



QATAR TELECOM (QTEL) Q.S.C.

CONSOLIDATED FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 DECEMBER 2012



CONSOLIDATED FINANCIAL STATEMENTS As at and for the year ended 31 December 2012

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Independent auditors' report

To The shareholders Qatar Telecom (Qtel) Q.S.C. Doha State of Qatar

Report on the consolidated financial statements

We have audited the accompanying consolidated financial statements of Qatar Telecom (Qtel) Q.S.C. ("the Company") and its subsidiaries (together referred to as "the Group"), which comprise the consolidated statement of financial position as at 31 December 2012, the consolidated income statement, statements of comprehensive income, cash flows and changes in equity for the year then ended, and notes, comprising a summary of significant accounting policies and other explanatory information.

Director's responsibility for the consolidated financial statements

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

Auditors' responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with International Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at 31 December 2012, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards.



Report on other legal requirements

We have obtained all the information and explanation which we considered necessary for the purpose of our audit. The Group has maintained proper accounting records and the consolidated financial statements are in agreement therewith. A physical count of inventory has been conducted in accordance with the established principles. We have reviewed the accompanying report of the Board of Directors and confirm that the financial information contained thereon is consistent with the books and records of the Group. We are not aware of any violations of the provisions of Qatar Commercial Companies Law No 5 of 2002 or the terms of Company's Articles of Association having occurred during the year which might have had a material adverse effect on the business of the Company or its consolidated financial position as of 31 December 2012.

03 March 2013 Doha State of Qatar

Gopal Balasubramaniam

KPMG Qatar Auditors Registration No. 251

Independent auditors' report - Qatar Telecom (Qtel) Q.S.C. (continued)



CONSOLIDATED INCOME STATEMENT

Year ended 31 December 2012

	Note	2012 QR'000	2011 QR'000
Continuing operations Revenue	5	33,714,211	31,744,930
Revenue	5	55,/14,211	51,744,950
Operating expenses	6	(10,508,714)	(9,438,073)
Selling, general and administrative expenses	7	(7,693,933)	(7,454,363)
Depreciation and amortisation	8	(7,702,195)	(6,989,265)
Finance costs – net	9	(1,920,958)	(1,900,520)
Impairment of intangibles and available-for-sale investments	14(ii)	(427,465)	(221,516)
Gain on previously held interest in an acquired subsidiary	4.2	-	1,442,831
Other income / (expenses) – net	10	525,668	71,196
Share of results of associates – net of tax	15	34,621	(56,879)
Royalties and fees	11	(327,850)	(312,238)
Profit before income taxes		5,693,385	6,886,103
Income tax	18	(975,547)	(910,996)
Profit from continuing operations		4,717,838	5,975,107
Discontinued operation			
Loss from discontinued operation – net of tax	39	(68,169)	(31,913)
Profit for the year		4,649,669	5,943,194
Attributable to:			
Shareholders of the parent		2,943,714	2,605,550
Non-controlling interests		1,705,955	3,337,644
		1,100,000	0,007,011
		4,649,669	5,943,194
Basic and diluted earnings per share	12	9.88	9.90
(Attributable to shareholders of the parent)			
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(Expressed in QR per share)

The attached notes 1 to 41 form part of these consolidated financial statements



CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

Year ended 31 December 2012

	Note	2012 QR'000	2011 QR'000
Profit for the year		4,649,669	5,943,194
Other comprehensive income			
Net change in fair value of available-for-sale investments	24	135,013	285,169
Effective portion of changes in fair value of cash flow hedges	24	326,528	343,412
Share of other comprehensive income / (expense) of associates	24	1,443	(2,099)
Foreign currency translation differences	24	(1,343,885)	(415,069)
Other comprehensive (expense) / income for the year – net of tax		(880,901)	211,413
Total comprehensive income for the year		3,768,768	6,154,607
Attributable to:			
Shareholders of the parent		2,526,337	3,034,048
Non-controlling interests		1,242,431	3,120,559
		3,768,768	6,154,607

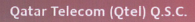
The attached notes 1 to 41 form part of these consolidated financial statements



CONSOLIDATED STATEMENT OF FINANCIAL POSITION At 31 December 2012

	Note	2012 QR'000	2011 QR'000
ASSETS			
Non-current assets			
Property, plant and equipment	13	32,502,573	33,065,098
Intangible assets and goodwill	14	34,746,171	36,741,077
Investment in associates	15	1,873,384	1,731,692
Available-for-sale investments	16	2,633,650	2,189,939
Other non-current assets	17	936,991	910,238
Deferred tax assets	18	69,455	286,776
Total non-current assets	-	72,762,224	74,924,820
Current assets			
Inventories	19	358,767	342,550
Trade and other receivables	20	6,095,508	5,817,075
Bank balances and cash	21	15,006,026	21,249,832
Assets held for distribution	39	6,504	
Total current assets	-	21,466,805	27,409,457
TOTAL ASSETS	-	94,229,029	102,334,277
EQUITY			
Share capital	22	3,203,200	1,760,000
Legal reserve	23 (a)	12,434,282	6,494,137
Fair value reserve	23 (b)	1,084,494	672,843
Translation reserve	23 (c)	757,096	1,586,124
Other statutory reserves	23 (d)	825,245	706,036
Retained earnings	-	9,585,735	9,836,707
Equity attributable to shareholders of the parent		27,890,052	21,055,847
Non-controlling interests	-	8,999,618	18,336,947
Total equity	-	36,889,670	39,392,794

Continued.....



CONSOLIDATED STATEMENT OF FINANCIAL POSITION (CONTINUED) At 31 December 2012

	Note	2012 QR'000	2011 QR'000
LIABILITIES			
Non-current liabilities			
Interest bearing loans and borrowings	25	32,018,641	32,072,648
Employees benefits	26	746,503	801,162
Deferred tax liabilities	18	1,417,689	1,637,849
Other non-current liabilities	27	2,676,470	1,325,285
Total non-current liabilities		36,859,303	35,836,944
Current liabilities			
Interest bearing loans and borrowings	25	7,307,914	13,850,738
Trade and other payables	28	10,971,994	11,217,810
Deferred income		1,658,471	1,610,770
Income tax payable		505,019	425,221
Liabilities held for distribution	39	36,658	
Total current liabilities		20,480,056	27,104,539
Total liabilities		57,339,359	62,941,483
TOTAL EQUITY AND LIABILITIES		94,229,029	102,334,277

Abdullah Bin Mohamed Bin Saud Al-Thani Chairman

Ali Shareef Al-Emadi

Deputy Chairman

The attached notes 1 to 41 form part of these consolidated financial statements



CONSOLIDATED STATEMENT OF CASH FLOWS

Year ended 31 December 2012

	Note	2012 QR'000	2011 QR'000
OPERATING ACTIVITIES			
Net profit before income taxes		5,693,385	6,886,103
Net profit - discontinued operation		(68,169)	(31,913)
Adjustments for:		())	
Depreciation and amortization		7,784,235	7,014,704
Dividend income	10	(84,141)	(41,798)
Impairment of assets and available-for-sale investments		427,465	221,516
Loss / (profit) on disposal of available-for-sale investments	10	2,068	(1,568)
Profit on disposal of property, plant and equipment	10	(468,399)	(26,520)
Gain on previously held interest in an acquired subsidiary	4.2	-	(1,442,831)
Finance costs – net		1,923,093	1,902,315
Provision for employees' benefits	26	117,011	1,476
Provision for trade receivables	20	213,088	247,370
Share of results of associates – net of tax	15	(34,621)	56,879
		(01,022)	
Operating profit before working capital changes		15,505,015	14,785,733
Working capital changes:			
Change in inventories		(5,705)	(22,248)
Change in trade and other receivables		(491,012)	(1,116,431)
Change in trade and other payables		139,576	(2,529,477)
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Cash from operations		15,147,874	11,117,577
Finance costs paid		(2,379,098)	(2,315,711)
Employees' benefits paid	26	(139,100)	(55,670)
Income tax paid		(812,858)	(836,044)
Net cash from operating activities		11,816,818	7,910,152
The cash from operating activities			
INVESTING ACTIVITIES			
Acquisition of property, plant and equipment	13	(7,315,716)	(6,574,857)
Acquisition of intangible assets	14	(941,395)	(302,713)
Net cash outflows from acquisition of a subsidiary	4.1	(111,932)	(2,289,568)
Additional investment in associate		(377)	-
Acquisition of available-for-sale investments		(126,768)	(160,144)
Proceeds from disposal of property, plant and equipment		852,405	386,615
Proceeds from disposal of available-for-sale investments		140,120	92,288
Movement in restricted deposits		(10,843)	(182,907)
Movement in other non-current assets		(26,753)	82,649
Dividend received		84,141	112,098
Interest received		503,488	654,649
Net cash used in investing activities		(6,953,630)	(8,181,890)

Continued.....

The attached notes 1 to 41 form part of these consolidated financial statements



CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

Year ended 31 December 2012

	Note	2012 QR'000	2011 QR'000
FINANCING ACTIVITIES			
Proceeds from right shares issued		6,855,345	-
Proceeds from interest bearing loans and borrowings		9,784,683	2,645,989
Repayment of interest bearing loans and borrowings		(16,084,719)	(3,742,308)
Acquisition of non-controlling interests		(11,804,684)	(39,587)
Additions to deferred financing costs	25	(138,141)	(24,096)
Fund received from an associate		-	70,111
Dividend paid to shareholders of the parent		(528,000)	(733,333)
Dividend paid to non-controlling interests		(738,335)	(321,881)
Movement in of non-controlling interests		(23,584)	7,031
Movement in other non-current liabilities		1,351,185	(1,872,341)
Net cash used in financing activities		(11,326,250)	(4,010,415)
NET DECREASE IN CASH AND CASH EQUIVALENTS		(6,463,062)	(4,282,153)
Effect of exchange rate fluctuations		213,256	(224,879)
Cash and cash equivalents at 1 January		21,050,888	25,557,920
CASH AND CASH EQUIVALENTS AT 31 DECEMBER	21	14,801,082	21,050,888



CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

Year ended 31 December 2012

	_				Attributable	to shareholde	rs of the parent			
	Note	Share capital QR'000	Legal reserve QR'000	Fair value reserve QR'000	Translation reserve QR'000	Other statutory reserves QR'000	Retained earnings QR'000	Total QR'000	Non – controlling interests QR'000	Total equity QR'000
At 1 January 2012		1,760,000	6,494,137	672,843	1,586,124	706,036	9,836,707	21,055,847	18,336,947	39,392,794
Profit for the year Other comprehensive income Total comprehensive income for the	-	-	-	411,651	(829,028)	-	2,943,714	2,943,714 (417,377)	1,705,955 (463,524)	4,649,669 (880,901)
year		-	-	411,651	(829,028)	-	2,943,714	2,526,337	1,242,431	3,768,768
Transactions with shareholders of the parent, recognised directly in equity										
Dividend for 2011	29	-	-	-	-	-	(528,000)	(528,000)	-	(528,000)
Bonus shares issued	22	528,000	-	-	-	-	(528,000)	-	-	-
Right shares issued	22	915,200	5,940,145	-	-	-	-	6,855,345	-	6,855,345
Transfer to other statutory reserves		-	-	-	-	119,209	(119,209)	-	-	-
<i>Transactions with non-controlling</i> <i>interest, recognised directly in equity</i> Recognition of non-controlling interest's										
share of net assets	4.1	-	-	-	-	-	-	-	6,974	6,974
Change in non-controlling interests Change in non-controlling interest in an	4.3	-	-	-	-	-	(1,979,869)	(1,979,869)	(9,824,815)	(11,804,684)
associate	4.5	-	-	-	-	-	(1,489)	(1,489)	-	(1,489)
Dividend paid		-	-	-	-	-	-	-	(738,335)	(738,335)
Other movements		-	-	-	-	-	-	-	(23,584)	(23,584)
Transactions with non-owners of the Group										
Transfer to social and sports fund	38	-					(38,119)	(38,119)		(38,119)
At 31 December 2012	=	3,203,200	12,434,282	1,084,494	757,096	825,245	9,585,735	27,890,052	8,999,618	36,889,670

The attached notes 1 to 41 form part of these consolidated financial statements



CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (CONTINUED)

Year ended 31 December 2012

					Attributal	ble to shareholde	ers of the Parent			
	Note	Share capital	Legal reserve	Fair value reserve	Translation reserve	Other statutory reserves	Retained earnings	Total	Non – controlling interests	Total equity
		QR'000	QR'000	QR'000	QR'000	QR'000	QR'000	QR'000	QR'000	QR'000
At 1 January 2011		1,466,667	6,494,137	49,996	1,780,473	404,580	8,834,207	19,030,060	15,196,832	34,226,892
Profit for the year Other comprehensive income		-	-	- 622,847	(194,349)	-	2,605,550	2,605,550 428,498	3,337,644 (217,085)	5,943,194 211,413
Total comprehensive income for the year		-	-	622,847	(194,349)	-	2,605,550	3,034,048	3,120,559	6,154,607
Transactions with shareholders of the Parent, recognised directly in equity Dividend for 2010	29	-	-	-	-	-	(733,333)	(733,333)	-	(733,333)
Bonus shares issued Transfer to other statutory reserves	22	293,333	-	-	-	- 301,456	(293,333) (301,456)	-	-	-
<i>Transactions with non-controlling interest,</i> <i>recognised directly in equity</i> Recognition of non-controlling interests' share										
of net assets	4.4	-	-	-	-	-	-	-	907,326	907,326
Change in non-controlling interests Acquisition of non-controlling interests – share	4.4 4.6	-	-	-	-	-	(33,988)	(33,988)	617	(33,371)
of an associate		-	-	-	-	-	(208,627)	(208,627)	-	(208,627)
Conversion of non-controlling interests to	4.7								(572 527)	(572 527)
interest bearing loans and borrowings Dividend paid		-	-	-	-	-	-	-	(573,537) (321,881)	(573,537) (321,881)
Other movements		-	-	-	-	-	-	-	7,031	7,031
<i>Transactions with non-owners of the Group</i> Transfer to social and sports fund	38	-	-	-	-	-	(32,313)	(32,313)	-	(32,313)
At 31 December 2011	-	1,760,000	6,494,137	672,843	1,586,124	706,036	9,836,707	21,055,847	18,336,947	39,392,794

The attached notes 1 to 41 form part of these consolidated financial statements



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Year ended 31 December 2012

1 REPORTING ENTITY

Qatar Public Telecommunications Corporation (the "Corporation") was formed on 29 June 1987 domiciled in the State of Qatar by Law No. 13 of 1987 to provide domestic and international telecommunication services within the State of Qatar. The Company's registered office is located at 100 Westbay Tower, Doha, State of Qatar.

