consolidated net income up by ¥1,822 million, or 37.6% year-onyear, to ¥6,670 million.

With regard to extraordinary losses, beginning in fiscal 2006, the Company posted losses on impairment of fixed assets.

Turning to performance by region, net sales from operations in Japan rose ¥14,423 million, or 16.0% year-on-year, to ¥104,805 million, and operating income jumped ¥4,122 million, or 40.4%, to ¥14,338 million. This was primarily because the corporate venture capital business sold a portion of its securities exceeding the previous fiscal year's amount, and the IT services businesses turned in a healthy performance. In the US, net sales plunged ¥2,594 million, or 75.8%, to ¥830 million, and an operating loss of ¥64 million was posted (compared to operating income of ¥1,452 million in the previous fiscal year). In Asia, net sales edged up ¥56 million, or 7.2%, to ¥833 million, but operating income fell ¥384 million, or 60.7%, to ¥249 million.

Segment Information

IT Services Businesses

Orders received were strong in the IT services businesses, as in the previous term, and particularly in that business's core operation, marketing chain management services. As a result, net sales increased by ¥11,463 million, or 13.0% year-on-year, to ¥99,859 million, and operating income rose ¥702 million, or 8.4%, to ¥9,102 million.

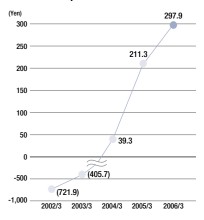
Corporate Venture Capital Business

As a result of the sale of a portion of its securities exceeding last fiscal year's amount, net sales in the corporate venture capital business increased ¥422 million, or 6.8% year-on-year, to ¥6,609 million. Operating income surged ¥1,507 million, or 38.7%, to ¥5,406 million.

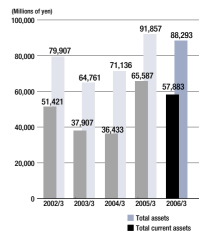
Financial Position

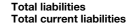
Assets, Liabilities and Shareholders' Equity Consolidated total assets as of March 31, 2006, were ¥88,293 million, down ¥3.564 million from a year earlier. Current assets declined ¥7.704 million in comparison to the end of the previous fiscal year, to ¥57,883 million, and fixed assets were reduced by ¥4,141 million to ¥30,411 million. The primary reason for this was the conversion of marketable securities in the Company's corporate venture capital business from investment in securities (fixed assets) to investment in securities for operating purposes (current assets). The current portion of long-term bank loans and accounts payable both increased, which resulted in an increase of ¥353 million in current liabilities, to ¥18,963 million. The conversion of bonds and the reduction of long-term bank loans along with other factors resulted in a ¥6,406 million decline in non-current liabilities, to ¥6,362 million. Stockholders' equity grew ¥1,233 million to ¥58,366 million after an increase of ¥5,619 million in retained earnings, growth in foreign currency translation adjustments of ¥614 million, and purchase of treasury stock in the amount of ¥5,632 million.

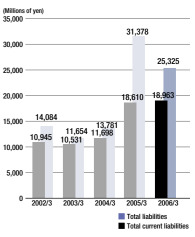
Net income per share



Total assets Total current assets



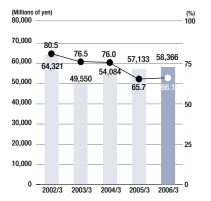




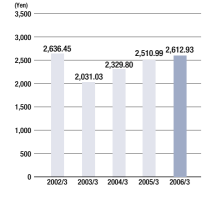
/// Financial Summary

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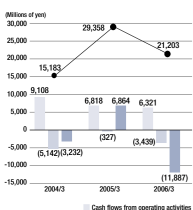
Total shareholders' equity Equity ratio



Total shareholders' equity per share



Cash flows



Cash flows from investing activities Cash flows from financing activities Cash and cash equivalent

Cash Flows

Net cash provided by operating activities declined ¥497 million to ¥6,321 million. Principal factors included increases in non-cash items such as income before income taxes, a loss on impairment of fixed assets, and loss on sale of investment in unconsolidated subsidiaries and affiliates, together with a decline in cash and cash equivalents due to an increased use of funds for operational investment securities resulting from substantial investments in the corporate venture capital business, and a decline in proceeds from refund of income taxes and increase in income taxes paid. Net cash used in investing activities increased ¥3,111 million from the previous fiscal year to ¥3,439 million. This was principally the result of a substantial increase in investments in tangible fixed assets at the consolidated subsidiary Trans Cosmos C.R.M Okinawa, including the construction of a call-center facility and acquisition of shares in affiliates.

This fiscal year saw net cash used in financing activities of ¥11,887 million, in contrast to the previous fiscal year's net cash provided by financing activities of ¥6,864 million. This was due to proceeds from the previous fiscal year's bond issue, and this fiscal year's substantial increase in expenses for purchase of treasury stock.

As a result of the foregoing, cash and cash equivalents at the end of the fiscal year, including foreign exchange gains, declined by ¥8,155 million year-on-year to ¥21,203 million.

Forward-Looking Statements

This annual report contains statements regarding future

projections, and strategic forecasts. Those statements are

currently available to transcosmos. Therefore, changes in the operating environment may cause actual results and

performance including business plans, performance

based on management's assessment of information

progress in management strategies to differ from the

forecasts made in this report.

CONSOLIDATED STATEMENTS	NCOME Millions of yen (except per share data)										
For the years ended 31 March	2006 2005				2004		2003		2002	2006	
Net sales ·····	¥ 106,468	¥	94,583	¥	77,918	¥	71,073	¥	70,232	\$ 906,343	
Gross profit ·····	28,261		23,600		18,866		7,943		(894)	240,578	
Operating income ·····	8,002		7,276		2,946		(8,299)		(14,173)	68,117	
Net income ·····	6,670		4,848		952		(9,899)		(17,612)	56,779	
Net income per share ·····	297.94		211.3		39.3		(405.7)		(721.9)	2.54	

CONSOLIDATED BALANCE SHEETS Thousands of U.S. dollars Millions of ven 2006 At 31 March 2005 2004 2003 2002 2006 ¥ 57,883 65,587 36,433 37,907 \$ 492,745 Total current assets 51,421 ¥ Total current liabilities 18,963 18,610 11,698 10,531 10,945 161,431 Total non-current liabilities 6,362 12,768 2,083 1,123 3,139 54,159 58,366 57,133 54,084 49,550 64,321 Total shareholders' equity 496,857

NON-CONSOLIDATED STATEME	NTS	OF INC	OME	E							Thousands of
						Aillions of yen pt per share data)					U.S. dollars (except per share data)
For the years ended 31 March	2006 2005					2004		2003		2002	2006
Net sales ·····	¥	95,252	¥	82,483	¥	65,360	¥	57,389	¥	54,514	\$ 810,865
Gross profit		24,448		18,894		14,662		11,045		10,821	208,123
Operating income		8,693		6,254		4,268		2,514		4,036	74,004
Net income		4,707		3,126		3,360		(23,281)		316	40,074
Net income per share ·····		210.2		136.2		140.6		(954.3)		13.0	1.79
Cash dividends per share		70.0		40.0		30.0		10.0		20.0	0.60
Weighted average number of											
shares (in thousand)		22,376		22,926		23,805		24,396		24,362	_

NON-CONSOLIDATED BALANCE SHEETS

		Millions of yen											
At 31 March		2006		2005	2004		2003		2002		:	2006	
Total current assets	¥	34,039	¥	46,563	¥	19,955	¥	16,553	¥	20,968	\$	289,768	
Total current liabilities ······		15,130		14,264		9,637		7,711		7,230		128,800	
Total non-current liabilities		5,205		12,046		2,156		1,190		3,250		44,305	
Total shareholders' equity		56,919		60,341		57,552		51,784		75,531		484,542	

Note: U.S. dollar amounts are translated from yen, solely for convenience of the reader, at the rate of ¥117.47 = U.S.\$1.

transcosmos inc. AND ITS CONSOLIDATED SUBSIDIARIES Consolidated Balance Sheets

	Millions of yen		(Note 3)
	2006	2005	2006
ASSETS			
Current Assets:			
Cash and time deposits (Note 4)	¥ 21,803	¥ 28,904	\$ 185,602
Marketable securities (Note 5)	325	529	2,769
Investment in securities for operating purposes	15,956	16,741	135,828
Notes and accounts receivable:			
Third parties	16,903	14,764	143,890
Unconsolidated subsidiaries and affiliates	25	57	212
	16,928	14,821	144,102
Less: allowance for doubtful accounts	(277)	(192)	(2,354)
	16,651	14,629	141,748
Work and software in progress and merchandise (Note 6)	624	590	5,308
Income taxes receivable	—	6	—
Deferred tax assets (Note 13)	56	2,233	474
Other current assets	2,468	1,955	21,016
Total current assets	57,883	65,587	492,745
months and Advances			
nvestments and Advances: Investment in securities (Note 5)	5,243	1,573	44,635
	5,243	1,573	44,635
Investment in securities (Note 5)	5,243 6,440	1,573 7,194	44,635 54,824
Investment in securities (Note 5) Investment in and advances to unconsolidated		·	
Investment in securities (Note 5) Investment in and advances to unconsolidated subsidiaries and affiliates	6,440	·	54,824
Investment in securities (Note 5) Investment in and advances to unconsolidated subsidiaries and affiliates Investments in affiliates	6,440 45	7,194	54,824 382
Investment in securities (Note 5) Investment in and advances to unconsolidated subsidiaries and affiliates Investments in affiliates Long-term loans receivable	6,440 45 1,076	7,194	54,824 382 9,158
Investment in securities (Note 5) Investment in and advances to unconsolidated subsidiaries and affiliates Investments in affiliates Long-term loans receivable Other investments	6,440 45 1,076 964	7,194 1,043 238	54,824 382 9,158 8,206
Investment in securities (Note 5) Investment in and advances to unconsolidated subsidiaries and affiliates Investments in affiliates Long-term loans receivable Other investments Less: allowance for doubtful accounts Total investments and advances	6,440 45 1,076 964 (356)	7,194 1,043 238 (352)	54,824 382 9,158 8,206 (3,028)
Investment in securities (Note 5) Investment in and advances to unconsolidated subsidiaries and affiliates Investments in affiliates Long-term loans receivable Other investments Less: allowance for doubtful accounts Total investments and advances	6,440 45 1,076 964 (356) 13,412	7,194 1,043 238 (352) 9,696	54,824 382 9,158 8,206 (3,028) 114,177
Investment in securities (Note 5) Investment in and advances to unconsolidated subsidiaries and affiliates Investments in affiliates Long-term loans receivable Other investments Less: allowance for doubtful accounts Total investments and advances Property and equipment, at cost, ess accumulated depreciation (Note 7)	6,440 45 1,076 964 (356) 13,412 8,398	7,194 1,043 238 (352) 9,696 5,117	54,824 382 9,158 8,206 (3,028) 114,177 71,493
Investment in and advances to unconsolidated subsidiaries and affiliates Investments in affiliates Long-term loans receivable Other investments Less: allowance for doubtful accounts Total investments and advances Property and equipment, at cost, ess accumulated depreciation (Note 7) Security deposits (Note 8)	6,440 45 1,076 964 (356) 13,412 8,398 2,978	7,194 1,043 238 (352) 9,696 5,117 2,273	54,824 382 9,158 8,206 (3,028) 114,177 71,493 25,354
Investment in securities (Note 5) Investment in and advances to unconsolidated subsidiaries and affiliates Investments in affiliates Long-term loans receivable Other investments Less: allowance for doubtful accounts Total investments and advances Property and equipment, at cost, ess accumulated depreciation (Note 7) Security deposits (Note 8) mtangibles and other	6,440 45 1,076 964 (356) 13,412 8,398 2,978 2,139	7,194 1,043 238 (352) 9,696 5,117 2,273 1,822	54,824 382 9,158 8,206 (3,028) 114,177 71,493 25,354 18,205
Investment in securities (Note 5) Investment in and advances to unconsolidated subsidiaries and affiliates Investments in affiliates Long-term Ioans receivable Other investments Less: allowance for doubtful accounts Total investments and advances Property and equipment, at cost, ess accumulated depreciation (Note 7) Security deposits (Note 8) Intangibles and other Deferred tax assets (Note 13)	6,440 45 1,076 964 (356) 13,412 8,398 2,978 2,139 2,822	7,194 1,043 238 (352) 9,696 5,117 2,273 1,822 6,885	54,824 382 9,158 8,206 (3,028) 114,177 71,493 25,354 18,205 24,023
Investment in securities (Note 5) Investment in and advances to unconsolidated subsidiaries and affiliates Investments in affiliates Long-term loans receivable Other investments Less: allowance for doubtful accounts Total investments and advances Property and equipment, at cost, ess accumulated depreciation (Note 7)	6,440 45 1,076 964 (356) 13,412 8,398 2,978 2,139	7,194 1,043 238 (352) 9,696 5,117 2,273 1,822	54,824 382 9,158 8,206 (3,028) 114,177 71,493 25,354 18,205