The Corporation was transformed into a Qatari Shareholding Company under the name of Qatar Telecom (Qtel) Q.S.C. (the "Company") on 25 November 1998, pursuant to Law No. 21 of 1998.

Qatar Telecom (Qtel) is the telecommunications service provider licensed by the Supreme Council of Information and Communication Technology (ictQATAR) to provide both fixed and mobile telecommunications services in the State of Qatar. As a licensed service provider, the conduct and activities of Qtel are regulated by ictQATAR pursuant to Law No. 34 of 2006 (Telecommunications Law) and the Applicable Regulatory Framework.

The Company and its subsidiaries (together referred to as the "Group") provides domestic and international telecommunication services in Qatar and elsewhere in the Asia and MENA region. Qatar Holding L.L.C. is the ultimate Parent Company of the Group.

2 BASIS OF PREPARATION

a) Statement of compliance

The consolidated financial statements have been prepared in accordance with International Financial Reporting Standards (IFRSs) as issued by the International Accounting Standards Board (IASB).

The consolidated financial statements of the Group for the year ended 31 December 2012 were authorised for issue in accordance with a resolution of the Board of Directors of the Company on 3 March 2013.

b) Basis of measurement

The consolidated financial statements have been prepared on a historical cost basis except for the following:

- Financial instruments at fair value through profit or loss are measured at fair value;
- Available-for-sale investments are measured at fair value;
- Derivative financial instruments are measured at fair value; and
- Liabilities for cash-settled share-based payment arrangements are measured at fair value through profit or loss;

The methods used to measure fair values are discussed further in note 34.

c) Functional and presentation currency

These consolidated financial statements are presented in Qatari Riyals, which is the Company's functional currency. All the financial information presented in Qatari Riyals has been rounded off to the nearest thousand (QR'000) except where otherwise indicated.

d) Use of estimates and judgments

The preparation of consolidated financial statements in conformity with IFRSs requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

In particular, information about significant areas of estimation uncertainty and critical judgments in applying accounting policies that have the most significant effect on the amounts recognised in the consolidated financial statements is included in note 36.



3 SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements comprise the financial statements of Qatar Telecom (Qtel) Q.S.C. and its subsidiaries (together referred to as the "Group"). The accounting policies set out below have been applied consistently to all the periods presented in these consolidated financial statements, and have been applied consistently by the Group entities, where necessary, adjustments are made to the financial statements of the subsidiaries to bring their accounting policies in line with those used by the Group.

Certain comparative amounts in the consolidated financial statements have been reclassified to conform with the current year's presentation (see note 40). In addition, the comparative consolidated income statement and statement of cash flow has been re-presented as if an operation discontinued during the current year had been discontinued from the start of the comparative year (see note 39)

3.1 BASIS OF CONSOLIDATION

(a) Subsidiaries

Subsidiaries are those entities controlled by the Group. Control exists when the Group has the power, directly or indirectly, to govern the financial and operating policies of an enterprise so as to obtain benefits from its activities. The existence and effect of potential voting rights that are currently exercisable or convertible, including potential voting rights held by another entity, are considered when assessing whether an entity is controlled. In addition, control may exist without having 50% voting power through ownership or agreements, as a consequence of de facto control. De facto control is control without the legal right to exercise unilateral control, and involves decision-making ability that is not shared with others and the ability to give directions with respect to the operating and financial policies of the entity concerned. The financial statements of the subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases. The financial statements of subsidiaries are prepared for the same reporting year as the parent company. Losses within a subsidiary are attributed to the non-controlling interest even if that results in a deficit balance.

Transactions that result in changes in non-controlling interests while retaining control are accounted for as transactions with equity holders in their capacity as equity holders. As a result, no gain or loss on such changes is recognised in profit or loss but rather in equity. Also, no change in the carrying amounts of assets (including goodwill) or liabilities is recognised as a result of such transactions.

(b) Non controlling interests

Non-controlling interests represent the portion of profit or loss and net assets not held by the Group and are presented separately in the consolidated income statement, consolidated statement of comprehensive income and within equity in the consolidated financial position, separately from shareholders of the parent. Losses applicable to the non-controlling interests in excess of the non controlling interests are allocated against the interest of the Group except to the extent that the non controlling interests has a binding obligation and is able to make an additional investment to cover losses. Acquisitions of non controlling interests are accounted for using the parent extension method, whereby, the difference between the consideration and the book value of the share of the net assets acquired is recognized as goodwill. Upon loss of control, Group accounts for the investment retained at its proportionate share of net asset value at the date control was lost.

(c) Business combinations and goodwill

Business combinations from 1 January 2010

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value and the amount of any non-controlling interest in the acquiree. For each business combination, the acquirer measures the non-controlling interest in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition costs incurred are expensed and included in administrative expenses.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree. If the business combination is achieved in stages, the fair value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through consolidated income statement.



3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.1 BASIS OF CONSOLIDATION (CONTINUED)

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration which is deemed to be an asset or liability, will be recognised in accordance with IAS 39 either in profit or loss or as a change to other comprehensive income. If the contingent consideration is classified as equity, it should not be remeasured until it is finally settled within equity.

The Group measures goodwill at the acquisition date as:

- the fair value of the consideration transferred; plus
- the recognized amount of any non-controlling interests in the acquiree; plus
- if the business combination is achieved in stages, the fair value of the existing equity interest in the acquiree; less
- the net recognized amount (generally fair value) of the identifiable assets acquired and liabilities assumed.

Goodwill is initially measured at cost being the excess of the aggregate of the consideration transferred and the amount recognised for non-controlling interest over the net identifiable assets acquired and liabilities assumed. If this consideration is lower than the fair value of the net assets of the subsidiary acquired, the difference is recognised in profit or loss.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

Where goodwill forms part of a cash-generating unit and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in this circumstance is measured based on the relative values of the operation disposed of and the portion of the cash-generating unit retained.

Goodwill is tested for impairment annually (as at 31 December) and when circumstances indicate that the carrying value may be impaired. Impairment is determined for goodwill by assessing the recoverable amount of the cash-generating unit (or group of cash-generating units), to which the goodwill relates. Where the recoverable amount of the cash-generating unit (or group of cash-generating units) is less than the carrying amount of the cash-generating unit (group of cash-generating units) to which goodwill has been allocated, an impairment loss is recognised. Impairment losses relating to goodwill cannot be reversed in future periods.

(d) Loss of control

A change in the non-controlling interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. On loss of control over a subsidiary, the Group:

- Derecognises the assets (including goodwill) and liabilities of the subsidiary;
- Derecognises the carrying amount of any non-controlling interest;
- Derecognises the cumulative translation differences, recorded in equity;
- Recognises the fair value of the consideration received;
- Recognises the fair value of any investment retained;
- Recognises any surplus or deficit in consolidated income statement; and
- Reclassifies the parent's share of components previously recognised in other comprehensive income to profit or loss or retained earnings, as appropriate.



3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.1 BASIS OF CONSOLIDATION (CONTINUED)

(e) Investment in associates

Associate companies are those entities in which the Group has significant influence, but not control, over the financial and operating policies. The consolidated financial statements include the Group's share of total recognized gains and losses of associates on an equity accounted basis, from the date that significant influence commences until the date that significant influence ceases.

Under the equity method, the investment in the associate is carried in the consolidated statement of financial position at cost plus post acquisition changes in the Group's share of net assets of the associate. Goodwill relating to an associate is included in the carrying amount of the investment and is not amortised. The consolidated income statement reflects the Group's share of the results of operations of the associate. Where there has been a change recognised directly in the equity of the associate, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity.

The reporting dates of the associates and the Group are identical and the associates' accounting policies conform to those used by the Group for like transactions and events in similar circumstances.

When the Group's share of losses exceeds its interest in an equity-accounted investee, the carrying amount of that interest, including any long term investments, is reduced to zero, and the recognition of further losses is discontinued except to the extent that the Group has an obligation or has made payments on behalf of the investee.

(f) Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealised income and expenses arising from intra-group transactions, are eliminated in preparing the consolidated financial statements. Unrealised gains arising from transactions with equity-accounted investees are eliminated against the investment to the extent of the Group's interest in the investee. Unrealised losses are eliminated in the same way as unrealised gains, but only to the extent that there is no evidence of impairment.



3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.1 BASIS OF CONSOLIDATION (CONTINUED)

The principal subsidiaries of the Group, incorporated in the consolidated financial statements of Qatar Telecom (Qtel) Q.S.C are as follows:

Name - failed tam	Country financial	Group effective shareholding		
Name of subsidiary	Country of incorporation	percentage		
	D 1	2012	2011	
Qtel Investment Holdings S.P.C	Bahrain	100%	100%	
Qtel International Investments L.L.C.	Qatar	100%	100%	
Qtel Group L.L.C.(formerly known as "Qtel	Qatar	1000/	1000/	
International" L.L.C.)		100%	100%	
Qtel South East Asia Holding S.P.C ("QSEAH")	Bahrain	100%	100%	
Qtel West Bay Holding S.P.C	Bahrain	100%	100%	
Qatar Telecom (Asia) Pte. Ltd. ("QTA") Qtel Al Dafna Holding S.P.C ("QDH")	Singapore Bahrain	<u> </u>	100%	
Qtel Al Khore Holding S.P.C ("QKH")	Bahrain	100%	100%	
IP Holdings Limited	Cayman Islands	100%	100%	
Qtel Gharafa Holdings Limited	Cayman Islands	100%	100%	
wi-tribe Asia Limited ("WiTA")	Cayman Islands	100%	100%	
Qatar Telecom (Qtel Asia) Pte. Ltd. ("QA")	Singapore	100%	100%	
Indonesia Communications Limited ("ICLM")	Mauritius	100%	100%	
QTEL International Finance Limited	Bermuda	100%	100%	
Qtel MENA Investcom S.P.C	Bahrain	100%	100%	
Omani Qatari Telecommunications Company S.A.O.G.	Sultanate of Oman			
("NAWRAS")		55.0%	55.0%	
Starlink W.L.L.	Qatar	72.5%	60.0%	
National Mobile Telecommunications Company K.S.C.	Kuwait			
("Wataniya Telecom")		92.1%	52.5%	
Wataniya International FZ – L.L.C. ("WTI")	United Arab Emirates	92.1%	52.5%	
Al-Bahar United Company W.L.L. ("Fono")	Kuwait	92.1%	52.5%	
Al Wataniya Gulf Telecommunications Holding	Bahrain			
Company S.P.C ("WIH")		92.1%	52.5%	
Al-Wataniya International for Intellectual Properties	Bahrain		50 504	
		92.1%	52.5%	
Wataniya Telecom Maldives Pvt Ltd ("WTM")	Maldives	92.1%	52.5%	
WARF Telecom International Private Limited ("WARF")	Maldives	50.00/	24 10/	
(WARF) Wataniya Telecom Algerie S.P.A. ("WTA")	Algeria	<u>59.9%</u> 74.4%	<u>34.1%</u> 46.3%	
Carthage Consortium Ltd.	Malta	92.1%	52.5%	
Qtel Tunisia Holding Company Ltd.	Malta	92.1%	52.5%	
Qtel Malta Holding Company Ltd.	Malta	100.0%	100.0%	
Tunisiana S.A	Tunisia	84.1%	39.4%	
Tunisia Network S.A (i)	Tunisia	41.2%	19.3%	
Public Telecommunication Company Ltd. ("PTC")	Saudi Arabia	92.1%	29.2%	
Wataniya Palestine Mobile Telecommunications Public	Palestine	/211/0		
Shareholding Company (i)		45.8%	25.4%	
Raywood Inc. ("Raywood")	Cayman Islands	100.0%	61.2%	
Newood Inc.	Cayman Islands	100.0%		
Midya Telecom Company Limited ("MTCL")	Iraq	49.0%	-	
Al-Rowad General Services Limited ("AL	Iraq	₩ 7. ₩ /0	-	
Al-Rowad General Services Limited (AL Rowad")	пач	100.00/	61.20/	
	Inca	100.0%	61.2%	
Asiacell Communications PJSC (formerly known	Iraq			
as Asiacell Communications L.L.C.) ("Asiacell,		FO 00/	20.00/	
Iraq") (ii)		53.9%	30.0%	
wi-tribe Limited ("WiT")	Cayman Islands	86.1%	86.1%	
wi-tribe Limited – Jordan P.S.C.	Jordan	86.1%	86.1%	
wi-tribe Pakistan Limited	Pakistan	86.1%	86.1%	



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.1 BASIS OF CONSOLIDATION (CONTINUED)

Name of subsidiary	Country of	Group effective shareholding percentage			
	incorporation	2012	2011		
Barzan Holding Company S.P.C.	Bahrain	100%	-		
Laffan Holding Company S.P.C.	Bahrain	100%	-		
Zekreet Holding Company S.P.C.	Bahrain	100%	-		
Philippines Multitech Pte. Ltd.	Singapore	100%	-		
Bow Arken Pte. Ltd.	Singapore	100%	-		
PT. Indosat Tbk	Indonesia	65.0%	65.0%		
Indosat Finance Company B.V. ("IFB")	Netherlands	65.0%	65.0%		
Indosat International Finance Company B.V. ("IIFB")	Netherlands	65.0%	65.0%		
Indosat Singapore Pte. Ltd. ("ISP")	Singapore	65.0%	65.0%		
PT Indosat Mega Media ("IMM")	Indonesia	64.9%	64.9%		
PT Starone Mitra Telekomunikasi ("SMT") (iii)	Indonesia	47.2%	47.2%		
PT Aplikanusa Lintasarta ("Lintasarta") (iii)	Indonesia	47.0%	47.0%		
PT Artajasa Pembayaran Elektronis ("APE") (iii)	Indonesia	25.9%	25.9%		
Indosat Palapa Company B.V. ("IPBV")	Netherlands	65.0%	65.0%		
Indosat Mentari Company B.V. ("IMBV")	Netherlands	65.0%	65.0%		
PT Lintas Media Danawa ("LMD") (iii)	Indonesia	32.9%	32.9%		
PT Interactive Vision Media ("IVM")	Indonesia	64.9%	64.9%		

- (i) The Group has the power, indirectly through Wataniya Telecom by virtue of Wataniya Telecom having more than 51% of the voting interests in these companies, to govern the financial and operating policies of Wataniya Palestine Mobile Telecommunications Public Shareholding Company ("WPT") and Tunisiana Network S.A, and accordingly, these companies have been considered as subsidiaries of the Group.
- (ii) The Group incorporated Raywood Inc ("Raywood"), a special purpose entity registered in Cayman Islands with 100% (2011: 61.2%) voting interest held by the Group to carry out investment activities in Iraq. Raywood acquired 49% voting interest of Midya Telecom Company Limited ("MTCL") in Iraq. The group has the power to govern the financial and operating policies of MTCL, Iraq by virtue of the shareholders' agreement entered into between Raywood and MTCL, Iraq to appoint a majority (4 out of 7) of Board of Directors through Raywood and accordingly MTCL, Iraq is considered as a subsidiary of the Group. In prior years, Asiacell, Iraq was consolidated based on the similar arrangements among Raywood, AL Rowad and Asiacell, Iraq. During the year, the Group acquired additional stake of 23.9% in Asiacell, Iraq increasing its effective holding from 30% to 53.9% (refer note 4.3.3).
- (iii) The Group has the power, indirectly through PT Indosat Tbk ("Indosat ") by virtue of Indosat having more than 51% of the voting interest or control in these companies, to govern the financial and operating policies of PT Starone Mitra Telekomunikasi ("SMT"), PT Aplikanusa Lintasarta ("Lintasarta"), PT Artajasa Pembayaran Elektronis ("APE") and PT Lintas Media Danawa ("LMD") and accordingly, these companies have been considered as subsidiaries of the Group.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The accounting policies adopted are consistent with those of the previous financial year, except for the new and amended IAS, IFRS and IFRIC interpretations effective as of 1 January 2012. The following standards, amendments and interpretations, which became effective 1 January 2012, are relevant to the Group:

Standard/Interpretation Content

IAS 12	Deferred Tax Recovery of Underlying Assets
IFRS 7 (amendment)	Disclosures: Transfer of financial assets issued in May 2011
Improvements to IFRS's (2011)	

a) IAS 12 – Deferred Tax Recovery of Underlying Assets

The amendment to IAS 12 provides an exception to the measurement principle in respect of investment property measured using the fair value model in accordance with IAS 40 Investment Property. Under the exception, the measurement of deferred tax assets and liabilities is based on a rebuttable presumption that the carrying amount of the investment property will be recovered entirely through sale.

The adoption this amendment had no significant impact on the consolidated financial statements.

b) IFRS 7 (amendment) – Disclosures: Transfer of financial assets

The amendments to IFRS 7 introduce new disclosure requirements about transfers of financial assets including disclosures for financial assets that are not derecognised in their entirety; and financial assets that are derecognised in their entirety but for which the entity retains continuing involvement.

The adoption this amendment had no significant impact on the consolidated financial statements.

c) Improvements to IFRSs (2011)

a. 1 1/

Improvements to IFRS issued in 2011 contained numerous amendments to IFRS that the IASB considers nonurgent but necessary. 'Improvements to IFRS' comprise amendments that result in accounting changes to presentation, recognition or measurement purposes, as well as terminology or editorial amendments related to a variety of individual IFRS standards. There were no significant changes to the current accounting policies of the Group as a result of these amendments.

3.3 IASB STANDARDS AND INTERPRETATIONS ISSUED NOT YET EFFECTIVE

The following standards and interpretations have been issued and are expected to be relevant to the Group in future periods, with effective dates on or after 1 January 2012:

Standard/ Interpretation	Content	Effective date
IAS 1 (amendment)	Presentation of items of other comprehensive income ((Effective for annual periods beginning on or after 1 July 2012)	1 July 2012
IAS 19	Employee benefits'	1 January 2013
IAS 28	Investment in Associates and Joint Ventures	1 January 2013
IFRS 7 & IAS 32 (amendment)	Disclosures – Offsetting Financial Assets and Financial Liabilities Offsetting Financial Assets and Financial Liabilities	1 January 2013 1 January 2014
IFRS 9	Financial Instruments: Classification and Measurement	1 January 2015
IFRS 10 & IAS 27	Consolidated financial statements and Separate Financial Statements	1 January 2013
IFRS 11	Joint Arrangements	1 January 2013
IFRS 12	Disclosure of interests in other entities	1 January 2013
IFRS 13	Fair Value measurement	1 January 2013



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.3 IASB STANDARDS AND INTERPRETATIONS ISSUED NOT YET EFFECTIVE (CONTINUED)

New standards, amendments and interpretations issued but not yet effective

A number of new standards, amendments to standards and interpretations are effective for annual periods beginning on or after 1 January 2012, and have not been applied in preparing these consolidated financial statements. Those which are relevant to the Group are set out below. The Group does not plan to early adopt these standards.

a) IAS 1 (amendment) - Presentation of items of other comprehensive income

The amendments to IAS 1 require that an entity present separately the items of other comprehensive income that would be reclassified to profit or loss in the future if certain conditions are met from those that would never be reclassified to profit or loss. The amendment is effective for annual periods beginning after 1 July 2012 with an option of early application.

The Group does not expect to have a significant impact on the consolidated financial statements on adoption of this amendments.

b) IAS 19 – Employee benefits (2011)

IAS 19 (2011) changes the definition of short-term and other long-term employee benefits to clarify the distinction between the two. For defined benefit plans, removal of the accounting policy choice for recognition of actuarial gains and losses is not expected to have any impact on the Group. However, the Group may need to assess the impact of the change in measurement principles of the expected return on plan assets. IAS 19 (2011) is effective for annual periods beginning on or after 1 January 2013 with early adoption permitted.

The Group expect to have an impact on the consolidated financial statements on adoption of this amendment.

IAS 28 (2011) supersedes IAS 28 (2008). IAS 28 (2011) makes the following amendments;

- Associates held for sale: IFRS 5 Non-current Assets Held for Sale and Discontinued Operations applies to an investment, or a portion of an investment, in an associate or a joint venture that meets the criteria to be classified as held for sale. For any retained portion of the investment that has not been classified as held for sale, the entity applies the equity method until disposal of the portion held for sale. After disposal, any retained interest is accounted for using the equity method if the retained interest continues to be an associate or a joint venture, and
- On cessation of significant influence or joint control, even if an investment in an associate becomes an investment in a joint venture or vice versa, the entity does not re-measure the retained interest.

The standard is effective for annual periods beginning on or after 1 January 2013 and is applied retrospectively.

The Group does not expect to have a significant impact on the consolidated financial statements on adoption of this amendments.

c) Amendments to IFRS 7 and IAS 32 on offsetting financial assets and financial liabilities (2011)

Disclosures – Offsetting Financial Assets and Financial Liabilities (amendments to IFRS 7) introduces disclosures about the impact of netting arrangements on an entity's financial position. The amendments are effective for annual periods beginning on or after 1 January 2013 and interim periods within those annual periods. Based on the new disclosure requirements the Group will have to provide information about what amounts have been offset in the statement of financial position and the nature and extent of rights of set off under master netting arrangements or similar arrangements.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.3 IASB STANDARDS AND INTERPRETATIONS ISSUED NOT YET EFFECTIVE (CONTINUED)

d) IAS 28 (2011) – Investment in Associates and Joint ventures

Offsetting Financial Assets and Financial Liabilities (amendments to IAS 32) clarify the offsetting criteria IAS 32 by explaining when an entity currently has a legally enforceable right to set off and when gross settlement is equivalent to net settlement. The amendments are effective for annual periods beginning on or after 1 January 2014 and interim periods within those annual periods. Earlier application is permitted.

The Group does not expect to have a significant impact on the consolidated financial statements on adoption of this amendments.

e) IFRS 9 - Financial Instruments

The IFRS 9 (2009) requirements represent a significant change from the existing requirements in IAS 39 in respect of financial assets. The standard contains two primary measurement categories for financial assets: amortised cost and fair value. A financial asset would be measured at amortised cost if it is held within a business model whose objective is to hold assets in order to collect contractual cash flows, and the asset's contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal outstanding. All other financial assets would be measured at fair value. The standard eliminates the existing IAS 39 categories of held to maturity, available-for-sale and loans and receivables.

The standard requires that derivatives embedded in contracts with a host that is a financial asset within the scope of the standard are not separated; instead the hybrid financial instrument is assessed in its entirety as to whether it should be measured at amortised cost or fair value.

IFRS 9 (2010) introduces a new requirement in respect of financial liabilities designated under the fair value option to generally present fair value changes that are attributable to the liability's credit risk in other comprehensive income rather than in profit or loss. Apart from this change, IFRS 9 (2010) largely carries forward without substantive amendment the guidance on classification and measurement of financial liabilities from IAS 39.

IFRS 9 is effective for annual periods beginning on or after 1 January 2015 with early adoption permitted. The IASB decided to consider making limited amendments to IFRS 9 to address practice and other issues. The Group has commenced the process of evaluating the potential effect of this standard but is awaiting finalisation of the limited amendments before the evaluation can be completed.

Given the nature of the Group's operations, this standard is not expected to have a significant impact on the Group's financial statements.

f) IFRS 10 - Consolidated financial statements and IAS 27 Separate Financial Statements (2011)

IFRS 10 introduces a single control model to determine whether an investee should be consolidated. As a result, the Group may need to change its consolidation conclusion in respect of its investees, which may lead to changes in the current accounting for these investees. This refers to the current accounting policy of the Group relating to subsidiaries. The standard is effective for annual periods beginning on or after 1 January 2013.

The IASB published Investment Entities (Amendments to IFRS 10 and IFRS 12), which grants certain relief from consolidation to investment entities. It requires qualifying investment entities to account for investment in controlled investees on a fair value basis. The effective date is annual periods beginning on or after 1 January 2014, but early adoption is permitted to enable alignment with the adoption of IFRS 10.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.3 IASB STANDARDS AND INTERPRETATIONS ISSUED NOT YET EFFECTIVE (CONTINUED)

g) IFRS 11 – Joint Arrangements

Under IFRS 11, the structure of the joint arrangement, although still an important consideration, is no longer the main factor in determining the type of joint arrangement and therefore the subsequent accounting. The standard is effective for annual periods beginning on or after 1 January 2013.

The Group is not expecting a significant impact from the adoption of this standard.

h) IFRS 12 - Disclosures of interests in other entities

IFRS 12 brings together into a single standard all the disclosure requirements about an entity's interests in subsidiaries, joint arrangements, associates and unconsolidated structured entities. It requires the disclosure of information about the nature, risks and financial effects of these interests.