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

At 31 March 2006 and 2005	Millior	ns of yen	(Note 3)
	2006	2005	2005
LIABILITIES AND STOCKHOLDERS' EQUITY			
Current Liabilities:			
Short-term bank loans (Note 9)	¥ 15	¥ 400	\$ 124
Current portion of long-term bank loans (Note 9)	2,000	65	17,026
Accounts payable:			
Third parties	8,059	5,773	68,608
Unconsolidated subsidiaries and affiliates	14	26	115
	8,073	5,799	68,723
Income taxes payable	293	440	2,494
Deferred tax liabilities	_	5,053	_
Accrued bonuses for employees	2,474	2,264	21,058
Advances received from customers	404	334	3,443
Other current liabilities	5,704	4,255	48,563
Total current liabilities	18,963	18,610	161,431
Non-Current Liabilities:			
Bonds (Note 9)	5,171	10,180	44,020
Long-term bank loans (Note 9)	29	2,390	248
Deferred tax liabilities (Note 13)	965	0	8,217
Security deposits received	11	17	95
Reserve for retirement benefits (Note 10)	133	8	1,128
Negative goodwill	_	145	_
Other non-current liabilities	53	28	451
Total non-current liabilities	6,362	12,768	54,159
Minority Interests in Subsidiaries	4,602	3,346	39,178
Commitments and Contingent Liabilities (Notes 11)			
Stockholders' Equity:			
Common stock:			
Authorized 90,088,176 shares at 31 March 2006 and 2005			
Issued 24,397,023 shares at 31 March 2006 and 2005	29,066	29,066	247,433
Capital surplus	23,218	22,666	197,649
Retained earnings	2,768	(2,851)	23,565
Unrealized gains on marketable securities and investment in securities	8,633	8,553	73,490
Foreign currency translation adjustments	4,972	4,358	42,323
	68,657	61,792	584,460
Treasury stock			
At cost, 2,060,902 and 1,645,055 shares at 31			
March 2006 and 2005, respectively	(10,291)	(4,659)	(87,603)
Total stockholders' equity	58,366	57,133	496,857
	¥ 88,293	¥ 91,857	\$ 751,625

/// Financial Statements

Transcosmos inc. AND ITS CONSOLIDATED SUBSIDIARIES Consolidated Statements of Operations

For the years ended 31 March 2006, 2005 and 2004			Mi	illions of yen			U.S.do	ollars (Note 3)
		2006		2005		2004		2005
Net Sales (Note 15)	¥	106,468	¥	94,583	¥	77,918	\$	906,343
Cost of Sales		78,207		70,983		59,052		665,765
Gross profit		28,261		23,600		18,866		240,578
Selling, General and Administrative Expenses		20,259		16,324		15,920		172,461
Operating income		8,002		7,276		2,946		68,117
Non-operating Income (Expenses):								
Interest income		59		126		148		503
Interest expense		(26)		(40)		(29)		(219)
New shares issuance cost		_		_		(3)		_
Bond issuance cost		_		(66)		_		_
Dividend income		3		88		15		29
Gain on sale/disposal of investment in securities		3,155		621		641		26,861
Loss on sale/disposal of investment in securities		(1)		(2)		(25)		(6)
Loss on disposal of property and equipment		(185)		(372)		(302)		(1,574)
Loss on impairment of fixed assets		(970)		_		—		(8,261)
Gain on sale/disposal of investment in affiliates		1,640		1,394		32		13,961
Write-down of investment in affiliates		(102)		(7)		(179)		(868)
Equity in earnings of unconsolidated subsidiaries and affiliates		(1,249)		(401)		(175)		(10,632)
Gain on subsidy accounts		50		80		_		426
Foreign exchange losses		(154)		(101)		(1,202)		(1,313)
Loss on investment in partnerships		_		_		(294)		_
Write-down of marketable securities and investment in securities		_		(150)		(296)		_
Gain on issuance of shares by investees		581		546		32		4,944
Loss on issuance of shares by investees		(475)		(247)		(0)		(4,047)
Write-down of golf club memberships		(11)		(28)		(21)		(94)
Amortization of goodwill		(58)		(809)		_		(498)
Head office relocation expense		_		_		(828)		_
Gain on sale of business		_		125		_		_
Other, income		674		471		340		5,734
Other, expenses		(428)		(539)		(487)		(3,641)
Total Non-operating Income (Expenses)		2,503		2,968		(2,633)		21,306
Income before income taxes and minority interests in subsidiaries								
Income Taxes (Note 13)		10,505		7,965		313		89,423
- Current		108		161		140		922
- Refund		_		_		(853)		_
- Deferred		3,585		2,993		270		30,519
		6,812		4,811		756		57,982
Minority interests in net income of subsidiaries		(142)		_		_		(1,203)
Minority interests in net loss of subsidiaries		_		37		196		_
•	¥	6,670	¥	4,848	¥	952	\$	56,779
				Yen			U.S. de	ollars (Note
Per Share:				-				
	¥	297.94	¥	211.3	¥	39.3	\$	2.54
	¥	70.0	¥	40.0	¥	30.0	\$	0.60
Weighted average number of shares (in thousands) The accompanying notes are an integral part of these consolidated financial statements.		22,376		22,926		28,804		

Consolidated Statements of Stockholders' Equity

For the years ended 31 March 2006, 2005 and 2004

///

Millions of yen

For the years ended 51 March 2000, 2005 and 2004				IVIIIIIC	ons of yen			
	Number of shares of common stock		ommon stock		Capital urplus		Retained earnings	
Balance at 31 March 2003	24,397,023	¥	29,066	¥	30,623	¥	(15,854)	
Directors' bonuses			_)		(1)	
Decrease due to additional consolidation of subsidiaries	_		_				(0)	
Transfer from capital surplus to retained earnings	_		_		(8,001)		8,001	
Net loss for the year ended 31 March 2004	_		_				952	
Balance at 31 March 2004	24,397,023		29,066		22,622		(6,902)	
Increase in capital surplus due to merger with a consolidated subsidiary	_		_		69		_	
Loss on sale of treasury stock	_		_		(25)		_	
Directors' bonuses	_		_		_		(16)	
Cash dividends	_		_		_		(696)	
Increase in retained earnings due to decrease in number of affiliates	_		_		_		48	
accounted for by the equity method								
Decrease in retained earnings due to merger of consolidated subsidiaries	_		_		_		(64)	
Decrease in retained earnings due to merger with a consolidated subsidiary	_		_		_		(69)	
Net income for the year ended 31 March 2005	_		_		_		4,848	
Balance at 31 March 2005	24,397,023		29,066		22,666		(2,851)	
Gain on sale of treasury stock					552			
Directors' bonuses	_		_		_		(3)	
Cash dividends	_		_		_		(910)	
Increase in retained earnings due to increase in number of	_		_		_		734	
consolidation of subsidiaries accounted for by the equity method								
Increase in retained earnings due to decrease in number of affiliates	_		_		_		59	
accounted for by the equity method								
The amount of others earned surpluses increase	_		_		_		195	
Decrease in retained earnings due to increase in number of	_		_		_		(674)	
consolidation of subsidiaries accounted for by the equity method								
Decrease in retained earnings due to decrease in number of affiliates	_		_	_			(452)	
accounted for by the equity method								
Net income for the year ended 31 March 2006	_		_		_		6,670	
Balance at 31 March 2006	24,397,023	¥	29,066	¥	23,218	¥	2,768	
			Theu	oondo of	U.S. dollars (No			
Balance at 31 March 2005		\$	247,433	\$	192,953		(24,268)	
Gain on sale of treasury stock		Ψ	247,433	ψ	4,696	ψ	(24,200)	
Directors' bonuses					4,030		(26)	
Cash dividends							(7,747)	
Increase in retained earnings due to increase in number of							6,248	
consolidation of subsidiaries accounted for by the equity method	_		_				0,240	
Increase in retained earnings due to decrease in number of affiliates	_		_		_			
accounted for by the equity method								
The amount of others earned surpluses increase							9	
Decrease in retained earnings due to increase in number of	_		_		_		9 (5,740)	
consolidation of subsidiaries accounted for by the equity method	—		_		_		(3,740)	
, , , ,							(3,852)	
							(3,032)	
Decrease in retained earnings due to decrease in number of affiliates								
accounted for by the equity method Net income for the year ended 31 March 2006	_		_		_		56,779	

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

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Transcosmos inc. AND ITS CONSOLIDATED SUBSIDIARIES

For the years ended 31 March 2006, 2005 and 2004		Millions of yen		Thousands of U.S. dollars (Note 3)
	2006	2005	2004	2006
Cash Flows from Operating Activities:				
Net income/(loss) before income taxes	10,505	¥ 7,965	¥ 313	\$ 89,423
Adjustments to reconcile net income to net cash provided by operating activities:				
Depreciation	978	1,004	823	8,323
Amortization of excess cost of investments over equity in net assets				
in consolidated subsidiaries	(26)	800	39	(219)
Loss on disposal of property and equipment	185	_	—	1,574
Amortization of intangible assets	553	452	318	4,711
Accrued interest and dividend income	(63)	(224)	(163)	(532)
Accrued interest expense	26	40	29	219
Foreign exchange losses	154	146	1,199	1,313
Loss on impairment of fixed assets	970	_	—	8,261
New shares issuance cost	_	_	3	_
Bond issuance cost	_	66	_	_
Write-down of investment in affiliates	102	7	179	868
Equity in earnings of unconsolidated subsidiaries and affiliates	1,249	401	175	10,632
Dilution gain from change in equity interest	(105)	(299)	(32)	(897)
(Gain)/loss on sale of investment in unconsolidated subsidiaries and affiliates, ne	et (1,621)	(1,375)	(32)	(13,796)
Gain on sale/disposal of investment in securities, net	(3,155)	(3,114)	(616)	(26,855)
Reversal of bad debt expense	17	38	140	144
Increase/(decrease) in reserve for retirement benefits	28	254	290	239
Write-down of investment in securities	8	150	296	70
Loss on investments in partnerships	_	225	294	_
Write-down of golf club memberships	11	28	21	94
Loss on disposal of property and equipment	_	372	302	_
Write-down of investment in securities for operating purposes	_	25	148	_
Increase in accrued bonuses for employees	189	152	445	1,611
Increase in notes and accounts receivable	(324)	(942)	(1,534)	(2,760)
Increase in investment in securities for operating purposes	(3,697)	_	_	(31,469)
Decrease in investment in securities for operating purposes	_	545	210	_
Decrease in work and software in progress and merchandise	18	3	45	149
(Decrease)/increase in accounts payable	(149)	(44)	159	(1,271)
Other, net	1,012	(498)	2,064	8,607
Sub total	6,865	6,177	5,115	58,439
Interest and dividends received	50	251	234	425
Interest paid	(51)	(41)	(33)	(430)
Income taxes refunded	6	511	3,970	49
Income taxes paid	(549)	(80)	(178)	(4,673)
Net cash provided by operating activities	6,321	¥ 6,818	¥ 9,108	\$ 53,810

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

			Mil	lions of yen				ands of U.S. s (Note 3)
		2006		2005		2004	2	2005
Cash Flows Used in Investing Activities:								
Deposit of long-term time deposits	¥	(15)	¥	(75)	¥	_	\$	(124)
Withdrawal of long-term time deposits		_		_		17		_
Payments for purchase of marketable securities		_		(3,000)		(200)		_
Proceeds from sale of marketable securities		_		3,200		_		_
Payments for purchase of property and equipment		(3,918)		(1,070)		(1,396)		(33,351)
Payments for purchase of investment in securities		(175)		(782)		(521)		(1,494
Proceeds from sale of investment in securities		3,302		3,432		983		28,112
Proceeds from repayment of investment in securities		500		_		_		4,256
Payments for purchase of investment in affiliates		(4,209)		(1,624)		(3,563)		(35,832)
Proceeds from sale of investment in affiliates		4,231		776		_		36,014
Payments for sale of investment in subsidiaries resulting in								•
change in scope of consolidation (Note 14)		_		(26)		_		_
Payments for purchase of investment in subsidiaries resulting				(-)				
in change in scope of consolidation		(1,782)		_		_		(15,172
Proceeds from purchase of investment in subsidiaries		() -)						(-)
resulting in change in scope of consolidation (Note 14)		_		149		_		_
Payments for purchase of intangibles		(928)		(838)		(820)		(7,902
Payments for purchase of other investments		(1,070)		(1,194)		(1,552)		(9,105
Proceeds from sale of other investments		625		724		1,910		5,320
Net cash used in investing activities		(3,439)		(328)		(5,142)		(29,278
Cash Flows from(used in) Financing Activities:		(-,,		()		(0)		(,
Proceeds from short-term bank loans		15		320		_		124
Repayment of short-term bank loans		(512)		(1,231)		(100)		(4,360)
Proceeds from long-term bank loans		_		_		2,000		()= ==
Repayment of long-term bank loans		(460)		(34)		(2,068)		(3,913)
Proceeds from issuance of bonds				9,934				(-,
Payments for repurchase of treasury stock		(10,121)		(1,589)		(3,134)		(86,158)
Proceeds from sale of treasury stock		212		40		(0,101)		1,804
Proceeds from stock issuance to minority interests		168		140		91		1,426
Proceeds from repayment of bonds		(180)						(1,532)
Payments for capital reduction to minority interests		(,		(18)		(13)		(1,002)
Cash dividends paid		(910)		(696)		(10)		(7,747
Dividends paid to minority interests		(99)		(030)		(8)		(837)
Net cash provided by/(used in) financing activities		(11,887)		6,864		(3,232)		(101,193)
Effect of exchange rate changes on cash and cash equivalents		376		102		(421)		3,204
Net increase in cash and cash equivalents		(8,629)		13,456		313		(73,457
Increase due to increase in consolidated subsidiaries		474		719		34		4,031
Cash and cash equivalents at beginning of year		29,358		15,183		14,836		249,921
Cash and cash equivalents at end of year	¥	29,358	¥	29,358	¥	15,183		180,495

Reconciliation of cash and time deposits in the consolidated balance sheets to cash and cash equivalents at end of year in the consolidated statements of cash flows

in the consolidated statements of cash flows			Mil	lions of yen			ousands of U.S ollars (Note 3)
		2006		2005		2004	 2006
Cash and time deposits	¥	21,803	¥	28,904	¥	13,218	\$ 185,602
Marketable securities		325		529		2,165	2,769
		22,128		29,433		15,383	 188,371
Time deposits period exceeding three months		(925)		(75)		(200)	(7,876)
Cash and cash equivalents	¥	21,203	¥	29,358	¥	15,183	 180,495

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

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Transcosmos inc. AND ITS CONSOLIDATED SUBSIDIARIES Notes to the Consolidated Financial Statements

1. Basis of Presenting the Consolidated Financial Statements

The accompanying consolidated financial statements have been prepared from accounts maintained by transcosmos inc., (the "Company") and its consolidated subsidiaries. The Company and its domestic consolidated subsidiaries have maintained their accounts in accordance with the provisions set forth in the Commercial Code of Japan and the Securities and Exchange Law and in conformity with accounting principles generally accepted in Japan, which are different in certain respects as to application and disclosure requirements from those of International Financial Reporting Standards.