The standard is effective for annual periods beginning on or after 1 January 2013. The Group is currently assessing the disclosure requirements for interests in subsidiaries and unconsolidated unstructured entities in comparison with existing disclosures.

i) IFRS 13 - Fair value measurement

IFRS 13 provides a single source of guidance on how fair value is measured, and replaces the fair value measurement guidance that is currently dispersed throughout IFRS. Subject to limited exceptions, IFRS 13 is applied when fair value measurements or disclosures are required or permitted by other IFRSs. Although many of the IFRS 13 disclosure requirements regarding financial assets and financial liabilities are already required, the adoption of IFRS 13 will require the Group to provide additional disclosures. These include fair value hierarchy disclosures for non-financial assets/liabilities and disclosures on fair value measurements that are categorised in Level 3.

IFRS 13 is effective for annual periods beginning on or after 1 January 2013. The Group is currently reviewing its methodologies for determining fair values. This refers to the current accounting policy of the Group

The Group is considering the implications of the above standards, the impact on the Group and the timing of its adoption by the Group. The Group did not early adopt any new or amended standards or interpretations in 2012.

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Revenue

Revenue represents the fair value of consideration received or receivable for communication services and equipment sales net of discounts and sales taxes. Revenue from rendering of services and sale of equipment is recognised when it is probable that the economic benefits associated with the transaction shall flow to the Group and the amount of revenue and the associated costs can be measured reliably.

The Group principally obtains revenue from providing telecommunication services comprising access charges, airtime usage, messaging, interconnect fee, data services and infrastructure provision, connection fees, equipment sales and other related services. The specific revenue recognition criteria applied to significant elements of revenue are set out below:

Revenue from rendering of services

Revenue for access charges, airtime usage and messaging by contract customers is recognised as revenue as services are performed with unbilled revenue resulting from services already provided accrued at the end of each period and unearned revenue from services to be provided in future periods deferred.

Revenue arising from separable installation and connection services are recognised when it is earned. Subscription fee is recognised as revenue as the services are provided.

Interconnection revenue

Revenues from network interconnection with other domestic and international telecommunications carriers are recognised based on the actual recorded traffic minutes.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Revenue (continued)

Sales of prepaid cards

Sale of prepaid cards is recognised as revenue based on the actual utilisation of the prepaid cards sold. Sales relating to unutilised prepaid cards are accounted as deferred income. Deferred income related to unused prepaid cards is recognised as revenue when utilised by the customer or upon termination of the customer relationship.

Sales of equipment

Revenue from sales of peripheral and other equipment is recognised when the significant risks and rewards of ownership are transferred to the buyer which is normally when the equipment is delivered and 'accepted by the customer.

Loyalty program

The group has a customer loyalty programme whereby customers are awarded credits ("Points") based on the usage of products and services, entitling customers to the right to redeem the accumulated points via specified means. The fair value of the consideration received or receivable in respect of the initial sale is allocated between the Points and the other components of sale. The amount allocated to Points is estimated by reference to the fair value of the right to redeem it at a discount for the products of the Group or for products or services provided by third parties. The fair value of the right to redeem is estimated based on the amount of discount, adjusted to take into account the expected forfeiture rate. The amount allocated to Points is deferred and included in deferred revenue. Revenue is recognised when these Points are redeemed and the Group has fulfilled its obligations to the customer. The amount of revenue recognised in those circumstances is based on the number of Points that have been redeemed, relative to the total number of Points that is expected to be redeemed. Deferred revenue is also released to revenue when it is no longer considered probable that the Points will be redeemed.

Licence and spectrum fees

Amortisation periods for licence and spectrum fees are determined primarily by reference to the unexpired licence period, the conditions for licence renewal and whether licences are dependent on specific technologies. Amortisation is charged to the income statement on a straight-line basis over the estimated useful lives from the commencement of service of the network.

The Group is dependent on the licenses that each operating company holds to provide their telecommunications services.

Leases

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

The Group as lessor

The amounts due from lessees under finance leases are recorded as receivables at the amount of Group's net investment in the leases. Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the Group's net investment outstanding in respect of leases.

Revenues from the sale of transmission capacity on terrestrial and submarine cables are recognized on a straight-line basis over the life of the contract. Rental income from operating leases is recognized on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognized on a straight-line basis over the lease term.

The Group as lessee

Rentals payable under operating leases are charged to the consolidated income statement on a straight –line basis over the term of the relevant lease. Benefits received and receivable as an incentive to enter into an operating lease are also spread on a straight-line basis over the lease term.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Leases (continued)

Sale and leaseback transactions – where the Group is the lessee

A sale and leaseback transaction involves the sale of an asset by the Group and the leasing of the same asset back to the Group. The lease payments and the sale price are usually interdependent as they are negotiated as a package. The accounting treatment of a sale and leaseback transaction depends upon the type of lease involved and the economic and commercial substance of the whole arrangement.

(a) Finance leases

Sale and leaseback arrangements that result in the Group retaining the majority of the risks and rewards of ownership of assets are accounted for as finance leases. Any excess of sales proceeds over the carrying amount is deferred and amortised over the lease term.

(b) Operating leases

Sale and leaseback arrangements that result in substantially all of the risks and rewards of ownership of assets being transferred to the lessor are accounted for as operating leases. Any excess of sales proceeds over the carrying amount is recognised in the income statement as gain on disposal.

Other income

Other income represents income generated by the Group that arises from activities outside of the provision for communication services and equipment sales. Key components of other income are recognised as follows:

Rental income

Rental income is recognised as revenue on a straight-line basis over the term of the lease. Lease incentives granted are recognised as an integral part of the total rental income, over the term of the lease.

Dividend income

Dividend income is recognised when the Group's right to receive the dividend is established.

Commission income

When the Group acts in the capacity of an agent rather than as the principal in the transaction, the revenue recognised is the net amount of commission made by the Group.

Taxation

Some of the subsidiaries and the joint venture are subject to taxes on income in various foreign jurisdictions. Income tax expense represents the sum of the tax currently payable and deferred tax.

Current income tax

Current income tax assets and liabilities for the current year and prior years are measured at the amount expected to be recovered from or paid to the taxation authorities.

The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the financial reporting year and any adjustment to tax payable in respect of previous years.

Deferred income tax

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



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Taxation (continued)

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

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

Deferred income tax assets are recognised for all deductible temporary differences, carry forward of unused tax credits and unutilised tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unutlised tax losses can be utilised except:

- Where the deferred income tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit or loss nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, deferred income tax assets are recognised only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred income tax assets is reviewed at each end of the financial reporting year and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised. Unrecognised deferred income tax assets are reassessed at each end of the financial reporting year and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the end of the financial reporting year.

Deferred income tax relating to items recognised directly in equity is recognised in equity and not in the consolidated income statement.

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

Tax exposure

In determining the amount of current and deferred tax, the Group takes into account the impact of uncertain tax positions and whether additional taxes and interest may be due. This assessment relies on estimates and assumptions and may involve a series of judgments about future events. New information may become available that causes the Company to change its judgments regarding the adequacy of existing tax liabilities; such changes to tax liabilities will impact tax expense in the period that such a determination is made.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Discontinued operations

A discontinued operation is a component of the Group's business, the operations and cash flows of which can be clearly distinguished from the rest of the Group and which:

- represents a separate major line of business or geographical area of operations;
- is part of a single coordinated plan to dispose of a separate major line of business or geographical area of operations; or
- is a subsidiary acquired exclusively with a view to re-sale.

Classification as a discontinued operation occurs on disposal or when the operation meets the criteria to be classified as held for sale, if earlier. When an operation is classified as a discontinued operation, the comparative income statement or comprehensive income is represented as if the operation had been discontinued from the start of the comparative year.

Finance income and finance cost

Finance income comprises interest income on funds invested, fair value gains on financial assets at fair value through profit or loss, gains on the remeasurement to fair value of any pre-existing interest in an acquire in a business combination, gains on hedging instruments that are recognised in profit or loss and reclassifications of net gains previously recognised in other comprehensive income. Interest income is recognised as it accrues in profit or loss, using the effective interest method.

Finance costs comprise interest expense on borrowings, unwinding of the discount on provisions, fair value losses on financial assets at fair value through profit or loss, losses on hedging instruments that are recognised in profit or loss and reclassifications of net losses previously recognised in other comprehensive income.

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the respective assets.

Borrowing costs that are not directly attributable to the acquisition, construction or production of a qualifying asset are recognised in profit or loss using the effective interest method.

Foreign currency gains and losses on financial assets and financial liabilities are reported on a net basis as either finance income or finance cost depending on whether foreign currency movements are in a net gain or net loss position

Property, plant and equipment

Recognition and measurement

Property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment losses. Assets in the course of construction are carried at cost, less any impairment.

Cost includes expenditure that is directly attributable to the acquisition of the asset. The costs of self constructed assets include the following:

- The cost of materials and direct labour; Any other costs directly attributable to bringing the assets to a working condition for their intended use;
- When the group has an obligation to remove the asset or restore the site, an estimate of the costs of dismantling and removing the items and restoring the site on which they are located; and
- Capitalized borrowing costs

Cost also includes transfers from equity of any gain or loss on qualifying cash flow hedges of foreign currency purchases of property, plant and equipment. Purchased software that is integral to the functionality of the related equipment is capitalised as part of that equipment.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Property, plant and equipment (continued)

When parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Any gain or loss on disposal of an item of property, plant and equipment (calculated as the difference between the net proceeds from disposal and the carrying amount of the item) is recognised in profit or loss.

Expenditure

Expenditure incurred to replace a component of an item of property, plant and equipment that is accounted for separately is capitalised and the carrying amount of the component that is replaced is written off. Other subsequent expenditure is capitalised only when it increases future economic benefits of the related item of property, plant and equipment. All other expenditure is recognised in the consolidated income statement as incurred.

Depreciation

Items of property, plant and equipment are depreciated on a straight line basis in profit or loss over the estimated useful lives of each component. Leased assets are depreciated over the shorter of the lease term and their useful lives unless it is reasonably certain that the Group will obtain ownership by the end of the lease term. Land is not depreciated.

Depreciation of these assets commences from the date that they are installed and are ready for use, or in respect of internally constructed assets, from the date that the asset is completed and ready for use. The estimated useful lives of the property, plant and equipment are as follows:

Land lease rights under finance lease	50 years
Buildings	5-40 years
Exchange and networks assets	5-25 years
Subscriber apparatus and other equipment	1-8 years

The carrying values of property, plant and equipment are reviewed for impairment when events or changes in circumstances indicate the carrying value may not be recoverable. If any such indication exists and where the carrying values exceed the estimated recoverable amount, the assets are written down to their recoverable amount, being the higher of their fair value less costs to sell and their value in use.

Derecognition

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on de-recognition of the asset is included in the consolidated income statement in the year the asset is derecognised. The asset's residual values, useful lives and method of depreciation are reviewed, and adjusted if appropriate, at each financial year end.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the respective assets. All other borrowing costs are expensed as incurred. Borrowing costs consist of interest and other costs that the Group incurs in connection with the borrowing of funds.

Government grants

Government grants relating to non-monetary assets are recognised at nominal value. Grants that compensate the Group for expenses are recognised in the consolidated income statement on a systematic basis in the same period in which the expenses are recognised. Grants that compensate the Group for the cost of an asset are recognised in the consolidated income statement on a systematic basis over the expected useful life of the related asset upon capitalisation.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Intangible assets and goodwill

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and any accumulated impairment losses. Internally generated intangible assets, excluding capitalised development costs, are not capitalised and expenditure is reflected in the consolidated income statement in the year in which the expenditure is incurred.

Intangible assets with finite lives are amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life is reviewed at each financial year. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset is accounted for by changing the amortisation period or method, as appropriate, and treated as changes in accounting estimates. The amortisation expense on intangible assets with finite lives is recognised in the consolidated income statement in the expense category consistent with the nature of the intangible asset.

Research and development

Expenditure on research activities, undertaken with the prospect of gaining new scientific or technical knowledge and understanding, is recognised in profit or loss as incurred.

Development activities involve a plan or design for the production of new or substantially improved products and processes. Development expenditure is capitalised only if development costs can be measured reliably, the product or process is technically and commercially feasible, future economic benefits are probable, and the Group intends to and has sufficient resources to complete development and to use or sell the asset. The expenditure capitalised includes the cost of materials, direct labour, overhead costs that are directly attributable to preparing the asset for its intended use, and capitalised borrowing costs. Other development expenditure is recognized in profit or loss as incurred.

Capitalised development expenditure is measured at cost less accumulated amortisation and any accumulated impairment losses.

Indefeasible rights of use ("IRU")

IRUs correspond to the right to use a portion of the capacity of a terrestrial or submarine transmission cable granted for a fixed period. IRUs are recognised at cost as an asset when the Group has the specific indefeasible right to use an identified portion of the underlying asset, generally optical fibres or dedicated wavelength bandwidth, and the duration of the right is for the major part of the underlying asset's economic life. They are amortised on a straight line basis over the shorter of the expected period of use and the life of the contract which ranges between 10 to 15 years.

The useful lives of intangible assets are assessed to be either finite or indefinite.



3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Intangible assets and goodwill (continued)

A summary of the useful lives and amortisation methods of Group's intangible assets other than goodwill are as follows:

		License costs	Customer contracts and related customer relationship	Brand/ Trade names	Concession intangible assets	IRU, software and other intangibles
Useful lives	:	Finite (10 – 50 years)	Finite (2 – 8 years)	Finite (6-25 years)	Finite (15 years)	Finite (3-15 years)
Amortisation method used	:	Amortised on a straight line basis over the periods of availability.	Amortised on a straight line basis over the periods of availability.	Amortised on a straight line basis over the periods of availability	Amortised on a straight line basis over the periods of availability	Amortised on a straight line basis over the periods of availability
Internally generated or acquired	:	Acquired	Acquired	Acquired	Acquired	Acquired

Service concession arrangements

The Group accounts for service concession arrangements where it is an operator in accordance with IFRIC 12 "Service concession arrangements". Infrastructure within the scope of this interpretation is not recognised as property, plant and equipment of the Group as the contractual service arrangement does not convey the right to control the use of the public service infrastructure to the Group. Accordingly, the Group recognises such assets as "Concession intangible assets". The Group recognises these intangible assets at cost in accordance with IAS 38. These intangible assets are amortised over the period in which it is expected to be available for use by the Group.

The Group recognises contract revenue and costs in accordance with IAS 11, Construction Contracts. The costs of each activity, namely construction, operation and maintenance are recognised as expenses by reference to the stage of completion of the related activity. Contract revenue, if any, i.e. the fair value of the amount due from the grantor for the activity undertaken, is recognised at the same time. The amount due from the grantor meets the definition of a receivable in IAS 39 Financial Instruments: Recognition and Measurement. The receivable is measured initially at fair value. It is subsequently measured at amortised cost.

The Group accounts for revenue and costs relating to the services in accordance with IAS 18 as described in the accounting policy for revenue recognition. Borrowing costs attributable to the arrangement are recognised as an expense in the period in which they are incurred, unless the Group has a contractual right to receive an intangible asset (a right to charge user of the public service). If the Group has a contractual right to receive an intangible asset, borrowing costs attributable to the arrangement are capitalised during the construction phase of the arrangement.

Financial instruments

(i) Non-derivative financial assets:

The Group initially recognises loans and receivables and deposits on the date that they are originated. All other financial assets (including assets designated at fair value through profit or loss) are recognised initially on the trade date, which is the date that the Group becomes a party to the contractual provisions of the instrument.

The Group derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or it transfers the rights to receive the contractual cash flows on the financial asset in a transaction in which substantially all the risks and rewards of ownership of the financial asset are transferred. Any interest in transferred financial assets that is created or retained by the Group is recognised as a separate asset or liability.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Financial instruments (continued)

(i) Non-derivative financial assets (continued):

Financial assets and liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Group has a legal right to offset the amounts and intends either to settle on a net basis or to realise the asset and settle the liability simultaneously.

The Group classifies non-derivative financial assets into the following categories: financial assets at fair value through profit or loss, loans and receivables and available-for-sale investments.

Financial assets at fair value through profit or loss

A financial asset is classified at fair value through profit or loss if it is classified as held for trading or is designated as such upon initial recognition. Financial assets are designated at fair value through profit or loss if the Group manages such investments and makes purchase and sale decisions based on their fair value in accordance with the Group's documented risk management or investment strategy. Attributable transaction costs are recognised in profit or loss as incurred. Financial assets at fair value through profit or loss are measured at fair value, and changes therein are recognised in profit or loss.

Loans and receivables

Loans and receivables are financial assets with fixed or determinable payments that are not quoted in an active market. Such assets are recognised initially at fair value plus any directly attributable transaction costs. Subsequent to initial recognition, loans and receivables are measured at amortised cost using the effective interest method, less any impairment losses. Loans and receivables comprise bank balances and cash and trade receivables and prepayments.

Bank balances and cash

Bank balances and cash comprise cash on hand, call deposits and demand deposits and other short-term highly liquid investments that are readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value.

For the purpose of the consolidated statement of cash flows, cash and cash equivalents consist of cash on hand, call deposits and demand deposits with original maturity of less than three months.

Trade and other receivable

Trade receivables and prepayments that have fixed or determinable payments that are not quoted in an active market are classified as 'loans and receivables'. Loans and receivables are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method less impairment.

Appropriate allowances for estimated irrecoverable amounts are recognized in the consolidated income statement where there is objective evidence that the asset is impaired. The allowance recognized is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the effective interest rate computed at initial recognition.

Available-for-sale investments

Available-for-sale investments are non-derivative financial assets that are designated as available for sale or are not classified in any of the above categories of financial assets. Available-for-sale investments are recognised initially at fair value plus directly attributable transaction costs. After initial recognition, available for sale investments are subsequently remeasured at fair value, with any resultant gain or loss directly recognised as a separate component of equity as fair value reserve under other comprehensive income until the investment is sold, collected, or the investment is determined to be impaired, at which time the cumulative gain or loss previously reported in equity is included in the consolidated income statement for the year. Interest earned on the investments is reported as interest income using the effective interest rate. Dividend earned on investments are recognised in the consolidated income statement as "Dividend income" when the right to receive dividend has been established. All regular way purchases and sales of investment are recognised on the trade date when the Group becomes or cease to be a party to contractual provisions of the instrument.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(i) Non-derivative financial assets (continued)

Available-for-sale investments (continued)

The fair value of investments that are actively traded in organised financial markets is determined by reference to quoted market bid prices at the close of business at the end of the financial reporting year. For investments where there is no active market, fair value is determined using valuation techniques. Such techniques include using recent arm's length market transactions, reference to current market value of another instrument which is substantially the same, discounted cash flow analysis or other valuation models. For investment in funds, fair value is determined by reference to net asset values provided by the fund administrators.

Due to the uncertain nature of cash flows arising from certain unquoted equity investments of the Group, the fair value of these investments cannot be reliably measured. Consequently, these investments are carried at cost, less any impairment losses.

If an available-for-sale investment is impaired, an amount comprising the difference between its cost and its current fair value, less any impairment loss previously recognised in the consolidated income statement, is transferred from equity to the consolidated income statement. Impairment losses on equity instruments recognised in the consolidated income statement are not subsequently reversed. Reversals of impairment losses on debt instruments are reversed through the consolidated income statement; if the increase in fair value of the instrument can be objectively related to an event occurring after the impairment loss was recognised in the consolidated income statement.

When the investment is disposed off, the cumulative gain or loss previously recorded in equity is recognised in the consolidated income statement.

Derecognition of financial assets

A financial asset (or, where applicable a part of a financial asset or part of a group of similar financial assets) is derecognised where:

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

Impairment and uncollectibility of financial assets

An assessment is made at each end of the reporting period to determine whether there is objective evidence that a specific financial asset may be impaired. If any such evidence exists, impairment loss is recognised in the consolidated income statement. Impairment is determined as follows:

- (a) For assets carried at fair value, impairment is the difference between cost and fair value, less any impairment loss previously recognised in the consolidated income statement;
- (b) For assets carried at cost, impairment is the difference between carrying value and the present value of future cash flows discounted at the current market rate of return for a similar financial asset;
- (c) For assets carried at amortised cost, impairment is the difference between carrying amount and the present value of future cash flows discounted at the original effective interest rate.

(ii) Non-derivative financial liabilities

The Group initially recognises debt securities issued and subordinated liabilities on the date that they are originated. All other financial liabilities are recognised initially on the trade date, which is the date that the Group becomes a party to the contractual provisions of the instrument.

Non derivative financial liabilities include interest bearing loans and borrowings and trade payables and accruals.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(ii) Non-derivative financial liabilities (continued)

Interest bearing loans and borrowings

Interest bearing loans and borrowings are recognised initially at fair value of the consideration received, less directly attributable transaction costs. Subsequent to initial recognition, interest bearing loans and borrowings are measured at amortised cost using the effective interest method. Instalments due within one year at amortised cost are shown as a current liability.

Gains or losses are recognised in the consolidated income statement when the liabilities are derecognised as well as through the amortisation process. Interest costs are recognised as an expense when incurred except those qualify for capitalisation.

Trade and other payables

Liabilities are recognised for amounts to be paid in the future for services received or when the risks and rewards associated with goods are transferred to the Group, whether billed by the supplier or not.

Derecognition of financial liabilities

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

(iii) Share capital

Ordinary shares

Ordinary shares are classified as equity. The bonus shares and rights issued during the year are shown as an addition to the share capital. Issue of bonus shares are deducted from the accumulated retained earnings of the Group. Any share premium on rights issue are accounted in compliance with local statutory requirements.

Dividend on ordinary share capital

Dividend distributions to the Group's shareholders are recognized as a liability in the consolidated financial statements in the period in which the dividend are approved by the shareholders. Dividend for the year that are approved after the statement of financial position date are dealt with as an event after balance sheet date.

(iv) Derivative financial instruments and hedge accounting

Derivative financial instruments are recognised initially at fair value; attributable transaction costs are recognised in profit or loss when incurred. Subsequent to initial recognition, derivatives are measured at fair value, and changes therein are recognized in described below for those derivative instruments designated for hedging cash flows, while changes in the fair value of derivative instruments not designated for cash flow hedges are charged directly to profit or loss.

For the purpose of hedge accounting, hedges are classified as:

- fair value hedges when hedging the exposure to changes in the fair value of a recognised asset or liability or unrecognised firm commitment (except for foreign currency risk); or
- cash flow hedges when hedging exposure to variability in cash flows that is either attributable to a particular risk associated with a recognised asset or liability or a highly probable forecast transaction or the foreign currency risk in an unrecognised firm commitment.

At the inception of a hedge relationship, the Group formally designates and documents the hedge relationship to which the Group wishes to apply hedge accounting and the risk management objective and strategy for undertaking the hedge.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(iv) Derivative financial instruments and hedge accounting (continued)

The documentation includes identification of the hedging instrument, the hedged item or transaction, the nature of the risk being hedged and how the entity will assess the hedging instrument's effectiveness in offsetting the exposure to changes in the hedged item's fair value or cash flows attributable to the hedged risk. Such hedges are expected to be highly effective in achieving offsetting change in fair value or cash flows and are assessed on an ongoing basis to determine that they actually have been highly effective throughout the financial reporting periods of which they were designated.

Hedges which meet the criteria for hedge accounting are accounted for as follows:

Fair value hedges

The change in the fair value of a hedging derivative is recognised in the consolidated income statement. The change in the fair value of the hedged item attributable to the risk hedged is recorded as a part of the carrying value of the hedged item and is also recognised in consolidated income statement.

Cash flow hedges

The effective portion of the gain or loss on the hedging instrument is recognised as other comprehensive income and is taken directly to equity, while any ineffective portion is recognised immediately in the consolidated income statement.

The Group uses interest rate swap contracts to hedge its risk associated primarily with interest rate fluctuations relating to the interest charged on its interest bearing loans and borrowings. These are included in the consolidated statement of financial position at fair value and any resultant gain or loss on interest rate swaps contracts that qualify for hedge accounting is recognised as other comprehensive income and subsequently recognised in the consolidated income statement when the hedged transaction affects profit or loss.

The Group uses cross currency swap contracts and forward currency contracts to hedge its risks associated with foreign exchange rate fluctuations. Further, the Group also have an interest rate swap which is not designated as a hedge. These cross currency swaps, forward currency contracts and the interest rate swaps which is not designated as hedge are included in the consolidated statement of financial position at fair value and any subsequent resultant gain or loss in the fair value is recognised in the consolidated income statement.

The fair value of cross currency swaps and forward currency contracts is calculated by reference to respective instrument current exchange rates for contracts with similar maturity profiles. The fair value of interest rate swap contracts is calculated by reference to the market valuation of the swap contracts.

Embedded derivative is presented with the host contract on the consolidated statement of financial position which represents an appropriate presentation of overall future cash flows for the instrument taken as a whole.

(v) Current versus non-current classification

Derivative instruments that are not designated as effective hedging instruments are classified as current or noncurrent or separated into a current and non-current portion based on an assessment of the facts and circumstances (i.e., the underlying contracted cash flows).

- where the Group will hold a derivative as an economic hedge (and does not apply hedge accounting) for a period beyond 12 months after the reporting date, the derivative is classified as non-current (or separated into current and non-current portions) consistent with the classification of the underlying item.
- embedded derivates that are not closely related to the host contract are classified consistent with the cash flows of the host contract.
- derivative instruments that are designated as, and are effective hedging instruments, are classified consistent with the classification of the underlying hedged item. The derivative instrument is separated into a current portion and non-current portion only if a reliable allocation can be made.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(vi) Fair value of financial instruments

The fair value of financial instruments that are traded in active markets at each reporting date is determined with reference to quoted market prices or dealer price quotations, without any deduction for transaction costs. For financial instruments not traded in an active market, the fair value is determined using appropriate valuation techniques. Such techniques may include using recent arm's length market transactions; reference to the current fair value of another instrument that is substantially the same; discounted cash flow analysis or other valuation models. An analysis of fair values of financial instruments and further details as to how they are measured are provided in note 34.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount reported in the consolidated statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

Earnings per share

The Group presents basic and diluted earnings per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the parent by the weighted average number of ordinary shares outstanding during the period. Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding for the effects of all dilutive potential ordinary shares, which comprise convertible notes and share options granted to employees, if any.