The accounts of 14 overseas consolidated subsidiaries, Transcosmos Investments & Business Development, Inc., EGI Fund Management Company L.L.C., EGI Fund Management Company 2 L.L.C., transcosmos America Inc., Career Incubation USA Inc., Access Markets International Partners, Inc. (incorporated in the USA), transcosmos Information Creative (China) Co., Ltd., transcosmos Information system (Shanghai) Co., Ltd., transcosmos MCM Shanghai Co., Ltd., transcosmos Information Creative Holdings, Shine Harbour Ltd. (incorporated in China), and IBR Inc., CIC Korea, Inc., APPLIED TECHNOLOGY KOREA, INC. (incorporated in Korea) are based on their accounting records maintained in conformity with accounting principles and practices generally accepted in their respective countries. Although certain differences exist in the accounting principles employed by the overseas subsidiaries, no adjustments have been made to their accounts in order to conform to the accounting principles in the generality accepted in Japan consolidated financial statements.

Certain items presented in the consolidated financial statements submitted to the Director of Kanto Finance Bureau in Japan have been reclassified in these accounts for the convenience of readers outside Japan.

2. Summary of Significant Accounting Policies

(1) Basis of Consolidation

The Company had 56 subsidiaries (majority-owned companies) as of 31 March 2006 (42 as of 31 March 2005 and 44 as of 31 March 2004). The consolidated financial statements include the accounts of the Company and 49 of its subsidiaries for the year ended 31 March 2006 (35 for the year ended 31 March 2005 and 39 for the year ended 31 March 2004).

The remaining 7 (7 for 2005 and 5 for 2004) subsidiaries, whose combined assets, net sales and net income in the aggregate are not significant in relation to those of the consolidated financial statements of the Company have been excluded from consolidation.

The Company and all of its consolidated subsidiaries use a year ending 31 March, except for Transcosmos Investments & Business Development, Inc., EGI Fund Management Company L.L.C., EGI Fund Management Company 2 LLC., transcosmos America Inc., En Compass Group K.K., transcosmos Information Creative (China) Co., Ltd., Listen Japan, Inc., Career Incubation USA Inc., Atom Shock Wave K.K., IBR Inc., Applied Technology Co., Ltd., Ask.jp Co., Ltd., transcosmos Information system (Shanghai) Co., Ltd., transcosmos MCM Shanghai Co., Ltd., CIC Korea, Inc., transcosmos Information Creative Holdings, Shine Harbour Ltd., Access Markets International Partners, Inc., APPLIED TECHNOLOGY KOREA, INC., which use a year ending on 31 December. The accounts of those subsidiaries have been consolidated based on the result of operations and account balances for such a fiscal year and necessary adjustments have been made for any material transactions that occurred between the various fiscal year ends. When consolidated financial statements are made, financial statements based on the provisional settlement of account that executed it in the consolidation day present provinces are used on each 30 April, 30 June, and 30 September the fiscal year of Band Wagon, Inc., FLEX International Co., Ltd., and Career Incubation Inc.

(2) Consolidation and Elimination

For the purposes of preparing the consolidated financial statements, any gains/losses in relation to inter-company transactions have been eliminated, and the portion thereof attributable to minority interests is charged to minority interests.

Applicable inter-company accounts have been eliminated. The cost of investments in the common stock of consolidated subsidiaries is offset by the underlying equity in the net assets of such subsidiaries. The difference between the cost of an investment and the amount of underlying equity in net assets of such subsidiaries is deferred and amortized over 5 or 10-year period on a straight-line basis. In the event that an unexpected difference occurs between the cost of an investment and the amount of underlying equity in the net assets of these subsidiaries, the consolidation adjustments account is reduced accordingly.

An adjustment is made to the calculation of depreciation to eliminate unrealized profits on depreciable assets sold among the Companies.

(3) Accounting for Investment in Unconsolidated Subsidiaries and Affiliates

The equity method is applied to investments in 21 affiliates for the year ended 31 March 2006 (two unconsolidated subsidiaries and 19 affiliates for the year ended 31 March 2005 and three unconsolidated subsidiaries and 16 affiliates for the year ended 31 March 2004). The investments in the remaining unconsolidated subsidiaries and affiliates are carried at cost.

(4) Securities

(including investments in securities for operating purposes) Securities held by the Company and its subsidiaries are, under the accounting standard for financial instruments, classified into two categories:

Available-for-sale securities for which market quotations are available are stated at fair value. Net unrealized gains or losses on these securities are reported as a separate item in the shareholders' equity at a net-of-tax amount. Cost of sales is determined by the moving-average method.

Available-for-sale securities for which market quotations are unavailable are stated at cost, determined by the moving-average method.

In the past, the Company have positioned the evaluation, development and promotion of know-how related to internet technology ventures as sources of competitiveness, the Company decided to clearly position investment in those ventures as a core business within the organization, and to strengthen the workforce as a corporate venture business to pursue profit and benefit from the synergies with information service business from April 2005. As a result, investment in securities of ¥13,814 million (\$117,599 thousand) were reclassified to investment in securities for operating purposes, and non-current deferred tax liabilities of ¥4,941 million (\$42,066 thousand) were reclassified to current

deferred tax liabilities on 1 April 2005. In addition, sales of investment in securities resulting from Corporate Venture Capital business, which have been presented as non-operating income (expense) at net amount in prior years, are included in sales and cost of sales at gross amount effective for the year ended 31 March 2006. As a result, net sales, cost of sales, gross profit and operating income increased by ¥6,149 million (\$52,346 thousand), ¥225 million (\$1,918 thousand), ¥5,924 million (\$50,428 thousand) and ¥5,924 million (\$50,428 thousand), respectively, and commission expense (SG&A), gain on sale of investment in securities (non-operating income), dividends income (non-operating income) and loss on investment in partnerships (non-operating expense) decreased by ¥11 million (\$93 thousand), ¥5,915 million (\$50,355 thousand), ¥25 million (\$209 thousand) and ¥6 million(\$53 thousand), respectively, as compared with prior year.

(5) Inventories

Work and software in progress are stated at cost, which is determined on an individual project basis. Merchandise is mostly stated at cost, using the average cost method.

(6) Property and Equipment

Depreciation expense for the Company and domestic subsidiaries is principally computed using the declining-balance method, at rates based on the estimated useful lives of the assets. Depreciation for buildings (excluding leasehold improvements and auxiliary facilities attached to buildings), which were acquired on or after 1 April 1998, is computed using the straight-line method.

Depreciation expense for foreign subsidiaries is principally computed using the straight-line method.

Depreciation for certain equipment of the Company's call center is computed using the straight-line method, based on the estimated useful lives of the related assets.

(7) Accounting for Leases

Leases that transfer substantially all the risks and rewards of ownership of the assets are accounted for as capital leases. Leases that do not substantially transfer the risks and rewards of ownership of the assets at the end of the lease term are accounted for as operating leases, in accordance with accounting principles and practices generally accepted in Japan.

(8) Amortization of Intangible Assets

Intangible assets are amortized using the straight-line method. Software for internal use is amortized using the straight-line method over 5 years, and software for sales purposes is amortized based on estimated sales quantities over 3 years with minimum annual amortization of one-third of the total amortization.

(9) Amortization of Deferred Charges Bond issuance costs are charged to income as incurred.

(10) Allowance for Doubtful Accounts

An allowance for doubtful accounts is provided against potential losses on collection at an amount measured by a historical bad debt ratio, plus an amount deemed necessary to cover possible losses estimated on an individual account basis.

(11) Accrued Bonuses for Employees

Accrued bonuses for employees are determined by certain consolidated subsidiaries based on the estimated bonuses to be paid to employees.

(12) Reserve for Retirement Benefits

The reserve for retirement benefits as of year end, represents the estimated present value of projected benefit obligations in excess of the fair value of the plan assets except that, as permitted under the new standard, unrecognized actuarial differences are amortized on a straight-line basis over the period of 5 years from the following year in which they arise.

(13) Hedge Accounting

All derivatives are stated at fair value. Gains and losses arising from changes in the fair value of derivatives designated as "hedging instruments" are deferred as an asset or liability.

The derivatives designated as hedging instruments by the Company are principally spot forward exchange contracts to reduce exposure to foreign exchange fluctuations in respect of future transactions denominated in foreign currencies, and interest rate swap agreements to reduce exposure interest rate fluctuations in respect of bank loans.

The Company has a policy to utilize the above hedging instruments in order to reduce exposure to fluctuations in foreign exchange rates and interest rates, based on the Company's internal policies.

The Company evaluates the effectiveness of its hedging activities by reference to the accumulated gains and losses on the hedging instruments and the related items from the commencement of the hedges.

(14) Accounting for Consumption Tax

In Japan, consumption tax is imposed at a flat rate of 5 per cent on all purchases of goods and services for domestic consumption (with certain exemptions). The consumption tax imposed on the Group's domestic sales to customers is withheld by the Group at the time of sale and is subsequently paid to the national government. The consumption tax withheld upon sale and the consumption tax paid by the Group on purchases of goods and services is not included in the related amounts in the consolidated statements of operations.

(15) Translation of Foreign Currency Financial Statements Translation of foreign currency financial statements of overseas subsidiaries into Japanese yen for consolidation purposes is done using the exchange rates prevailing at their balance sheet dates, with the exception of stockholders' equity, which is translated using historical rates. Revenue and expense accounts are translated using the current exchange rate prevailing at the balance sheet dates.

The difference in yen amounts arising from the use of different rates is presented as "foreign currency translation adjustments" in stockholders' equity, except for the portion attributable to minority stockholders, which is included in "minority interests in subsidiaries".

(16) Appropriation of Retained Earnings

Under the Commercial Code of Japan and the Articles of Incorporation of the Company, the plan for appropriation of retained earnings (primarily for cash dividend payments) proposed by the Board of Directors is required to be approved at the shareholders' meeting which must be held within three months after the end of each fiscal year. The appropriations charged to retained earnings in each fiscal year as reflected in the consolidated financial statements represent those which were approved at the shareholders' meeting during that year and were applicable to the immediately preceding fiscal year.

(17) Income Taxes

The income taxes of the Company and its domestic subsidiaries consist of corporate income taxes, local inhabitants taxes and enterprise taxes.

Income taxes were determined using the assets and liabilities approach, whereby deferred tax assets and liabilities were recognized in respect of temporary differences between the tax basis of assets and liabilities and those as reported in the consolidated financial statements.

(18) Net Income / (Loss) Per Share

The computation of net income/(loss) per share is based on the weighted average number of shares of common stock outstanding. Cash dividends per share shown in the consolidated statements of operations are the amounts applicable to the respective years.

(19) Accounting Standard for Impairment of Fixed Assets

On 9 August 2002, the Business Accounting Council in Japan issued "Accounting Standard for Impairment of Fixed Assets". The standard requires that fixed assets be reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. An impairment loss shall be recognized in the consolidated statement of income by reducing the carrying amount of impaired assets or a group of assets to the recoverable amount to be measured as the higher of net selling price and value in use.

The Companies adopted this standard with effective in the year ended 31 March 2006. As a result of this adoption, income before income taxes decreased by 970 million yen.

(20) Reclassifications

Certain amounts for the prior year have been reclassified to conform to the presentation for 2006. These changes had no impact on net income/ (loss) or net cash flows previously reported.

3. United States Dollar Amounts

The Company maintains accounting records in yen. The U.S. dollar amounts included in the consolidated financial statements for the year ended 31 March 2006 and notes thereto represent the arithmetical results of translating yen to U.S. dollars on a basis of ¥117.47=US\$1, the approximate effective rate of exchange prevailing at 31 March 2006. The inclusion of such U.S. dollar amounts is solely for convenience of the reader and is not intended to imply that yen amounts have been or could be readily converted, realized or settled in U.S. dollars at ¥117.47=US\$1 or any other rate.

4. Collateral

A deposit of ¥1 million (\$9 thousand) as of 31 March 2006 and 2005 was pledged as collateral for guarantees on advertising transactions.

5. Marketable Securities and Investment in Securities

(1) The cost, book value and unrealized gain or loss on available-for-sale securities with market quotations as of 31 March 2006 and 2005 are as follows:

_						
Description Fair market value exceeds acquisition cost Equity securities				value et value)	Unrealiz (los	
		1,924	¥	15,055	¥	13,131
Fair market value does not exceed acquisition cost Equity securities		825		695		(130)
Total	¥	2,749	¥	15,750	¥	13,001

		Millions of yen 31 March 2005								
Description		Acquisition Book value cost (Fair market value)				zed gain ss)				
Fair market value exceeds acquisition cost				,		í				
Equity securities	¥	1,202	¥	15,459	¥	14,257				
Fair market value does not exceed acquisition cost										
Equity securities		102		96		(6)				
Total	¥	1,304	¥	15,555	¥	14,251				

-	Thousands of U.S. dollars (Note 3) 31 March 2006							
Description	Acquisition cost	Book value (Fair market value)	Unrealized gain (loss)					
Fair market value exceeds acquisition cost								
Equity securities	\$ 16,376	\$128,163	\$ 111,787					
Fair market value does not exceed acquisition cost								
Equity securities	7,027	5,919	(1,108)					
Total	\$ 23,403	\$134,082	\$ 110,679					

31 March 2005 is presented at the amount net of write-down of ¥3 million (\$26 thousand), respectively.

In the event that a decline in the value of the available-for-sale securities is 30% or more and is considered other than temporary, the acquisition cost is written down to fair value.

(2) Available-for-sale securities sold:

		Millions of yen 31 March 2006 2005	dolla	ands of U.S. rs (Note 3) March		
	4	2006		2005	2006	
Proceeds from sale of available-for-sale						
securities	¥	9,425	¥	13,448	\$	80,231
Realized gain		9,129		5,304		77,717
Realized loss		(1)		(4)		(6)

(3) The book value of major securities without market quotations as of 31 March 2006 and 2005 is as follows:

				dollar	nds of U.S. <u>s (Note 3)</u> March
	2006	1	2005		2006
¥	4,341	¥	1,988		\$ 36,957
	323		529		2,748
	1,107		770		9,423
¥	5,771	¥	3,287	\$	49,128
	¥	31 M 2006 ¥ 4,341 323 1,107	¥ 4,341 ¥ 323 1,107	31 March 2006 2005 ¥ 4,341 ¥ 1,988 323 529 1,107 770	Millions of yen dollar 31 March 31 2006 2005 ¥ 4,341 1,988 323 529 1,107 770

6. Work and Software in Progress

"Work and Software in Progress" represents the accumulated costs of uncompleted work for software development, data processing and other work under contract with customers.

7. Property and Equipment

		31 March				March
	2	2006 2005		2005	2006	
Buildings and structures	¥	4,859	¥	3,418	\$	41,362
Cars and vehicles		50		9		428
Equipment, furniture and fixtures		8,059		4,855		68,600
		12,968		8,282		110,390
Less: accumulated depreciation		(5,890)		(4,478)		(50,137)
		7,078		3,804		60,253
Land		1,135		1,311		9,660
Construction in progress		185		2		1,580
	¥	8.398	¥	5.117	\$	71.493

8. Security Deposits

Security deposits as of 31 March 2006 and 2005 are deposits paid to lessors in connection with leases of buildings and office space, computers and related equipment. Lessors in Japan require large amounts of leasehold deposits equivalent to several months' lease rental payments. Such leasehold deposits do not earn interest and are generally returnable only after the lease is terminated.

9. Short-term and Long-term Debt

(1) Short-term bank loans as at 31 March 2006 and 2005 are as follows:

			Millions of yen 31 March			ids of U.S. (Note 3) March
	20	006	20	005	20	006
Unsecured bank loans (average interest rate						
of 5.0 per cent 2006 and 1.7 per cent 2005)	¥	15	¥	400	\$	124

(2) The outstanding bank overdrafts and loan commitments contracted as at 31 March 2006 and 2005 are as follows:

		Millions of yen 31 March 2006 2005 ¥ 10,000 ¥ ¥ 10,000 ¥ ¥ 10,000 ¥	dolla	ands of U.S. rs(Note 3) March		
		2006		2005		2006
Credit facilities	¥	10,000	¥	10,000	\$	85,128
Used		_		_		_
Unused	¥	10,000	¥	10,000	\$	85,128

(3) Long-term debt as of 31 March 2006 and 2005 is as follows:

		Millions 31 M			dolla	dollars (Note 3) 31 March		
	1	2006		2005		2006		
Unsecured	¥	2,029	¥	2,455	\$	17,274		
Long-term bank loans, due 2007 to 2009								
(average interest rate of 2.2 per cent								
excluding current portion)								
tranccosmos Inc.								
Zero coupon convertible bonds due on 20								
March 2008(*1)		5,171		10,000		44,020		
Applied Technology Co., LTD								
1.17 per cent, unsecured bonds,								
due on 20 June 2008		_		100		_		
0.41 per cent, unsecured bonds,								
due on 25 August 2008		_		160		_		
0.68 per cent, unsecured bonds,								
due on 10 September 2008		_		80		_		
		7,200		12,795		61,294		
Less : Current portion		2,000		225		17,026		
	¥	5,200	¥	12,570	\$	44,268		

(*1)

The ¥10,000 million Zero Coupon Convertible Bonds (the "Bonds", whose terms shall, unless specified otherwise, include stock acquisition rights incorporated in the Bonds) of transcosmos inc. due 2008 were issued in denominations of ¥1,000,000 each, with stock acquisition rights.

Summary

- 1) Payment date: 21 June 2004
- 2) Due of redemption: 20 June 2008
- 3) Convertible price: Initially ¥4,410 per share
- 4) Convertible term: After 6 July 2004 up to and including 6 June 2008.

The aggregate annual maturity of long-term debt subsequent to 31 March 2006 is as follows:

		ns of yen March	dolla	rs (Note 3) March
	2	2006		2006
Year ending 31 March				
Within one year	¥	2,000	\$	17,026
Over two years up to three years		5,200		44,268
Total	¥	7,200	\$	61,294

10. Retirement Benefit Plan

The reserve for retirement benefits as of 31 March 2006 and 2005 is analyzed as follows:

IOHOWS:		Millions 31 Mi			dolla	ands of U.S. rs (Note 3) March
	2	2006	1	2005		2006
Projected benefit obligations	¥	(3,723)	¥	(3,431)	\$	(31,693)
Plan assets		5,393		4,304		45,908
		1,670		873		14,215
Unrecognized actuarial differences		(1,358)		(404)		(11,560)
		312		469		2,655
Prepaid pension costs		445		477		3,783
Reserve for retirement benefits	¥	(133)	¥	(8)	\$	(1,128)

Net pension expense related to retirement benefits for the years ended 31 March 2006 and 2005 is as follows:

		Millions 31 M		n	dolla	ands of U.S. rs (Note 3) March
		2006		2005		2006
Service costs	¥	380	¥	397	\$	3,232
Interest costs		33		30		280
Expected return on plan assets		(42)		(39)		(355)
Amortization of actuarial differences		32		215		270
Amortization of unrecognized prior service costs		_		_		_
Net pension expense		403		603		3,428
Gain on return of substitutional portion of					-	
employee pension fund		_		_		_
	¥	403	¥	603	\$	3,428

(Note: The above amounts are deducted from the amount of employees' donations to the business annuity fund or employees' pension fund.)

Assumptions used in the calculation of the above information are as follows:

	31 March		
	2006	2005	
Discount rate	1.0%	1.0%	
Expected rate of return on plan assets	1.0%	1.0%	
Method of attributing projected benefits to periods of service	Straight Line-basis	Straight Line-basis	
Amortization of unrecognized prior service costs	5 years	5 years	
Amortization of unrecognized actuarial differences	5 years	5 years	

11. Lease Transactions

The Group leases certain equipment, furniture and fixtures. Pro forma information pertinent to the lease contracts of the Group which do not transfer the ownership of the leased assets to the lessees on an "as if capitalized" basis for the years ended 31 March 2006 and 2005 is as follows:

				ons of yen arch 2006		
		Acquisition		Accumulated Depreciation		easehold operty
Buildings	¥	40	¥	23	¥	17
Cars and Vehicles		6		4		2
Furniture and Fixtures		1,457		893		564
Software		384		214		170
Total	¥	1,887	¥	1,134	¥	753

				ons of yen 1arch 2005		
	Acquisition Accumu		umulated reciation		easehold operty	
Buildings	¥	18	¥	5	¥	13
Cars and Vehicles		6		3		3
Furniture and Fixtures		1,423		938		485
Software		309		155		154
Total	¥	1,756	¥	1,101	¥	655

///

		Thousands of U.S. dollars (Note 3) 31 March 2006					
	Acquisition		Accu	umulated	Net	leasehold	
		cost depreciation		property			
Buildings	\$	342	\$	201	\$	142	
Cars and Vehicles		50		34		15	
Furniture and Fixtures		12,404		7,604		4,800	
Software		3,273		1,819		1,454	
Total	\$	16,069	\$	9,658	\$	6,411	

Future minimum lease payments under finance leases, including interest expense thereon as of 31 March 2006 and 2005 are as follows:

		Millions of yen 31 March			dollars	nds of U.S. <u>s (Note 3)</u> March
	20	006	20	05	2	006
Due within one year	¥	319	¥	342	\$	2,714
Due after one year		427		341		3,636
	¥	746	¥	683	\$	6,350

Depreciation expense, lease rental expense and interest expense which are not reflected in the consolidated statements of operations for the years ended 31 March 2006 and 2005 are as follows:

		Millions 31 Ma			dollars	nds of U.S. s (Note 3) March
	20	006	20	05	2	2006
Depreciation expense	¥	409	¥	433	\$	3,483
Lease rental expense		377		408		3,213
Interest expense		12		15		102

12. Derivatives and Hedging Activities

The Company utilizes derivative financial instruments, including forward exchange contracts to reduce exposure to fluctuations in foreign exchange rates. The Company also utilizes interest rate swaps to reduce exposure to fluctuations in the interest rate of bank loans. The Company holds derivative financial instruments within the specific purposes of the transactions. The Company does not hold or issue derivative financial instruments for trading purposes.

The Company is exposed to certain market risks arising from its forward exchange contracts and from interest rate swap agreements.

As of 31 March 2006 and 2005, the outstanding forward exchange contracts are as follows:

				Millions	of yen			
				31 M	arch			
			200)6			200)5
	Contractu	ial value					Contractu	ial value
	or Not	ional					or Not	ional
	principal	amount			Valua	tion	principal	amount
	Tot	al	Fair v	alue	gain(l	OSS)	Tot	al
change contracts	¥	750	¥	748	¥	(2)	¥	_

			Thous	ands of U.S 31 M		(Note 3)		
			20	006			20	05
	Contract	ual value					Contractu	ual value
	or No	itional					or Not	tional
	principa	l amount			Valua	ation	principal	amount
	To	ital	Fair	value	gain(l	OSS)	Tot	tal
Forward exchange contracts	¥	6,385	¥	6,371	¥	(14)	¥	_

13. Income Taxes

The Company and its domestic subsidiaries are subject to several taxes based on income, which in the aggregate resulted in statutory income tax rates of approximately 40.69 per cent for the years ended 31 March 2006 and 2005, respectively. Foreign subsidiaries are subject to the income taxes of the countries in which they operate.

The difference between the effective tax rate and statutory tax rate for the years ended 31 March 2003 is not presented because of the net loss in that year.

According to the Act for Partial Revision of Local Tax Law passed 31 March 2003, the statutory effective tax rate used for calculation of deferred tax assets and liabilities relating to temporary differences for the year ended 31 March 2003 has changed.

The effect of the adoption of the new standard for 2003 was immaterial.