Inventories

Inventories are stated at the lower of cost and net realisable value.

The cost of inventories is based on the weighted average principle, and includes expenditure incurred in acquiring the inventories and other costs incurred in bringing them to their existing location and condition

Net realisable value is based on estimated selling price less any further costs expected to be incurred on completion and disposal.

Provisions

Provisions are recognized when the Group has a present legal or constructive obligation as a result of a past event, and it is probable that the Group will be required to settle that obligation. Provisions are measured as a best estimate of the expenditure required to settle the obligation at the statement of financial position date, and are discounted to present value where the effect is material.

Employee benefits

End of service benefits

The Group provides end of service benefits to its employees. The entitlement to these benefits is based upon the employees' final salary and length of service, subject to the completion of a minimum service period, calculated under the provisions of the Labour Law and is payable upon resignation or termination of the employee. The expected costs of these benefits are accrued over the period of employment.

Pensions and other post employment benefits

Pension costs under the Group's defined benefit pension plans are determined by periodic actuarial calculation using the projected-unit-credit method and applying the assumptions on discount rate, expected return on plan assets and annual rate of increase in compensation. Actuarial gains or losses are recognised as income or expense when the net cumulative unrecognised actuarial gains or losses for each individual plan at the end of the previous reporting year exceed 10% of the present value of the defined benefit obligation or fair value of plan assets, whichever is greater, at that date. These gains or losses in excess of the 10% corridor are recognised on a straight-line basis over the expected average remaining working lives of the employees. Past service cost is recognised over the estimated average remaining service periods of the employees.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Employee benefits (continued)

Pensions and other post employment benefits (continued)

The defined benefit asset or liability comprises the present value of the defined benefit obligation less past service cost not yet recognised and less the fair value of plan assets out of which the obligations are to be settled directly. The value of any asset is restricted to the sum of any past service cost not yet recognised and the present value of any economic benefits available in the form of refunds from the plan or reductions in the future contributions to the plan.

With respect to the Qatari nationals, the Company makes contributions to Qatar Retirement and Pension Authority as a percentage of the employees' salaries in accordance with the requirements of respective local laws pertaining to retirement and pensions. The Company's share of contributions to these schemes, which are defined contribution schemes under International Accounting Standard (IAS) - 19 Employee Benefits are charged to the statement of income in the year to which they relate.

Cash settled share-based payment transactions

The Group provides long term incentives in the form of shadow shares ("the benefit") to its employees. The entitlement to these benefits is based on individual performance and overall performance of the Group, subject to fulfilling certain conditions ("vesting conditions") under documented plan and is payable upon end of the vesting period ("the exercise date"). The benefit is linked to the share price of the Group, and the Group proportionately recognise the liability against these benefits over the vesting period through the consolidated income statement, until the employees become unconditionally entitled to the benefit.

The fair value of the liability is reassessed on each reporting date and any changes in the fair value of the benefit are recognized through the consolidated income statement.

Once the benefit is settled in cash at the exercise date, the liability is derecognised. The amount of cash settlement is determined based on the share price of the Group at the exercise date. On breach of the vesting conditions, the liability is derecognised through the consolidated income statement.

Foreign currency

Foreign currency transactions

Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Transactions in foreign currencies are initially recorded by the Group entities at their respective functional currency rate prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency spot rate of exchange ruling at the end of the financial reporting year.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. Foreign currency differences arising on retranslation are recognised in profit or loss, except for differences arising on the retranslation of available-for-sale equity investments which are recognised in other comprehensive income.

Translation of foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated to Qatari riyals at exchange rates at the reporting date. The income and expenses of foreign operations are translated to Qatari Riyals at exchange rates at the dates of the transactions.

Foreign currency differences are recognised in other comprehensive income, and presented in the foreign currency translation reserve (translation reserve) in equity. However, if the operation is a non-wholly-owned subsidiary, then the relevant proportionate share of the translation difference is allocated to the non-controlling interests. When a foreign operation is disposed of such that control or significant influence is lost, the cumulative amount in the translation reserve related to that foreign operation is reclassified to consolidated income statement as part of the gain or loss on disposal.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Foreign currency (continued)

Translation of foreign operations (continued)

When the Group disposes of only part of its interest in a subsidiary that includes a foreign operation while retaining control, the relevant proportion of the cumulative amount is reattributed to non-controlling interests. When the Group disposes of only part of its investment in an associate that includes a foreign operation while retaining significant influence or joint control, the relevant proportion of the cumulative amount is reclassified to consolidated income statement.

When the settlement of a monetary item receivable from or payable to a foreign operation is neither planned nor likely in the foreseeable future, foreign exchange gains and losses arising from such a monetary item are considered to form part of a net investment in a foreign operation and are recognised in other comprehensive income, and presented in the translation reserve in equity.

Non-financial assets

The carrying amounts of the Group's non-financial assets, other than inventories are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. The recoverable amount of an asset or cash-generating unit is the greater of its value in use and its fair value less costs to sell. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For the purpose of impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or groups of assets (the "cash-generating unit").

An impairment loss is recognized if the carrying amount of an asset or its cash-generating unit exceeds its estimated recoverable amount. Impairment losses are recognized in the consolidated income statement.

Non-financial assets

Impairment losses recognized in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the units and then to reduce the carrying amount of the other assets in the unit (group of units) on a pro rata basis. Impairment losses recognized in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

Segment reporting

Segment results that are reported to the Group's CEO (the chief operating decision maker) include items directly attributable to a segment as well as those that can be allocated on a reasonable basis.

Events after the statement of financial position date

The consolidated financial statements are adjusted to reflect events that occurred between the statement of financial position date and the date when the consolidated financial statements are authorised for issue, provided they give evidence of conditions that existed at the consolidated statement of financial position date.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

4 BUSINESS COMBINATIONS AND CHANGES IN NON-CONTROLLING INTERESTS

Acquisition of subsidiaries in 2012

4.1 Acquisition of Midya Telecom Company Limited ("MTCL"),

On 1st January 2012, the Group acquired through Raywood Inc. ("Raywood"), an effective 30% of the voting shares of Midya Telecom Company Limited ("MTCL"), a limited liability company incorporated in Iraq with the licence to provide telecommunication services. The acquisition has been accounted for using the purchase method of accounting. The acquired net assets of MTCL amounts to QR 6,700 thousands based on the carrying amount of net assets of MTCL as at date of acquisition amounting to QR 13,674 thousands. The cost of business combination amounted to QR 121,335 thousands with a resultant goodwill of QR 114,635 thousands. The net cash out flow on acquisition, net of cash acquired with the subsidiary of QR 9,403 thousands, amounted to QR 111,932 thousands.

The goodwill is arrived at based on carrying values of net assets of MTCL, the management believes that these carrying values are not materially different than fair values. The Group is in the process of completing share transfer and other legal formalities in relation with this acquisition.

For the year ended 31 December 2012, MTCL contributed revenue of QR 135,432 thousands and loss of QR 12,755 thousands to the Group's results.



BUSINESS COMBINATIONS AND CHANGES IN NON-CONTROLLING **INTERESTS** (CONTINUED)

Acquisition of subsidiaries in 2011

4.2 Step acquisition of Tunisiana S.A.(formerly known as Orascom Telecom Tunisie S.A.) ("Tunisiana")

On 4 January 2011 ("the acquisition date"), the Group acquired 25% additional shareholding interest in Tunisiana As a result of the above, the Group's ownership and voting interests in Tunisiana, previously treated as a joint venture and accounted for under proportionate consolidation method, increased from 50% to 75%. Consequently, Tunisiana is fully consolidated within the Group's consolidated financial statements starting from the date control has been obtained.

Moreover, the Group re-measured its previously held interests in Tunisiana at fair value and recognised a revaluation gain of QR 1,442,831 thousands in the profit or loss for the year. The revaluation of previously held interests was based on the same price that was paid for the additional controlling interests acquired during the period, after adjusting for control premium.

The management expects that taking control of Tunisiana will enable the Group in expanding its telecommunication activities and operations in the Tunisian market.

(a) Identifiable assets acquired and liabilities assumed, and resulting gain on previously held interest

The fair values of the identifiable assets and liabilities of Tunisiana recognised as a result of the step acquisition were as follows:

	Carrying amounts immediately prior to acquisition QR'000	Fair values adjustment QR'000	Fair values at the acquisition date QR'000
Cash and bank balances	314,809	-	314,809
Trade and other receivables	387,846	-	387,846
Inventories	7,437	-	7,437
Property, plant and equipment	1,285,571	-	1,285,571
License costs	735,973	1,708,927	2,444,900
Customer contracts and related customer			
relationship	-	156,148	156,148
Trade names	-	203,884	203,884
Other intangibles	3,659	-	3,659
Deferred tax assets	46,255	-	46,255
Other non-current assets	49,992		49,992
Total fair value of acquired identifiable assets at the date of acquisition	2,831,542	2,068,959	4,900,501
Trade and other payables	967,295	-	967,295
Borrowings	280,856	-	280,856
Other non-current liabilities	24,455	-	24,455
Total fair value of assumed liabilities at the date of			
acquisition	1,272,606		1,272,606
Fair value of net identifiable assets at the date			
of acquisition	1,558,936	2,068,959	3,627,895
Fair value of previously held interest in an acquired Less: carrying value of previously held interest in an	•		4,369,802 (2,926,971)
Gain recognised on previously held interest in an	acquired subsidiary		1,442,831

Gain recognised on previously held interest in an acquired subsidiary



OR'000

QR'000

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

- 4 BUSINESS COMBINATIONS AND CHANGES IN NON-CONTROLLING INTERESTS (CONTINUED)
- 4.2 Step acquisition of Tunisiana S.A. (formerly known as Orascom Telecom Tunisie S.A.) ("Tunisiana") (continued)

(b) Goodwill resulting on the step acquisition

Goodwill has been recognised as a result of the acquisition as follows:

Acquisition cost	2,405,957
Non-controlling interest	907,326
Fair value of previously held interest in an acquired subsidiary	4,369,802
Sub-total	7,683,085
Less: fair value of net identifiable assets at date of acquisition	(3,627,895)
Goodwill recognised at acquisition	4,055,190

(c) Cash outflow from the acquisition

Add: derecognition of previously recorded cash under proportionate consolidation method	(157,290)
Less: cash acquired with the subsidiary	314.809
Consideration paid	(2,447,087)
Add: receivable from acquired subsidiary	(41,130)
Acquisition cost	(2,405,957)

4.3 Change in non-controlling interests in 2012

	Note	Retained earnings QR'000	Non- controlling interests QR'000	Total equity QR'000
Change in non controlling interests in				
Public Telecommunication Company Limited	4.3.1	(118,755)	118,755	-
Midya Telecom Company Limited	4.3.2	(4,078)	4,078	-
Asiacell Communication PJSC	4.3.3	(2,634,604)	(1,077,706)	(3,712,310)
Starlink W.L.L.	4.3.4	(4,981)	(1,209)	(6,190)
National Mobile Telecommunications Co. K.S.C.	4.3.5	1,612,054	(8,372,773)	(6,760,719)
Tunisiana S.A	4.3.6	(819,820)	(491,121)	(1,310,941)
Wataniya Palestine Mobile Telecommunication				
Limited P.S.C. ("WPT")	_	(9,685)	(4,839)	(14,524)
Refer to consolidated statement of changes in equ	lity	(1,979,869)	(9,824,815)	(11,804,684)

4.3.1 Change in non-controlling interest of Public Telecommunication Company Limited ("PTC")

In March 2012, the Group acquired the remaining 44.39% stake in PTC for a nominal consideration of QR 1 thereby increasing its ownership from 55.61% to 100%. The carrying amount of PTC's net assets on the date of acquisition was QR 226,200 thousands. As a result of this change in ownership interest, the Group recognised an increase in non-controlling interests and a decrease in retained earnings of QR 118,755 thousands respectively.



OR'000

OR'000

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

4 BUSINESS COMBINATIONS AND CHANGES IN NON-CONTROLLING INTERESTS (CONTINUED)

4.3 Change in non-controlling interest in 2012 (continued)

4.3.2 Change in non-controlling interest of MTCL

In June 2012, the Group acquired the remaining shares in Raywood and as a result, Raywood has become a 100% subsidiary and the Group's effective interest in MTCL has increased from 30% to 49%. As a result of this change in ownership interest, the Group has recognised a decrease of QR 4,078 thousands in retained earnings. The consideration paid and effects of change in ownership interest were as follows:

	£11 000
Consideration paid for additional 19.0% interest	47,048
Less: Receivables from acquire	(47,048)
Net cash out flow for additional 19.0% interest	-
Less: share of net assets acquired	(4,078)
Additional interest in carrying value of net assets in excess of consideration paid	(4,078)

4.3.3 Change in non-controlling interest of Raywood, Al-Rowad General Services Limited and Asiacell

In June 2012, the Group acquired remaining shares in Raywood and as a result, Raywood has become 100% subsidiary. Further, the Group acquired additional interest in Asiacell through its subsidiary, Al-Rowad General Services Limited, with this, the Group's effective interest has increased from 30% to 53.9%. The carrying amount of Asiacell's net assets in the Group's financial statements on the date of change in ownership interest was QR 4,509,640 thousands. As a result of this change in ownership interest, the Group recognised a decrease in non-controlling interest amounting to QR 1,077,706 thousands and a decrease in retained earnings amounting to QR 2,634,604 thousands.