The tax effects of temporary differences that give rise to the deferred tax assets and liabilities as of 31 March 2006 and 2005 are summarized as follows:

			ons of y	en		usands of U.S. Ilars (Note 3)
		31	March			31 March
		2006		2005		2006
Deferred tax assets:						
Accrued bonuses	¥	961	¥	880	\$	8,180
Accrued enterprise tax		74		116		626
Gain on sale of investment in affiliates						
eliminated upon consolidation		2,279		2,337		19,398
Write-down of golf club memberships		179		157		1,524
Capital losses carried forward		9,431		10,367		80,281
Allowance for doubtful accounts		531		200		4,523
Loss on liquidation of investment in affiliates		298		388		2,540
Write-down of marketable securities		241		464		2,052
Write-down of investment in securities		48		329		405
Other		484		339		4,125
		14,526		15,577		123,654
Valuation allowance		(8,557)		(5,844)		(72,842)
Total deferred tax assets		5,969		9,733		50,812
Deferred tax liabilities:						
Unrealized gain on available-for-sale securities		4,610		5,668		39,241
Gain on capital reduction		_		_		
Other		_		_		_
Total deferred tax liabilities		4,610		5,668	_	39,241
Net deferred tax assets	¥	1,359	¥	4,065	\$	11,571

Reconciliation between the statutory income tax rate and effective income tax rate as of 31 March 2006 is as follows: 31 March

	2006
Statutory income tax rate	40.69%
Valuation allowance	(7.51)
Tax rate difference of subsidiaries in foreign countries	(1.73)
Non-deductible items (entertainment expenses, etc.)	2.25
Inhabitant taxes per capita	0.50
Equity in earnings of unconsolidated subsidiaries and affiliates	4.84
Cash dividends eliminated upon consolidation	0.40
Gain or loss on issuance of shares by investees	(0.41)
Unrecognized profits of subsidiaries	(1.25)
Other	(2.62)
Effective income tax rate	35.16%

14. Supplementary Cash Flow Information

(1) The assets and liabilities of subsidiaries newly consolidated through the additional purchase of shares are as follows:

Band Wagon, Inc.	1	As of 30 Sep	tember 200	5	
	Millions	Millions of yen			
Current assets	¥	14	\$	117	
Non-current assets		2		21	
Goodwill		9		77	
Current liabilities		(4)		(37)	
Minority interests in subsidiaries		(6)		(51)	
Acquisition cost		15		127	
Cash and cash equivalents		(8)		(71)	
Payments for purchase of shares	¥	7	\$	56	

Ask.jp Co., Ltd.		As of 31 December 2005					
·····)- ····	Million	Millions of yen		ands of U.S. Iollars			
Current assets	¥	679	\$	5,781			
Non-current assets		287		2,440			
Current liabilities		(544)		(4,632			
Negative goodwill		(88)		(745			
Minority interests in subsidiaries		(178)		(1,516			
Net deficit pickup by equity method		926		7,881			
Acauisition cost		1,082		9,209			
Cash and cash equivalents		(497)		(4,232)			
Payments for purchase of shares	¥	585	\$	4,978			
Cash and cash equivalents Payments for purchase of shares Abacus Japan, Inc.	¥		cember 200	4,978			
Payments for purchase of shares		585	ember 200 Thousa	4,978			
Payments for purchase of shares		585 As of 31 Dec	ember 200 Thousa	4,978 05 ands of U.S.			
Payments for purchase of shares Abacus Japan, Inc. Current assets	Million	585 As of 31 Dec	ember 200 Thousa	4,978 05 ands of U.S. Iollars			
Payments for purchase of shares	Million	585 As of 31 Dec ns of yen 36	ember 200 Thousa	4,978 05 ands of U.S. ollars 305			
Payments for purchase of shares Abacus Japan, Inc. Current assets Non-current assets Goodwill	Million	585 As of 31 Dec <u>ns of yen</u> 36 90	ember 200 Thousa	4,978 05 ands of U.S. 10llars 305 768			
Payments for purchase of shares Abacus Japan, Inc. Current assets Goodwill Current lasits Goodwill Current liabilities Acquisition cost	Million	585 As of 31 Dec <u>1s of yen</u> 36 90 140	ember 200 Thousa	4,978 05 ands of U.S. 100 100 1,193 1,193			
Payments for purchase of shares Abacus Japan, Inc. Current assets Non-current assets	Million	585 As of 31 Dec 1s of yen 36 90 140 (66)	ember 200 Thousa	4,978 ands of U.S. iollars 305 768 1,193 (561)			

CIC Korea, Inc		As of 31 Dec	ember 200	05
	Millions	Millions of yen		ands of U.S. Iollars
Current assets	¥	1,715	\$	14,598
Non-current assets		2,471		21,031
Goodwill		259		2,209
Current liabilities		(1,130)		(9,622)
Non-current liabilities		(121)		(1,028)
Minority interests in subsidiaries		(667)		(5,677)
Net deficit pickup by equity method		(1,255)		(10,680)
Acquisition cost		1,272		10,831
Cash and cash equivalents		(507)		(4,320)
Payments for purchase of shares	¥	765	\$	6,511

FLEX International Co., Ltd.		As of 31 Dec	ember 200)5
	Million	s of yen		ands of U.S. ollars
Current assets	¥	800	\$	6,812
Non-current assets		49		416
Goodwill		10		82
Current liabilities		(200)		(1,704)
Non-current liabilities		_		
Minority interests in subsidiaries		(33)		(280)
Net deficit pickup by equity method		_		_
Acquisition cost		626		5,326
Cash and cash equivalents		(383)		(3,260)
Paymente for nurchase of charge	V	2/2	¢	220 C

15. Segment Information

(1) Industry Segme The Company and its su segments:	nt Information ubsidiaries operate principally in the following two industry
Industry segment:	Major activities:
Computer service	Data processing, data entry, software development, sale of equipment

The segment information of the Group for each of the two years in the year ended 31 March 2006 classified by industry segments is summarized as follows:

Corporate venture capital Venture capital investment

				For the y		nded 31 Ma lions of ven	arch 2	006		
	Corporate Computer Venture					lions of yen		nination or allocatable		
	:	service		capital		Total	2	amounts	Co	nsolidated
Sales: Sales to outside customers Inter-segment sales/transfers Total	¥	99,859 17 99,876	¥	6,609	¥	106,468 17 106,485	¥	(17)	¥	106,468
Operating expenses Operating profit or loss		90,774 9,102		1,203 5,406		91,977 14,508		6,489 (6,506)		98,466 8,002
Assets Depreciation Impairment of fixed assets Capital expenditure	¥	54,190 1,193 100 4,585	¥	23,275 9 6	¥	77,465 1,202 100 4,592	¥	10,828 329 870 613	¥	88,293 1,531 970 5,204

					Mil	lions of yen				
			C	Corporate			Elir	mination or		
	(Computer		Venture			un	allocatable		
		service		capital		Total	4	amounts	Со	nsolidated
Sales:										
Sales to outside customers	¥	88,396	¥	6,187	¥	94,583	¥	_	¥	94,583
Inter-segment sales/transfers		12		_		12		(12)		_
Total		88,408		6,187		94,595		(12)		94,583
Operating expenses		80,008		2,288		82,296		5,011		87,307
Operating profit or loss		8,400		3,899		12,299		(5,023)		7,276
Assets	¥	46.171	¥	19.611	¥	65,782	¥	21,133	¥	86,915
Depreciation	f	1.007	Ŧ	19,011	Ŧ	1.009	f	447	÷	1.456
Capital expenditure		1,595		2		1,596		312		1,430
		1,000				1,000		012		1,300
				For the y	ear e	nded 31 Ma	rch 2	006		
	_			Tho	Jsan	ds of U.S. do	llars			
			C	Corporate			Elir	mination or		
	(Computer		Venture			un	allocatable		
		service		capital		Total	â	amounts	Со	nsolidated
Sales:										
Sales to outside customers	\$	850,081	\$	56,262	\$	906,343	\$	_	\$	906,343
Inter-segment sales/transfers		142		_		142		(142)		_
Total		850,223		56,262		906,485		(142)		906,343
Operating expenses		772,738		10,243		782,981		55,245		838,226
Operating profit or loss	_	77,485		46,019		123,504		(55,387)		68,117
Assets	\$	461.308	\$	198.138	\$	659,446	\$	92.179	\$	751,625
Depreciation	ŕ	10.153	-	76		10.229	ŕ	2,805		13.034
		851				851		7,410		8,261
Impairment of fixed assets										

For the year ended 31 March 2005

(Note 1) The amounts of operating loss included in the column "elimination or unallocatable amount" are ¥6,510 million (\$55,415 thousand) and ¥5,356 million for the years ended 31 March 2006 and 2005, respectively, which include expenses mostly charged to the administration department.

- (Note 2) The amounts of assets included in the column "elimination or unallocatable amount" are ¥11,070 million (\$94,235 thousand) and ¥35,143 million for the years ended 31 March 2006 and 2005, respectively, which include surplus liquid assets (cash and securities), long-term investment funds (investment in securities and long-term deposits) and other assets which are attributable to the administrative department.
- (Note 3) As described in Summary of Significant Accounting Policies (4), the amounts of Corporate venture capital segment of the company have been restated for the year ended 31 March 2005, in conformity with change of accounting policy that sales transactions of Corporate venture capital business of the company have been presented as sales and operating expenses at gross amount.
 - The effect of this change was to increase net sales and operating profit for the corporate venture capital segment by ¥6,149 million (\$52,346 thousand) and ¥5,924 million (\$50,428 thousand), respectively, for the year ended 31 March 2006 as compared with the corresponding amounts which would have been recorded if the previous method had been followed. The change did not affect the figures of the computer service segment.

For the year and ad 21 March 2000

(2) Geographic Segment Information

Segmented information classified by geographic area (inside and outside Japan) for the years ended 31 March 2006 and 2005 is summarized as follows:

				For	the	year end	ea	31 March	200	b		
						Million	IS O	f yen				
		Japan		U.S.A.		Asia		Total	ur	mination or Iallocatable amounts	С	onsolidated
Sales:												
Sales to outside customers	¥	104,805	¥	830	¥	833	¥	106,468	¥	_	¥	106,468
Inter-segment sales/transfers		102		97		396		595		(595)		_
Total		104,907		927		1,229		107,063		(595)		106,468
Operating expenses		90,569		991		980		92,540		5,926		98,466
Operating profit or losses	¥	14,338	¥	(64)	¥	249	¥	14,523	¥	(6,521)	¥	8,002
Assets	¥	57,251	¥	11,817	¥	8,420	¥	77,489	¥	10,804	¥	88,293

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Forward exc

				For	the	year end	ed 3	1 March	200	5		
		Millions of yen										
										mination or allocatable		
		Japan		U.S.A.		Asia		Total		amounts	Co	onsolidated
Sales:												
Sales to outside customers	¥	90,382	¥	3,424	¥	777	¥	94,583	¥	_	¥	94,583
Inter-segment sales/transfers		120		79		304		503		(503)		_
Total		90,501		3,503		1,081		95,085		(503)		94,583
Operating expenses		80,286		2,051		448		82,785		4,521		87,307
Operating profit or losses	¥	10,216	¥	1,452	¥	633	¥	12,300	¥	(5,024)	¥	7,276
Assets	¥	59,456	¥	5,446	¥	1,864	¥	66,766	¥	21,149	¥	86,915
	_			For	the	year end	ed 3	1 March	200	6		
	_				Th	ousands	of U	.S. dollars				
										mination or allocatable		

					ur	nallocatable	
	Japan	U.S.A.	Asia	Total		amounts	Consolidated
Sales:							
Sales to outside customers	\$ 892,188	\$ 7,064	\$ 7,091	\$ 906,343	\$	_	\$ 906,343
Inter-segment sales/transfers	868	824	3,372	5,064		(5,064)	_
Total	893,056	7,888	10,463	911,407		(5,064)	906,343
Operating expenses	770,998	8,438	8,344	787,779		50,447	838,226
Operating profit or losses	\$ 122,058	\$ (550)	\$ 2,119	\$ 123,628	\$	(55,511)	\$ 68,117
Assets	\$ 487,371	\$ 100,599	\$ 71,681	\$ 659,650	\$	91,975	\$ 751,625

- (Note 1) The amounts of operating loss included in the column "elimination or unallocatable amount" are ¥6,510 million (\$55,415 thousand) and ¥5,356 million for the years ended 31 March 2006 and 2005, respectively, which include expenses mostly charged to the administration department.
- (Note 2) The amounts of assets included in the column "elimination or unallocatable amount" are ¥11,070 million (\$94,235 thousand) and ¥35,143 million for the years ended 31 March 2006 and 2005, respectively, which include surplus working funds (cash and securities), long-term investment funds (investment in securities and long-term deposits) and other assets which are attributable to the administrative department.
- (Note 3) As described in Summary of significant Accounting policies (4), the amounts of the Japan segment have been restated for the year ended 31 March 2005, in conformity with change of accounting policy that sales transactions of Corporate venture capital business have been presented as the sales and operating expense at gross amount.

The effect of this change was to increase net sales and operating profit for the Japan segment by 46,149 million (\$52,346 thousand) and 45,924 million (\$50,428 thousand), respectively, for the year ended 31 March 2006 as compared with the corresponding amounts which would have been recorded if the previous method had been followed. The change did not affect the figures of the computer service segment.

The change did not affect the figures of the U.S.A and Asia segment.

(Note 4) The segment "Asia" represents China and Korea for the year ended 31 March 2006 and 2005.

(3) Sales outside Japan

No material sales outside Japan for the Group for the years ended 31 March 2006 and 2005 are noted.

16. Related Party Transactions

No material transactions entered by the directors of the Group for the years ended 31 March 2006 and 2005 are noted.

17. Net Income (Loss) and Dividends Per Share

Net income (loss) per share shown for each year in the consolidated statements of operations is based on the weighted average number of shares of common stock outstanding during each year. No diluted effect on net loss per share for the year ended 31 March 2003 is disclosed since the Company has issued neither bonds with subscription warrants nor convertible bonds.

Effective from the year ended 31 March 2003, the Company and its subsidiaries applied Financial Accounting Standard No.2 "Financial Accounting Standards for Earnings per Share" and the Financial Accounting Standards Implementation Guidance No.4 "Implementation Guidance for Accounting Standards for Earnings per share" issued by Accounting Standards Board of Japan on 25 September 2002

The basis for the calculation of net loss per share for the years ended 31 March 2006 and 2005 is as follows:

-		Millions 31 M	Thousands of U.S. dollars (Note 3) 31 March				
-		2006		2005	2006		
Net income	¥	6,670	¥	4,848	\$	56,779	
Less: Components not pertaining to common							
shareholders							
Bonuses to directorss		(3)		(3)		(26)	
Net income pertaining to common stock		6,667		4,845		56,753	
Effect of potential dilution related to stock options		(12)		(13)		(103)	
Net income pertaining to common shareholders for							
computation of diluted net income per share	¥	6,655	¥	4,832	\$	56,650	
Weighted average outstanding shares of common stock (shares)		22,376,126		22,926,257		-	
Effect of dilutive securities(shares)		2.261.858		1.885.983		_	
Weighed-average shares for diluted earning per							
shares computation (shares)		24,637,984		24,812,240		_	

By applying the current method, the amounts of net income per share for the years ended 31 March 2006 and 2005 are calculated as follows:

			ns of y March		dolla	ands of U.S. ars (Note 3) 1 March
		2006	2005			2006
Net income per share	¥	297.9	¥	211.3	\$	2.5
Net assets per share		2,612.9		2,511.0		22.2
The diluted effect on net income per share		270.1		194.8		2.3

Cash dividend per share shown for each year in the consolidated statements of operations represent dividends declared as applicable to the respective years, rather than those paid in the respective years.

18. Subsequent Events

Significant events subsequent to 31 March 2006 are as follows:

(1) The appropriation of retained earnings of the Company for the year ended 31 March 2006, which was approved by the Board of Director on 29 May 2006, is as follows:

	Millio	ons of yen	
ppropriations:			
Cash dividends (¥70 per share)	¥	1,564	
Bonuses to directors		3	
Total	¥	1,567	

(2) Stock Split

On 1 April 2006 the Company implemented a 2-for-1 split of its shares of common stock pursuant to a resolution approved at a meeting of the Board on Directors held on 14 February 2006. As a result, the number of shares of the Company's common stock in issue increased to 24,397,023 shares, from the 48,794,046 shares in issue as of 31 March 2006. If the stock split had gone into effect during the years ended 31 March 2006 and 2005, net income per share and the diluted effect on net income per share and the amount per share of net assets would have been 148.97 and 135.05 and 1,306.46 in 2006 and 105.66 and 97.38 and 1,255.50 in 2005, respectively.

- (3) On 23 May 2006 Board of Directors determined the acquisition of the treasury stock for the purpose of executing the flexible capital policy corresponding to the environmental change, and on 29 June 2006 General Stockholders' Meeting approved as follows.
 - Summary of the acquisition
 Type of shares to be acquired
 Common stock
 Maximum number of shares to be acquired
 2,200 Thousand shares (4.5% of the all issued stocks)
 Maximum amount of acquired
 5,800 million yen
 Schedule
 From 26 May 2006 to 31 August 2006
- (4) On 22 May 2006 and 29 May 2006 Board of Directors determined the Company is decision to issue stock acquisition rights for the purpose of enhancing or improving the corporate value and the common interests of shareholders, as a part of the rights plan using a scheme of stock acquisition rights and trust (hereinafter referred to as "Trust-type Rights Plan").
 - 1. Terms and numbers of the offered stock acquisition rights

75,000,000 Stock Acquisition Rights with the terms set out below.

- (1) Number of shares to be acquired upon exercise of the Stock Acquisition Rights
- The number of shares in the Company to be acquired upon exercise of one Stock Acquisition Right shall be one share.
- (2) The amount of properties to be contributed upon exercise of the Stock Acquisition Rights

Contributions upon exercise of the Stock Acquisition Rights are to be in cash, and the amount per share in the Company of properties to be contributed upon exercise of the Stock Acquisition Rights (hereinafter referred to as the "Exercise Price") shall be (i) the amount obtained by multiplying the arithmetic mean of the closing price (including quotations) of common shares of the Company in regular trading at the Tokyo Stock Exchange for each trading day (excluding the days on which trades are not made) of the month immediately prior to the month to which the date (hereinafter referred to as the "Exercise Date") on which each of the Stock Acquisition Rights is exercised belongs (provided, however, that adjustment shall be applied appropriately if the Company's board of directors recognizes that a stock split and reverse stock split or any other events that require the Exercise Price to be adjusted occurs in the month immediately prior to the month to which the Exercise Date belongs) (hereinafter referred to as the "Market Price") by three (3) (with any fraction of a yen after such calculation to be rounded up to the nearest whole yen) prior to the date (hereinafter referred to as the "Exercise Price Change Date") immediately following the date on which a person becomes a Specified Large Holder (defined in (4)1)(i) below) and (ii) the amount obtained by multiplying the Market Price by three ten-thousandths (3/10,000) (with any fraction of a yen after such calculation to be rounded up to the nearest whole yen) on and after the Exercise Price Change Date.

(3) Exercise Period of the Stock Acquisition Rights

The exercise period of the Stock Acquisition Rights begins on Tuesday, July 18, 2006 and ends on Tuesday, June 30, 2009; provided, however, that if the Company acquires the Stock Acquisition Rights in accordance with the provisions in (7)1) and 2) below, the exercise period for the Stock Acquisition Rights with respect to that acquisition ends on the day immediately prior to the relevant acquisition date. In addition, if a Trigger Event (defined in (4)2) below; hereinafter the same.) occurs from and including Thursday, January 1, 2009 to and including Tuesday, June 30,

2009, the exercise period shall extend for 6 months from the date on which the Trigger Event occurs; provided, further, that if the final day of the exercise period falls on a holiday for the payment place for the cash payable upon exercise, the final day will become the preceding business day.

- (4) Conditions for exercise of the Stock Acquisition Rights 1) The terms below are defined as follows.
- (i) "Specified Large Holder" means a person who is a holder (including any person who is included in a "holder" under Article 27-23(3) of the Securities and Exchange Law) of share certificates, etc. (as defined in Article 27-23(1) of the Securities and Exchange Law; the same applies hereinafter unless otherwise provided for) issued by the Company and whose holding ratio of share certificates, etc. (as defined in Article 27-23(4) of the Securities and Exchange Law; the same applies hereinafter) in respect of such share certificates, etc. is at least 20% (including any person who is deemed to fall under the above by the Company's board of directors).
- (ii) "Public Announcement" means a state in which information is available to a large number of people, including the submission of reports as described in Article 27-23 or Article 27-25 of the Securities and Exchange Law, and the timely disclosure by the Company in accordance with the regulations of the Securities Exchange.
- (iii) "Joint Holder" means a joint holder as defined in Article 27-23(5) of the Securities and Exchange Law, including any person who is deemed to be a joint holder in accordance with Article 27-23(6) of the Securities and Exchange Law (including any person who is deemed to fall under the above by the Company's board of directors).
- (iv) "Specified Large Purchaser" means a person who makes a public announcement of purchase, etc. (as defined in Article 27-2(1) of the Securities and Exchange Law; the same applies hereinafter) of share certificates, etc. (as defined in Article 27-2(1) of the Securities and Exchange Law; the same applies in this item (iv)) issued by the Company through tender offer (as defined in Article 27-2(6) of the Securities and Exchange Law) and whose ratio of ownership of share certificates, etc. (as defined in Article 27-2(8) of the Securities and Exchange Law) and whose ratio of ownership of share certificates, etc. (as defined in Article 27-2(8) of the Securities and Exchange Law; the same applies hereinafter) in respect of such share certificates, etc. owned by such person after such purchase, etc. (including similar ownership as prescribed in Article 7(3) of the Order of the Enforcement of the Securities and Exchange Law) is at least 20% when combined with the ratio of ownership of share certificates, etc. of a Person having a Special Relationship (including any person who is deemed to fall under the above by the Company's board of directors).
- (v) "Person having a Special Relationship" is defined in Article 27-2(7) of the Securities and Exchange Law (including any person who is deemed to fall under the above by the Company's board of directors); provided, however, that those persons provided for in Article 3(1) of the Cabinet Ordinance concerning Disclosure of a Tender Offer by an Acquirer other than the Issuing Company are excluded from those persons set out in Article 27-2(7)(i) of the Securities and Exchange Law.
- (vi) An "Affiliated Party" of a given person means a person who substantially Controls, is Controlled by, or is under common Control with such given person (including any person who is deemed to fall under the above by the Company's board of directors), or a person deemed by the Company's board of directors to act in concert with such given person. "Control" means to "control the determination of the financial and business policies" (as defined in Article 3(3) of the Enforcement Regulations of the Corporation Law) of other companies or entities.

Notwithstanding (i) and (iv) above, the persons set out in (a) through (e) below are not Specified Large Holders or Specified Large Purchasers:

(a) The Company, its subsidiaries (as defined in Article 8(3) of the Regulations concerning Terminology, Forms and Method of Preparation of Financial Statements, etc.) or its affiliates (as defined in Article 8(5) of ///

the Regulations concerning Terminology, Forms and Method of Preparation of Financial Statements, etc.);

- (b) A person that the Company's board of directors recognizes as a person that became a Specified Large Shareholder with no intention to control the Company and that ceased to be a Specified Large Shareholder due to a disposal, etc. of the share certificates, etc. of the Company held within ten (10) days after becoming a Specified Large Shareholder (provided, however, that the ten (10) day period may be extended by the Company's board of directors);
- (c) A person that the Company's board of directors recognizes as a person that involuntarily became a Specified Large Shareholder by the Company acquiring treasury stock or for any other reason (excluding cases where the person thereafter newly acquires the Company's share certificates, etc. at its own discretion); or
- (d) A person acquiring and holding the Stock Acquisition Rights at the time of their issuance as a trustee of a trust the settler of which is the company (this is limited to the person in the capacity of the trustee of the trust, who is hereinafter referred to as "Trustee")
- (e) A person that the Company's board of directors recognizes, in accordance with the rules of the Stock Acquisition Rights separately determined by the Company's board of directors (hereinafter referred to as the "Rules of the Stock Acquisition Rights"), as a person whose acquisition or holding (hereinafter referred to as "Acquisition") of share certificates, etc. of the Company is not contrary to the Company's corporate value or the common interests of shareholders (the Company's board of directors may recognize that it falls under the above at any time regardless of whether the holder of the Stock Acquisition Rights (hereinafter referred to as the "Rights Holder") may exercise the Stock Acquisition Rights according to 3) or 4) below. In cases where the Company's board of directors recognizes that the Acquisition is not contrary to the Company's corporate value or common interests of shareholders under certain conditions, such recognition is effective to the extent that these conditions are satisfied.).
- 2) Regardless of before, on or after the allotment date of the Stock Acquisition Rights, only after (a) 10-day period (provided, however, that the Company's board of directors may extend this period in accordance with the Rules of the Stock Acquisition Rights) passes from the date on which a Public Announcement was made that one or more persons became Specified Large Shareholders; or (b) 10-day period (provided, however, that the Company's board of directors may extend this period in accordance with the Rules of the Stock Acquisition Rights) passes from the date on which one or more persons made a public notice of a Tender Offer which made them Specified Large Purchasers (this together with (a) are referred to as a "Trigger Event", and the time at which any Trigger Event occurs shall be referred to as the "Trigger Event Occurrence Time"), a person who does not fall under any of the persons listed in (i), (ii), (iii), (iv), (v) or (vi) below may exercise the Stock Acquisition Rights: (i) Specified Large Holders, (ii) Joint Holders with the Specified Large Holders, (iii) Specified Large Purchasers, (iv) Persons having a Special Relationship with the Specified Large Purchasers, (v) persons accepting or succeeding to the Stock Acquisition Rights from the persons listed in any of (i), (ii), (iii) or (iv) without the approval of the board of directors of the Company, or (vi) Affiliated Party to a person who falls under any of item (i), (ii), (iii), (iv) or (v) (the person falling under any of items (i) through (vi) are hereinafter collectively referred to as the "Non-Qualified Person").
- 3) Regardless of paragraph 2) above, in cases where a Trigger Event occurs with respect to an Acquisition by a certain person, the Stock Acquisition Rights may not be exercised if (i) none of the events provided below (hereinafter referred to as "Threats") occur, or (ii) even when one or more of the Threats occur, it is not reasonable in relation to the Threats to allow the Stock Acquisition Rights to be exercised. Whether or not (i) or (ii) above are satisfied shall be determined in accordance with the

- procedures provided in the Rules of the Stock Acquisition Rights.
- There is a threat that the Acquisition would obviously harm the corporate value of the Company and the common interests of shareholders through any of the following actions:
- (a) A buyout of the Company's shares to require such shares to be purchased by the Company at a high premium.
- (b) Management that achieves an advantage for the Acquirer to the detriment of the Company, including temporary gaining control of the Company for the acquisition of the Company's material assets at a discount price.
- (c) Diversion of the Company's assets to secure or repay debts of the Acquirer or its group companies.
- (d) Temporarily gaining control of the Company to dispose of high-value assets that have no current relevance to the Company's business and either temporarily making high dividend payouts from the profits of the disposal, or selling the shares at a high price taking advantage of the opportunity afforded by the sudden rise in share prices created by the temporary high dividends.
- (2) The transaction structure of the Acquisition coerces shareholders of the Company into accepting the Acquisition;
- (3) Adequate information on the Acquisition are not provided to the shareholders or the Company's board of directors, or there is not period of time reasonably necessary to produce an alternative proposal to the Acquisition;
- (4) The terms and conditions of the Acquisition (including price and type of the consideration, timing of the Acquisition, legality of the measure of the Acquisition, probability of the closing of the Acquisition, and policy of treatment of the employees, business partners and other stakeholders of the Company) are inadequate or inappropriate in light of the intrinsic value of the Company; or
- (5) In addition to (1) to (4) above, the Acquisition or the transaction thereof materially threatens to be against the Company's corporate value and the common interests of its shareholders (taking into consideration the interests of employees, business partners and other stakeholders.).
- 4) In addition to paragraph 3) above, in cases where a Trigger Event occurs with respect to an Acquisition by a certain person, a Rights Holder may not exercise such Stock Acquisition Rights if there is an alternative proposal, offered or supported by the board of directors of the Company, other than the Acquisition and the alternative proposal involves transfer of control of the Company (this refers to an action by which a certain person holds majority of the voting rights of all shareholders of the Company), and if (i) the Acquisition is implemented solely through a tender offer to purchase all share certificates issued by the Company in cash; (ii) the Acquisition does not cause any obvious harms to the corporate value of the Company or common interests of its shareholders through actions including that listed in any of 3)(1)(a), (b), (c) or (d) above; (iii) The structure of the transaction of the Acquisition does not coerce the shareholders of the Company into accepting the Acquisition; and (iv) the Acquisition or the transaction thereof does not materially threaten to be contrary to the corporate value of the Company or the common interests of its shareholders. Whether or not the Acquisition falls under any of the above cases shall be determined in accordance with the procedures provided in the Rules of the Stock Acquisition Rights.
- 5) In addition to 3) and 4) above, under the applicable foreign laws and ordinances, if a person located under a jurisdiction of such laws and ordinances is required for the purposes of exercising the Stock Acquisition Rights to (i) perform certain procedures, (ii) satisfy certain conditions (including prohibition of exercise for a certain period of time or submission of specified documents), or (iii) both perform such procedures and satisfy such conditions (collectively, the "Governing Law Exercise Procedures and Conditions"), such person may exercise the Stock Acquisition Rights only if the Company's board of directors recognizes that it fully performs or satisfies the Governing Law Exercise

Procedures and Conditions, and such person may not exercise the Stock Acquisition Rights if the Company's board of directors does not recognize that it satisfies the Governing Law Exercise Procedures and Conditions; provided, however, that the Company shall bear no obligation to implement or satisfy any Governing Law Exercise Procedures and Conditions which are required in order for the person locates in such jurisdiction to exercise the Stock Acquisition Rights. In addition, if a person located under such jurisdiction is not permitted to exercise the Stock Acquisition Rights under such laws and ordinances, such person who locates in such jurisdiction may not exercise the Stock Acquisition Rights.