The consideration paid and effects of change in ownership interest were as follows:

	QK 000
Consideration paid for additional 23.9% interest	3,936,043
Less: receivable from acquired additional interest	(223,733)
Net cash out flow for additional 23.9% interest	3,712,310
Less: share of net assets acquired	(1,077,706)
Consideration paid in excess of additional interest in carrying value of net assets	2,634,604

The Group is in the process of completing share transfer and other legal formalities in relation with additional shares acquired.

4.3.4 Change in non-controlling interest of Starlink W.L.L

In July 2012, the Group acquired additional shares in Starlink W.L.L, with this, the Group's effective interest has increased from 60% to 72.5%. The carrying amount of Starlink's net assets in the Group's financial statements on the date of change in ownership interest was QR 9,670 thousands. As a result of this change in ownership interest, the Group recognised a decrease in non-controlling interest amounting to QR 1,209 thousands and a decrease in retained earnings amounting to QR 4,981 thousands.

The consideration paid and effects of change in ownership interest were as follows:	QR'000
Consideration paid for additional 12.5% interest	6,190
Less: share of net assets acquired	(1,209)
Consideration paid in excess of additional interest in carrying value of net assets	4,981



4 BUSINESS COMBINATIONS AND CHANGES IN NON-CONTROLLING INTERESTS (CONTINUED)

4.3 Change in non-controlling interest in 2012

4.3.5 Change in non-controlling interest of National Mobile Telecommunications Company K.S.C. ("NMTC" or "Wataniya")

In October 2012, the Group increased its shareholding interest in NMTC from 52.5% to 92.1%. The carrying amount of NMTC's net assets in the Group's financial statements on the date of change in ownership interest was QR 21,137,762 thousands. As a result of this change in ownership interest, the Group recognised a decrease in non-controlling interest amounting to QR 8,372,773 thousands and an increase in retained earnings amounting to QR 1,612,054 thousands. The Group also incurred incremental costs amounting to QR 30,210 thousands directly attributable to this transaction which is accounted as deduction from equity. The consideration paid and effects of change in ownership interest were as follows:

	QR'000
Consideration paid for additional 39.6% interest	6,730,509
Add: directly attributable transaction costs	30,210
Net cash out flow for additional 39.6% interest	6,760,719
Less: share of net assets acquired	(8,372,773)
Additional interest in carrying value of net assets in excess of consideration paid	(1,612,054)

4.3.6 Change in non-controlling interest of Tunisiana S.A.(formerly known as Orascom Telecom Tunisie S.A.)

("Tunisiana")

On 31st December 2012 the Group acquired an additional 15% stake in Tunisiana S.A., as a result, the Group increased its total holding in Tunisiana S.A. to 90%. A cash consideration of QR 1,310,941 thousands was paid to the non-controlling interests of Tunisiana S.A. The carrying value of the share of net assets immediately prior to the additional acquisition of Tunisiana S.A. was QR 3,274,142 thousands. The excess of the cash consideration over the carrying values of net assets acquired amounting to QR 819,820 thousands has been recognised in the consolidated statement of changes in equity under retained earnings. The consideration paid and effects of change in ownership interest were as follows:

	QR'000
Consideration paid for additional 15% interest	1,310,941
Less: share of net assets acquired	(491,121)
Consideration paid in excess of additional interest in carrying value of net assets	819,820

4.4 Change in non-controlling interests in 2011

These represent acquisition of minor additional ownership interests in the following subsidiaries:

- National Mobile Telecommunications Company K.S.C. ("Wataniya Telecom"),
- wi Tribe Limited and
- wi Tribe Asia Limited

These are transactions with non -controlling interest without any change in control and have been directly recognised in the consolidated statement of changes in equity.



4 BUSINESS COMBINATIONS AND CHANGES IN NON-CONTROLLING INTERESTS (CONTINUED)

4.5 Change in non-controlling interest in a subsidiary of an associate in 2012

This represents the change in stake by one of the Group's associates, Asia Mobile Holdings Pte. Ltd. (AMH) in its subsidiary. This is a transaction with non-controlling interest of the associate without any change in control and accordingly has been recognised in the equity of the associate. The group's share of this transaction has been directly recognised in the consolidated statement of changes in equity.

4.6 Acquisition of additional interest in a subsidiary of an associate in 2011

This represents the increase in stake by one of the Group's associates, Asia Mobile Holdings Pte. Ltd. (AMH) in its subsidiary. This is a transaction with non-controlling interest of the associate without any change in control and accordingly has been recognised in the equity of the associate. The group's share of this transaction has been directly recognised in the consolidated statement of changes in equity.

4.7 Conversion of non-controlling interests to interest bearing loans and borrowings in 2011

This represents amounts due to the shareholders of one of the Group's subsidiaries Asiacell Communications LLC, Iraq (ACL) which has been reclassified as interest bearing loans and borrowings pursuant to the recent capitalization of the company on account of its conversion to a private joint stock company (PJSC). This transaction has been directly recognised in the consolidated statement of changes in equity and also reflected as interest bearing loans and borrowings (note 25).



5 **REVENUE**

	Note	2012 QR'000	2011 QR'000
Revenue from rendering of services Sale of telecommunications equipment Revenue from use of assets by others Network construction revenue	14(iii)	33,073,107 433,480 205,846 1,778	31,183,749 338,689 195,226 27,266
		33,714,211	31,744,930

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6 OPERATING EXPENSES

	Note	2012 QR'000	2011 QR'000
Outpayments and interconnect charges		3,616,244	3,216,695
Regulatory and related fees		2,259,741	1,989,403
Rentals and utilities – network		1,199,750	1,283,864
Network operation and maintenance		1,782,094	1,673,715
Cost of equipment sold and other services		1,639,828	1,223,778
Network construction costs	14(iii)	1,778	27,266
Provision for obsolete and slow moving inventories	19	9,279	23,352
	=	10,508,714	9,438,073

7 SELLING, GENERAL AND ADMINISTRATIVE EXPENSES

	Note	2012 QR'000	2011 QR'000
Employee salaries and associated costs		3,216,326	3,155,651
Marketing costs and sponsorship		1,177,843	1,157,005
Legal and professional fees		341,908	333,241
Commission on cards		1,178,096	1,166,862
Allowance for impairment of trade receivables	20	213,088	247,370
Rental and utilities - non-network		444,856	365,821
Repairs and maintenance		99,508	143,653
Other expenses		1,022,308	884,760
		7,693,933	7,454,363
8 DEPRECIATION AND AMORTISATION			
		2012	2011
		QR'000	QR'000
-			5 0 0 6 0 5 0
Depreciation of property, plant and equipment		5,935,361	5,206,850
Amortisation of intangible assets		1,766,834	1,782,415
		7,702,195	6,989,265



9 FINANCE COSTS - NET

		2012	2011
	Note	QR'000	QR'000
Finance cost			0 001 0 45
Interest expenses		2,206,908	2,391,945
Profit element of islamic financing obligation		54,154	-
Amortisation of deferred financing costs	25	155,764	150,761
Other finance charges		7,338	13,147
Ineffective portion of cash flow hedges transferred	24	282	(684)
		2,424,446	2,555,169
Finance income			
Interest income		(503,488)	(654,649)
Finance costs – net		1,920,958	1,900,520
10 OTHER INCOME / (EXPENSES) – NET			
		2012	2011
		QR'000	QR'000
Loss on foreign currency exchange – net		(369,789)	(72,636)
(Loss) / profit on disposal of available-for-sale investments		(2,068)	1,568
Profit on disposal of property, plant and equipment (refer note be	low)	468,399	26,520
Dividend income	,	84,141	41,798
Rental income from building		17,828	16,620
Change in fair value of derivatives – net		(2,332)	23,295
Miscellaneous income		329,489	34,031
		525,668	71,196

In August 2012, one of the Group's subsidiaries PT Indosat TBK ("Indosat") completed an Asset Sale Agreement with PT Tower Bersama Infrastructure TBK and its subsidiary, PT Solusi Menara Bersama (collectively referred to as "Tower Bersama"), whereby Indosat sold 2,500 of its telecommunication towers and other related assets to Tower Bersama for a total consideration of QR 1,972.6 million (USD 541.7 million) consisting of QR 1,188.2 million (USD 326.3 million) cash consideration and a maximum potential deferred payment of QR 409.7 million (USD 112.5 million). The upfront payment includes 5% of PT Tower Bersama Infrastructure TBK's shares amounting to QR 374.7 million (USD 102.9 million) which has been accounted as available for-sale-investments at fair value in these consolidated financial statements.

Based on the agreement, Indosat also agreed to lease back 2,500 slots in each of the 2,500 telecommunication towers for 10 years period with fixed monthly lease rate of QR 11.8 million (USD 3.25 million) a month.

The management of Indosat has assessed the terms and conditions of the agreement between Indosat and Tower Bersama, in light of the criteria given under "IAS 17: Leases" and concluded that the majority of the risks and rewards of ownership associated with the leased towers' slots has been retained by Indosat. Accordingly, the 2,500 towers' slots sold and leased back have been accounted as finance lease. As a result, an overall gain of QR 430.0 million has been recognised upfront on sale of tower (included under - profit on disposal of property, plant and equipment in note 10 above) and as at 31 December 2012, an amount of QR 510.0 million has been deferred and will be amortized over the lease term of 10 years.

Further, as a result of this arrangement, assets under finance lease and finance lease obligations are recognized amounting to QR 827.9 million and QR 818.7 million respectively .Indosat management, due to complexities involved on the whole transaction, is in the process of seeking approval on the accounting from the Securities and Exchange Commission of the United States of America ("SEC"). Indosat has already submitted a pre clearance letter to SEC and awaits the final judgment from SEC on appropriate accounting treatment to be adopted for tower transaction.



11 ROYALTIES AND FEES

	Note	2012 QR'000	2011 QR'000
Royalty to the Government of Sultanate of Oman	(i)	125,119	119,904
Industry fees	(ii)	159,354	149,921
Other statutory fees	(iii) _	43,377	42,413
	=	327,850	312,238

- (i) In accordance with the terms of a license granted to Omani Qatari Telecommunications Company S.A.O.G. to operate telecommunication services in the Sultanate of Oman, royalty is payable to the Government of the Sultanate of Oman, effective from March 2005. The royalty payable is calculated based on 7% of the net of predefined sources of revenue and operating expenses.
- (ii) The Group has provided for a 12.5% industry fee of adjusted net profit from the Group's operation in Qatar in accordance with the terms of the mobile and fixed license and is payable to ictQatar, the Telecom Regulator in Qatar.
- (iii) Contributions to Kuwait Foundation for the Advancement of Sciences ("KFAS"), National Labour Support Tax ("NLST") and Zakat are included under other statutory fees.

12 BASIC AND DILUTED EARNINGS PER SHARE

Basic earnings per share is calculated by dividing the profit for the year attributable to shareholders of the parent by the weighted average number of shares outstanding during the year.

There were no potentially dilutive shares outstanding at any time during the year and therefore, the diluted earnings per share is equal to the basic earnings per share.

	2012			2011		
Profit (loss) for the year	Continuing operations	Discontinued operation	Total	Continuing operations	Discontinued operation	Total
attributable to shareholders of the parent (QR'000)	3,002,435	(58,721)	2,943,714	2,633,040	(27,490)	2,605,550
Weighted average number of shares (in thousands)	297,815	<u> </u>	297,815	263,120		263,120
Basic and diluted earnings per share (QR)	10.08	<u> </u>	9.88	10.01		9.90

The weighted average number of shares has been calculated as follows:

	2012	2011
	No of shares	No of shares
	' 000	' 000
Qualifying shares at 1 January	176,000	176,000
Effect of bonus share issue	52,800	52,800
Effect of right issue	69,015	34,320
Weighted average number of shares	297,815	263,120

During the year, the Group issued bonus shares and had rights issue of shares. Accordingly, the previously reported earnings per share have been restated. If the effect of the bonus shares and rights issue during the year was not considered on the earnings per share of the previous year, the basic earnings per share for the year ended 31 December 2011 would have been QR 14.80 per share.