- 6) Notwithstanding 5) above, a person located in the United States may exercise the Stock Acquisition Rights, only if (i) such person represents and warrants that it is an accredited investor as defined in Rule 501(a) of the U.S. Securities Act of 1933, and (ii) such person covenants to resell the shares of the Company to be acquired upon exercise of the Stock Acquisition Rights held by such person only through a regular transaction at the Tokyo Stock Exchange (not on the basis of any previous arrangements and without previous solicitation). In such case only, the Company shall perform or satisfy the Governing Law Exercise Procedures and Conditions under Regulation D of the U.S. Securities Act of 1933 and U.S. state laws that are required to be performed or satisfied by the Company for exercise of the Stock Acquisition Rights by a person located in the United States. A person located in the United States shall not exercise the Stock Acquisition Rights if the Company's board of directors determines that such party is not permitted to legally exercise the Stock Acquisition Rights under the U.S. Securities Act due to a change in the law of the United States or some other reason, even though such person satisfies the conditions as described in (i) and (ii) above
- The Trustee may not exercise the Stock Acquisition Rights in the capacity of the Trustee.
- 8) A Rights Holder may exercise the Stock Acquisition Rights by using the method stipulated in (10) below only if the Rights Holder submits to the Company a written statement in which the holder undertakes representations and warranties, including, but not limited to, the fact that the Rights Holder is not a Non-Qualified Person, nor a person that has any intention to exercise the Stock Acquisition Rights on behalf of a Non-Qualified Person, provisions for indemnification and other matters prescribed by the Company
- 9) Even if a Rights Holder is unable to exercise the Stock Acquisition Rights in accordance with 2) to 8) above, the Company shall not be liable to such Rights Holder of the Stock Acquisition Rights for damages or any other obligations in any respects.
- (5) Capital and capital reserve to be increased upon issuance of shares by exercise of the Stock Acquisition Rights

The capital to be increased upon issuance of shares by exercise of the Stock Acquisition Rights shall be equal to the aggregate of the maximum increased capital amount, etc. to be calculated in accordance with Article 40 of the Company Calculation Rules, and the capital reserve shall not be increased. (6) Restrictions on acquisition of the Stock Acquisition Rights by means of

assignment

Any Acquisition of the Stock Acquisition Rights by means of assignment requires approval of the Company's board of directors. If a person who intends to assign the Stock Acquisition Rights is located outside Japan and is unable to exercise the Stock Acquisition Rights in accordance with (4)5) and (4)6) above (excluding a Non-Qualified Person), then the Company's board of directors shall determine if it gives such approval as described in the above paragraph considering the following matters:

 With regard to complete or partial assignment of the Stock Acquisition Rights by a person located in the relevant jurisdiction, the assignor shall submit an undertaking letter (including documents containing representations and warranties and indemnity clauses regarding (6)2) through (6)4) below) prepared and signed or sealed with printed name by

the assignee.

- 2) The assignee does not fall under a Non-Qualified Person.
- The assignee shall not be located in the relevant jurisdiction or be attempting to receive the assignment on behalf of a person located in the relevant jurisdiction.
- The assignee shall not be attempting to receive the assignment on behalf of a Non-Qualified Person or be attempting to receive the assignment on behalf of a person located in the relevant jurisdiction as stipulated in 3).
 Acquisition of the Stock Acquisition Rights by the Company
 - 1) In cases where a Trigger Event occurs with respect to an Acquisition by a certain person and the Company's board of directors recognizes that the Stock Acquisition Rights may not be exercised in accordance with (4)3) or 4) above, the Company shall acquire all of Stock Acquisition Rights on a date that falls on a date separately specified by the Company's board of directors without consideration; provided, however, that this does not apply if the Company's board of directors determines that, in accordance with (4)1)(e) above, the Acquirer falls under a person described in (4)1)(e) above.
 - 2) In addition to 1) above, at any time on or until a Trigger Event Occurrence Time, if the Company's board of directors recognizes that it is appropriate for the Company to acquire the Stock Acquisition Rights, the Company may, on a date that falls on a date separately specified by the Company's board of directors, acquire all of Stock Acquisition Rights without consideration.
- (8) Delivery of the Stock Acquisition Rights in the case of merger, corporate division, share exchange or share transfer

In the event the Company is involved in a merger by absorption where it becomes the absorbed corporation, a merger by incorporating a new company where it becomes the expired corporation, a corporate division by absorption where it becomes the absorbed corporation, a corporate division by incorporating a new company where it becomes the new company, a share exchange where it becomes the wholly-owned subsidiary, or a share transfer where it becomes the wholly-owned subsidiary (hereinafter collectively referred to as "Reorganization"), if the Stock Acquisition Rights have not been exercised or been acquired by the Company at the time the Reorganization comes into effect, new stock acquisition rights shall be delivered to the Rights Holder by the surviving company in a merger by absorption, the new company in a merger by incorporating a new company, the surviving company in a corporate division by absorption, the new company in a corporate division by incorporating a new company, the parent company in a share exchange or the parent company in a share transfer (hereinafter collectively referred to as "Reorganized Companies") in accordance with the following conditions: provided, however, that approval by the Company's general meeting of shareholders is required for proposals of the agenda regarding the approval of agreements on mergers by absorption, agreements on mergers by incorporating a new company, corporate divisions by absorption, plans for corporate divisions by incorporating a new company, share exchange agreements and share transfer plans with provisions in accordance with the following conditions with respect to the delivery of new stock acquisition rights instead of the Stock Acquisition Rights.

- Number of stock acquisition rights newly delivered This shall be reasonably adjusted according to the terms and conditions of the Reorganization based on the number of Stock Acquisition Rights held by the Rights Holder. The number of shares after adjustment shall be rounded down to the nearest whole number.
- Class of shares to be acquired upon exercise of the newly delivered stock acquisition rights
 The same class of shares in the Reorganized Company as those acquired
- upon exercise of the Stock Acquisition Rights. 3) Number of shares to be acquired upon exercise of the newly delivered

stock acquisition rights The number is to be reasonably adjusted in consideration of the terms and conditions of the Reorganization. The number of shares after adjustment shall be rounded up to the nearest whole number.

- 4) The amount of properties to be contributed upon exercise of the newly delivered stock acquisition rights The amount is to be reasonably adjusted in consideration of the conditions of the Reorganization. The amount after adjustment shall be rounded up to the nearest ven.
- 5) Exercise Period of the newly delivered stock acquisition rights, conditions for exercising the stock acquisition rights, capital and capital reserve to be increased upon issuance of shares by exercise of the newly delivered stock acquisition rights, delivery of the stock acquisition rights in the case of reorganization and acquisition of the newly delivered stock acquisition rights by Reorganized Companies Those are to be determined upon the Reorganization by applying (3) to (5), (7) and (8) above with necessary adjustments.
- 6) Restrictions on acquisition of the newly delivered stock acquisition rights by assignment

Acquisition of the newly delivered stock acquisition rights by assignment requires the approval of the Company's board of directors of Reorganized Companies. When the assignor is a person located outside of Japan that may not exercise the stock acquisition rights due to (4)5) or 6) (excluding a Non-Qualified Person), the Company's board of directors of the Reorganized Company determines whether or not approval should be given in consideration of the matters in (6) 1) to 4) above.

(9) Issuance of certificates representing the Stock Acquisition Rights Certificates representing the Stock Acquisition Rights will not be issued.

(10) Method for exercising the Stock Acquisition Rights

- 1) The Stock Acquisition Rights shall be exercised by submitting a Stock Acquisition Rights exercise request in a form prescribed by the Company (including representations and warranties, including that the Right Holder is not a Non-Qualified Person, nor is attempting to exercise the Stock Acquisition Rights for any such person, and indemnity clauses) indicating necessary information such as the details and number of the Stock Acquisition Rights to be exercised and the exercise date for the Stock Acquisition Rights. This form shall be sealed with printed name and any documents, from time to time, required to exercise the Stock Acquisition Rights and other documents required by the Corporation Law, the Securities and Exchange Law and other laws and ordinances and their related regulations (including regulations such as those issued by the Japan Securities Dealers Association and domestic stock exchanges) and any other documents required at the time (hereinafter referred to as the "Attached Documents") shall be attached to the Stock Acquisition Rights exercise request form. In addition, the amount of money to be contributed upon exercise of the Stock Acquisition Rights as stated in (2) above shall be paid to the payment place.
- 2) A request to exercise the Stock Acquisition Rights shall be effective upon the arrival of the Stock Acquisition Rights exercise request form and all Attached Documents at the payment place in accordance with 1) above.

(11) Revision due to amendment to laws and ordinances

The provisions of the laws and ordinances referred to above are subject to the provisions that will come into effect as of May 22, 2006. If the meanings of the provisions or terms as set forth in each item above require revision due to the enactment, amendment or abolishment of laws and ordinances after May 22, 2006, the Company's board of directors may accordingly read the meanings of the provisions or terms as set forth in each item above to the reasonable extent as required, taking into consideration the purposes of such enactment, amendment or abolishment.

2. Amount paid in exchange for the offered stock acquisition rights No payment is required in exchange for the offered stock acquisition rights. 3. Allotment Date of the offered stock acquisition rights Tuesday, July 18, 2006

- 4. Payment place of the amount of money to be contributed upon exercise of the offered stock acquisition rights The Sumitomo Trust & Banking Co., Ltd. Tokyo Corporate Business Department
- 1-4-4, Marunouchi, Chiyoda-ku, Tokyo

(or, to the new address in the event the department is relocated, or, in the event the department is consolidated or ceases it operations, to the head office or a branch taking over the department's services and its new address; hereinafter referred to as the "Payment Location")

5. At the allocation destination The Sumitomo Trust & Banking Co., Ltd.

6 Other

The provisions herein are on the condition of the notification according to the Securities and Exchange Law being made effective.

Significant events subsequent to 31 March 2005 are noted as follows:

In the past, the company has considered the evaluation, development and promotion of intellectual property related to internet technology ventures as sources of competitiveness, on 28 April 2005, the Board of Directors resolved to clearly position investments in those ventures as a core business within the organization, and to strengthen the workforce as a corporate venture business to pursue profit and benefit from the synergies with information service business. As a result of this resolution, investment in securities of ¥13,814 million were reclassified to investment in securities for operating purposes, and non-current deferred tax liabilities of ¥4,941 million were reclassified to current deferred tax liabilities on 1 April 2005.

I REPORT OF INDEPENDENT AUDITORS

To the Board of Directors and Shareholders of transcosmos inc.

We have audited the accompanying consolidated balance sheets of transcosmos inc. (the Company) and its subsidiaries as of 31 March 2006 and 2005, and the related consolidated statements of operations, shareholders' equity, and cash flows for each of the years in the three year period ended 31 March 2006, all expressed in Japanese yen. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Company and its subsidiaries as of 31 March 2006 and 2005, and the consolidated results of their operations and their cash flows for each of the years in the three year period ended 31 March 2006, in conformity with accounting principles generally accepted in Japan.

As described in Note 2 (19), effective for the year ended March 31, 2006, the Company and its subsidiaries adopted new accounting standard for impairment of fixed assets.

As described in Note 2 (4) and Note 15, the Company and its subsidiaries changed their accounting policy for investment securities of the Corporate Venture Capital business and the segmentation of its industry segment.

As described in Note 18 (2), the Company implemented a 2-for-1 split of its shares of common stock on 1 April 2006.

As described in Note 18 (3), on 23 May 2006 the Board of Directors approved the redemption of the Company's common stock, which was later approved on 29 June 2006 at the General Stockholder's Meeting.

As described in Note 18 (4), on 22 May 2006 and 29 May 2006 the Board of Directors approved the Company's issuance of stock acquisition rights.

The amounts expressed in U.S. dollars, which are provided solely for the convenience of the reader, have been translated on the basis set forth in Note 3 to the consolidated financial statements.

ChuoAoyama pricewaterhouse Coopers

ChuoAoyama PricewaterhouseCoopers Tokyo, Japan 29 June 2006

transcostmos inc. AND ITS CONSOLIDATED SUBSIDIARIES Non-Consolidated Balance Sheets

At 31 March 2006 and 2005	Millior	ns of yen	Thousands of U.S. dolla (Note 3)
	2006	2005	2006
ASSETS			
Current Assets:			
Cash and time deposits	¥ 7,956	¥ 18,748	\$ 67,725
Investments in securities for operating purposes	11,529	13,814	98,145
Notes and accounts receivable:			
Third parties	12,773	12,723	108,734
Subsidiaries and affiliates	127	137	1,084
	12,900	12,860	109,819
Less: allowance for doubtful accounts	(34)	(41)	(289)
	12,866	12,819	109,530
Short-term loans receivable from subsidiaries	300	—	2,554
Work and software in progress and merchandise	135	89	1,146
Merchandise	11	68	94
Prepaid expenses	525	383	4,470
Other current assets	717	642	6,105
Total current assets	34,039	46,563	289,768
Investments and Advances:			
Investment in securities	1,391	702	11,842
Investment in and advances to subsidiaries and affiliates	26,573	24,864	226,214
Stock purchase warrants from subsidiaries	3	3	29
Long-term loans receivable from subsidiaries	10,790	5,450	91,853
Other investments	201	199	1,709
Less: allowance for doubtful accounts	(3,466)	(3,825)	(29,511)
Total investments and advances	35,492	27,393	302,136
Property and equipment, at cost, less accumulated depreciation	2,939	3,921	25,022
Security deposits	2,222	2,077	18,914
Deferred charges, intangibles and other	1,452	1,092	12,361
Other non-current assets to subsidiaries and affiliates	144	144	1,224
Deferred tax assets	531	5,006	4,523
Prepaid pension costs	435	455	3,699
• • • • • • • • • • • • • • • • • • • •	¥ 77,254	¥ 86,651	\$ 657,647

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

At 31 March 2006 and 2005	Millior	Thousands of U.S. dollar (Note 3)		
	2006	2005	2006	
LIABILITIES AND STOCKHOLDERS' EQUITY				
Current Liabilities:				
Current portion of long-term bank loans	¥ 2,000	¥ —	\$ 17,026	
Accounts payable:				
Third parties	5,550	4,440	47,249	
Subsidiaries and affiliates	668	840	5,687	
	6,218	5,280	52,936	
Income taxes payable	211	321	1,794	
Deferred tax liabilities	248	2,723	2,114	
Accrued expenses	2,490	2,196	21,200	
Accrued bonuses for employees	2,326	2,127	19,797	
Other current liabilities	1,637	1,617	13,933	
Total current liabilities	15,130	14,264	128,800	
Non-Current Liabilities:				
Bonds	5,171	10,000	44,020	
Long-term bank loans	—	2,000	_	
Other current liabilities	34	46	285	
Total non-current liabilities	5,205	12,046	44,305	
Total liabilities	20,335	26,310	173,105	
Stockholders' Equity:				
Common stock:				
Authorized 90,088,176 shares at 31 March 2006 and 2005				
Issued 24,397,023 shares at 31 March 2006 and 2005	29,066	29,066	247,433	
Additional paid-in capital	15,069	15,069	128,281	
Other capital surplus	8,149	7,597	69,368	
Legal reserve	_			
General reserve	_	_	_	
Retained earnings	9,570	5,776	81,471	
Unrealized gains on marketable securities	-,	-,	,	
and investment in securities	5,356	7,492	45,592	
Treasury stock, at cost, 2,060,902 and 1,645,055 shares at 31 March	-,	.,	,	

(10,291)

56,919

¥ 77,254

(4,659)

60,341

¥ 86,651

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

2006 and 2005, respectively

Total stockholders' equity

44

(87,603)

484,542

\$ 657,647

Mon-Consolidated Statements of Operations

Mon-Consolidated Statements of Stockholders' Equity

For the years ended 31 March 2006, 2005 and 2004			Mil	lions of yen				usands of U.S Illars (Note 3)
		2006		2005		2004		2006
Net Sales	¥	95,252	¥	82,483	¥	65,360	\$	810,865
Cost of Sales		70,804		63,589		50,698		602,742
Gross profit		24,448		18,894		14,662		208,123
Selling, general and administrative expenses		15,755		12,640		10,394		134,119
Operating income		8,693		6,254		4,268		74,004
Non-operating income (expenses):								
Interest income		30		43		120		252
Interest expenses		(26)		(36)		(27)		(223)
Dividend income		99		43		79		841
Bond issuance cost		_		(66)		_		_
Loss on disposal of merchandise		(25)		(4)		_		(216)
Loss on impairment of fixed assets		(870)		_		_		(7,410)
Loss on sale/disposal of property and equipment		(137)		(101)		(53)		_
Write-down of marketable securities and investment in securities		_		(150)		(274)		_
Write-down of investment in affiliates		(727)		(560)		(297)		(6,186)
Write-down of golf club memberships		(11)		(28)		(17)		(94)
Gain on sale/disposal of investment in securities		149		545		579		1,265
Gain on sale/disposal of investment in affiliates		796		0		38		6,775
Foreign exchange losses		(62)		_		_		(531)
Loss on liquidation of business segment		_		_		(202)		_
Head office relocation expense		_		_		(520)		_
Loss on investment in partnerships		_		_		(667)		_
Gain on dissolution of subsidiary		1		33		_		9
Bad debt expense		_		(1,008)		(523)		_
Other, income		485		140		155		4,137
Other, expenses		(198)		(192)		(195)		(1,680)
Total non-operating income (expenses)		(496)		(1,341)		(1,804)		(4,224)
Income before income taxes		8,197		4,913		2,464		69,780
Income taxes								
- Current		37		41		71		312
- Deferred		3,453		1,746		(967)		29,395
Net income	¥	4,707	¥	3,126	¥	3,360	\$	40,074
				Yen				U.S. dollars
Per Share:			, <i>.</i>	400.0		4 4 9 9		
Net income Cash dividends	¥ ¥	210.2 70.0	¥ ¥	136.2 40.0	¥ ¥	140.6 30.0	\$ \$	1.79 0.60
Weighted average number of shares (in thousands)	Ŧ	22.376	Ŧ	22,926	Ŧ	23,805	ą	0.00

For the years ended 31 March 200	-	1 200	J4				Millions	s of y	ren				
	Number of shares of common stock	Common stock		Additional paid-in capital		Other capital surplus		Legal reserve		General reserve		Retained earnings	
Balance as at 31 March 2003	24,397,023	¥	29,066	¥	30,623	¥	_	¥	389	¥	14,900	¥	(23,289
Transfer to retained earnings	_		_		(8,000)		_		(389)		(14,900)		23,289
Transfer to other capital surplus	_		_		(7,623)		7,623		—		_		_
Net income for the year ended 31 March 2004	_		_		_		_		—		_		3,360
Balance as at 31 March 2004	24,397,023		29,066		15,000		7,623		_		_		3,360
Increase in additional paid-in capital due to													
merger with a consolidated subsidiary	_		_		69		_		—		_		_
Loss on sale of treasury stock	_		_		_		(26)		_		_		_
Cash dividends	_		_		_		_		_		_		(696
Bonuses to directors	_		_		_		_		_		_		(14
Net income for the year ended 31 March 2005	_		_		_		_		_		_		3,126
Balance as at 31 March 2005	24,397,023		29,066	¥	15,069	¥	7,597	¥	_	¥	_		5,776
Gain on sale of treasury stock			_		_		552		_		_		_
Cash dividends	_		_		_				_		_		(910
Bonuses to directors	_		_		_		_		_		_		(3
Net income for the year ended 31 March 2006	_		_		_		_		_		_		4,707
Balance as at 31 March 2006	24,397,023	¥	29,066	¥	15,069	¥	8,149	¥	_	¥	_	¥	9,570

			Thou	isands of U.	S. d	ollars (Note 3	5)		
Number o shares of common sto	Common stock	Additional paid-in capital	Ot	her capital surplus		Legal reserve		General reserve	Retained earnings
Balance as at 31 March 2005	\$ 247,433	\$ 128,281	\$	64,672	\$	_	\$	_	\$ 49,170
Gain on sale of treasury stock	 _	_		4,695		_		_	_
Cash dividends	_	_		—		_		—	(7,747)
Bonuses to directors	_	_		_		_		_	(26)
Net income for the year ended 31 March 2006	_	_		_		_		_	40,074
Balance as at 31 March 2006	\$ 247,433	\$ 128,281	\$	69,368	\$		\$	_	\$ 81,471

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

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INotes to the Non-Consolidated Financial Statements

1. Basis of Presenting the Non-Consolidated Financial Statements

Accounting principles

The accompanying non-consolidated financial statements have been prepared from accounts maintained by transcosmos inc. (the "Company"). The Company has maintained their accounts in accordance with the provisions set forth in the Commercial Code of Japan and the Securities and Exchange Law and in conformity with accounting principles and practices generally accepted in Japan, which are different in certain respects as to application and disclosure requirements from those of International Financial Reporting Standards.

Certain items presented in the non-consolidated financial statements submitted to the Director of Kanto Finance Bureau in Japan have been reclassified in these accounts for the convenience of readers outside Japan.

The statements of cash flows is required to be prepared in the consolidated financial statements for the years ended 31 March 2006, 2005 and 2004.

2. Accounting Principles and Practices Employed by the Company

Accounting principles and practices employed by the Company in preparing the non-consolidated financial statements, and which have significant effects thereon, are explained in Note 2 of the Notes to the Consolidated Financial Statements. Therefore, the non-consolidated financial statements should be read in conjunction with such notes.

3. United States Dollar Amounts

The Company maintains accounting records in yen. The U.S. dollar amounts included in the non-consolidated financial statements and notes thereto represent the arithmetical results of translating yen to U.S. dollars at a rate of $\pm 117.47 = US \pm 1$. The inclusion of such U.S. dollar amounts is solely for convenience of the reader and is not intended to imply that yen amounts have been or could be readily converted, realized or settled in U.S. dollars at $\pm 117.47 = US \pm 1$ or any other rate.

4. Additional Paid-in Capital, Legal Reserve and Retained Earnings

The Japanese Commercial Code provided that an amount equivalent to at least 10% of certain cash disbursements as appropriations of retained earnings with respect to each fiscal year be appropriated as legal reserve until the total amount of additional paid-in capital and legal reserve equals to 25 per cent of the stated capital.

CORPOR	ATE INFORMATION	OFFICERS
		Founder & Group CEO
		Chairman & CEO
Name	transcosmos inc.	Vice Chairman
	2.25.10 Chibung Chibung In	President & COO
Head Office	3-25-18, Shibuya, Shibuya-ku, Tokyo 150-8530 Japan	Executive Vice Presidents
		Senior Managing Directors
Incorporated	June 18, 1985	
		Directors
Capital	¥29,065,968,631	
		Standing Auditor
		Auditors
	8,801 group, 7,082 parent	
	(as of March 31, 2006)	
		Corporate Executive Officers
Major Banks	Sumitomo Mitsui Banking Corporation Mizuho Corporate Bank, Ltd.	
	The Bank of Tokyo-Mitsubishi UFJ, Ltd.	
		Corporate Senior Officers
STOCK IN	FORMATION	
Accounting N March 31	/ear-end	-
Month of Ge	neral Shareholders' Meeting	

Founder & Group CEO	As of June Koki Okuda
Chairman & CEO	Koji Funatsu
Vice Chairman	Osamu Goto
	Toshikazu Tanizawa
President & COO	Masataka Okuda
Executive Vice Presidents	Shojiro Takashima
	Koichi Iwami
Senior Managing Directors	Masakatsu Moriyama
	Shinichi Nagakura
Directors	Taiki Yoshioka
	Kichiro Takao
	Yoko Kamiyama
Standing Auditor	Yoshiharu Uenoyama
Auditors	Teruyuki Hiiro
	Kazushi Watanabe
	Toshiaki Nakamura
Corporate Executive Officers	Hiroshi Kaizuka
	Masaaki Muta
	Nobuhiko Fujimoto
	Kokkei Nakayama
	Yoichi Kawano
Corporate Senior Officers	Tsunetaka Miyaryo
	Masatoshi Kouno
	Kazuhiro Umemura
	Tsutomu Kawase
	Kazuhiko Yamaki
	Koji Okamoto
	Hirofumi Inoue
	Yasuhiro Hayami
	Kazuhiro Shimizu
	Kimihide Okino
	Masaya Nishimura
	Akira Miyake
Corporate Officers	Kunio Shimofusa
	Yutaka Kojima
	Hironori Katada
	Hiroyuki Morita
	Akio Kamei
	Masatoshi Araki
	Hiroyuki Kohara
	Tadashi Makino
	Shunji Hidaka

Auditing Corporation Ernst & Young Shinnihon (from June 29, 2006)

transcosmos conducted a two-for-one stock split on April 1, 2006. Following the split, shares issued and outstanding numbered 48,794,046.

June

20.901

24.397.023

Issued Common Stocks

(as of March 31, 2006) Number of Shareholders

(as of March 31, 2006)

Stock Exchange Listing Tokyo Stock Exchange

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www.trans-cosmos.co.jp