13 PROPERTY, PLANT AND EQUIPMENT

	Land and	Exchange and networks	Subscriber apparatus and other	Capital work in	
	buildings QR'000	assets QR'000	equipment QR'000	progress QR'000	Total QR'000
Cost	Q11 000	QI 000	QN 000	QI 000	QR 000
At 1 January 2011	6,401,639	40,046,068	4,674,809	3,623,067	54,745,583
Derecognition of joint venture	-	(1,105,254)	(112,914)	(126,696)	(1,344,864)
Acquisition of subsidiary (note 4.2)	-	2,210,507	225,828	253,393	2,689,728
Additions	24,441	898,383	108,740	5,543,293	6,574,857
Transfers	327,262	4,498,030	438,664	(5,263,956)	-
Disposals	(47,181)	(1,063,149)	(108,623)	(174)	(1,219,127)
Reclassification	297,105	(1,257,266)	(547,542)	162,322	(1,345,381)
Exchange adjustment	(47,678)	(257,843)	(20,229)	(38,090)	(363,840)
At 31 December 2011	6,955,588	43,969,476	4,658,733	4,153,159	59,736,956
Acquisition of subsidiary (note 4.1)	7,053	126,761	4,957	-	138,771
Additions	1,424,707	1,070,182	81,337	4,739,490	7,315,716
Transfers	452,949	3,552,310	344,362	(4,349,621)	-
Disposals	(963,858)	(653,226)	(47,498)	(2,071)	(1,666,653)
Reclassification	3,391	415,883	27,659	(429,631)	17,302
Related to discontinued operation	(1,617)	(60,305)	(39,147)	-	(101,069)
Exchange adjustment	(345,464)	(1,751,641)	(144,295)	(108,009)	(2,349,409)
At 31 December 2012	7,532,749	46,669,440	4,886,108	4,003,317	63,091,614
Accumulated depreciation and					
impairment losses	2 466 101	1 < 0 < 0 007	2.046.011		22 572 500
impairment losses At 1 January 2011	2,466,191	16,860,097	3,246,311	-	22,572,599
impairment losses At 1 January 2011 Derecognition of joint venture	2,466,191	(621,522)	(80,556)	-	(702,078)
impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2)	-	(621,522) 1,243,045	(80,556) 161,112	- - -	(702,078) 1,404,157
impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year	493,320	(621,522) 1,243,045 4,182,857	(80,556) 161,112 548,501	- - -	(702,078) 1,404,157 5,224,678
impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals	493,320 (46,842)	(621,522) 1,243,045 4,182,857 (741,257)	(80,556) 161,112 548,501 (103,770)	- - - -	(702,078) 1,404,157 5,224,678 (891,869)
impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification	493,320 (46,842) 129,255	(621,522) 1,243,045 4,182,857 (741,257) (493,366)	(80,556) 161,112 548,501 (103,770) (333,599)	- - - -	(702,078) 1,404,157 5,224,678 (891,869) (697,710)
impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals	493,320 (46,842)	(621,522) 1,243,045 4,182,857 (741,257)	(80,556) 161,112 548,501 (103,770)	- - - - -	(702,078) 1,404,157 5,224,678 (891,869)
impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification	493,320 (46,842) 129,255	(621,522) 1,243,045 4,182,857 (741,257) (493,366)	(80,556) 161,112 548,501 (103,770) (333,599)	- - - - -	(702,078) 1,404,157 5,224,678 (891,869) (697,710)
impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification Exchange adjustment At 31 December 2011	493,320 (46,842) 129,255 (30,889) 3,011,035	(621,522) 1,243,045 4,182,857 (741,257) (493,366) (184,124) 20,245,730	(80,556) 161,112 548,501 (103,770) (333,599) (22,906) 3,415,093	- - - - -	(702,078) 1,404,157 5,224,678 (891,869) (697,710) (237,919) 26,671,858
 impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification Exchange adjustment At 31 December 2011 Acquisition of subsidiary (note 4.1) 	493,320 (46,842) 129,255 (30,889) 3,011,035 410	(621,522) 1,243,045 4,182,857 (741,257) (493,366) (184,124) 20,245,730 25,251	(80,556) 161,112 548,501 (103,770) (333,599) (22,906) 3,415,093 1,112		(702,078) 1,404,157 5,224,678 (891,869) (697,710) (237,919) 26,671,858 26,773
 impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification Exchange adjustment At 31 December 2011 Acquisition of subsidiary (note 4.1) Provided during the year 	493,320 (46,842) 129,255 (30,889) 3,011,035	(621,522) 1,243,045 4,182,857 (741,257) (493,366) (184,124) 20,245,730 25,251 4,979,671	(80,556) 161,112 548,501 (103,770) (333,599) (22,906) 3,415,093		(702,078) 1,404,157 5,224,678 (891,869) (697,710) (237,919) 26,671,858
 impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification Exchange adjustment At 31 December 2011 Acquisition of subsidiary (note 4.1) Provided during the year Impairment losses 	493,320 (46,842) 129,255 (30,889) 3,011,035 410	(621,522) 1,243,045 4,182,857 (741,257) (493,366) (184,124) 20,245,730 25,251 4,979,671 102,144	(80,556) 161,112 548,501 (103,770) (333,599) (22,906) 3,415,093 1,112	- - - - - - - - - - - - - - - - - - -	(702,078) 1,404,157 5,224,678 (891,869) (697,710) (237,919) 26,671,858 26,773 5,986,773 102,144
 impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification Exchange adjustment At 31 December 2011 Acquisition of subsidiary (note 4.1) Provided during the year 	493,320 (46,842) 129,255 (30,889) 3,011,035 410 494,044	(621,522) 1,243,045 4,182,857 (741,257) (493,366) (184,124) 20,245,730 25,251 4,979,671	(80,556) 161,112 548,501 (103,770) (333,599) (22,906) 3,415,093 1,112 513,058 (44,552)		(702,078) 1,404,157 5,224,678 (891,869) (697,710) (237,919) 26,671,858 26,773 5,986,773 102,144 (915,014)
 impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification Exchange adjustment At 31 December 2011 Acquisition of subsidiary (note 4.1) Provided during the year Impairment losses Relating to disposals Reclassification 	493,320 (46,842) 129,255 (30,889) 3,011,035 410 494,044 (378,871) 240	(621,522) 1,243,045 4,182,857 (741,257) (493,366) (184,124) 20,245,730 25,251 4,979,671 102,144 (491,591) 28,722	(80,556) 161,112 548,501 (103,770) (333,599) (22,906) 3,415,093 1,112 513,058 (44,552) (29,413)	- - - - - - - - - - - - - - - - - - -	(702,078) 1,404,157 5,224,678 (891,869) (697,710) (237,919) 26,671,858 26,773 5,986,773 102,144 (915,014) (451)
 impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification Exchange adjustment At 31 December 2011 Acquisition of subsidiary (note 4.1) Provided during the year Impairment losses Relating to disposals 	493,320 (46,842) 129,255 (30,889) 3,011,035 410 494,044 (378,871)	$(621,522) \\ 1,243,045 \\ 4,182,857 \\ (741,257) \\ (493,366) \\ (184,124) \\ 20,245,730 \\ 25,251 \\ 4,979,671 \\ 102,144 \\ (491,591) \\ (491,591) \\ (621,522) \\ (401,522$	(80,556) 161,112 548,501 (103,770) (333,599) (22,906) 3,415,093 1,112 513,058 (44,552)	- - - - - - - - - - - - - - - - - - -	(702,078) 1,404,157 5,224,678 (891,869) (697,710) (237,919) 26,671,858 26,773 5,986,773 102,144 (915,014)
 impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification Exchange adjustment At 31 December 2011 Acquisition of subsidiary (note 4.1) Provided during the year Impairment losses Relating to disposals Reclassification Relating to disposals Reclassification Relating to disposals Reclassification Relating to disposals Reclassification Related to discontinued operation 	493,320 (46,842) 129,255 (30,889) 3,011,035 410 494,044 (378,871) 240 (1,571)	(621,522) 1,243,045 4,182,857 (741,257) (493,366) (184,124) 20,245,730 25,251 4,979,671 102,144 (491,591) 28,722 (60,305)	(80,556) 161,112 548,501 (103,770) (333,599) (22,906) 3,415,093 1,112 513,058 (44,552) (29,413) (38,680)	- - - - - - - - - - - - - - - - - - -	(702,078) 1,404,157 5,224,678 (891,869) (697,710) (237,919) 26,671,858 26,773 5,986,773 102,144 (915,014) (451) (100,556)
 impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification Exchange adjustment At 31 December 2011 Acquisition of subsidiary (note 4.1) Provided during the year Impairment losses Relating to disposals Reclassification Relating to disposals Reclassification Relating to disposals Reclassification Relating to disposals Reclassification Related to discontinued operation Exchange adjustment 	493,320 (46,842) 129,255 (30,889) 3,011,035 410 494,044 (378,871) 240 (1,571) (163,096)	(621,522) 1,243,045 4,182,857 (741,257) (493,366) (184,124) 20,245,730 25,251 4,979,671 102,144 (491,591) 28,722 (60,305) (902,935)	(80,556) $161,112$ $548,501$ $(103,770)$ $(333,599)$ $(22,906)$ $3,415,093$ $1,112$ $513,058$ $(44,552)$ $(29,413)$ $(38,680)$ $(116,455)$	- - - - - - - - - - - - - - - - - - -	(702,078) $1,404,157$ $5,224,678$ $(891,869)$ $(697,710)$ $(237,919)$ $26,671,858$ $26,773$ $5,986,773$ $102,144$ $(915,014)$ (451) $(100,556)$ $(1,182,486)$
 impairment losses At 1 January 2011 Derecognition of joint venture Acquisition of subsidiary (note 4.2) Provided during the year Relating to disposals Reclassification Exchange adjustment At 31 December 2011 Acquisition of subsidiary (note 4.1) Provided during the year Impairment losses Relating to disposals Reclassification Reclassification Exchange adjustment At 31 December 2011 Acquisition of subsidiary (note 4.1) Provided during the year Impairment losses Relating to disposals Reclassification Related to discontinued operation Exchange adjustment 	493,320 (46,842) 129,255 (30,889) 3,011,035 410 494,044 (378,871) 240 (1,571) (163,096)	(621,522) 1,243,045 4,182,857 (741,257) (493,366) (184,124) 20,245,730 25,251 4,979,671 102,144 (491,591) 28,722 (60,305) (902,935)	(80,556) $161,112$ $548,501$ $(103,770)$ $(333,599)$ $(22,906)$ $3,415,093$ $1,112$ $513,058$ $(44,552)$ $(29,413)$ $(38,680)$ $(116,455)$		(702,078) $1,404,157$ $5,224,678$ $(891,869)$ $(697,710)$ $(237,919)$ $26,671,858$ $26,773$ $5,986,773$ $102,144$ $(915,014)$ (451) $(100,556)$ $(1,182,486)$



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

13 PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

- i) Included in capital work in progress are eligible borrowing costs capitalised during the year amounting to QR nil (2011: QR 1,178 thousands).
- ii) As at 1 January 2012, one of its subsidiaries, PT Indosat TBK, reassessed the useful life of its tower and fencing assets from 15 years to 25 years and 10 years, respectively, its buildings from 20 years to 40 years, and its fixed wireless access technical equipment from 10 years to 7 years. In addition, following proposals to upgrade its network in order to fully utilise its 900 MHz frequency channel for 3G services, as at 1 September 2012, Indosat reassessed the useful life of its cellular technical equipment from 10 years to 8 years. This change has been treated as change in estimate and resultant increase in depreciation expense by QR 516,266 thousands has been prospectively accounted in the current year in these consolidated financial statements.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

14 INTANGIBLE ASSETS AND GOODWILL

	Goodwill QR'000	License costs QR'000	Customer contracts and related customer relationship QR'000	Brand/ Trade names QR'000	Concessions intangible assets QR'000	IRU, software and other intangibles QR'000	Total QR'000
Cost							
At 1 January 2011	10,869,747	23,927,888	929,917	3,592,923	734,888	318,674	40,374,037
De-recognition of a Joint venture	(1,594,697)	(1,444,425)	(103,016)	(103,016)	-	(2,157)	(3,247,311)
Acquisition of a subsidiary (note 4.2)	4,055,190	2,444,900	156,148	203,884	-	4,313	6,864,435
Additions	-	151,524	-	1,162	27,081	122,946	302,713
Reclassification	-	(171,970)	-	-	32,884	1,484,467	1,345,381
Exchange adjustment	(212,125)	(82,759)	(12,709)	(22,613)	(438)	(33,423)	(364,067)
At 31 December 2011	13,118,115	24,825,158	970,340	3,672,340	794,415	1,894,820	45,275,188
Acquisition of subsidiary (note 4.1)	114,635	25,882	-	-	-	407	140,924
Additions	-	485,854	-	-	1,775	453,766	941,395
Disposals	-	-	-	-	(1,052)	(1,335)	(2,387)
Reclassification	-	-	-	-	-	(17,302)	(17,302)
Related to discontinued operation	-	(37,450)	-	-	-	(12,433)	(49,883)
Exchange adjustment	(503,550)	(440,845)	(54,114)	(173,085)	(2,546)	(37,622)	(1,211,762)
At 31 December 2012	12,729,200	24,858,599	916,226	3,499,255	792,592	2,280,301	45,076,173



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Year ended 31 December 2012

14 INTANGIBLE ASSETS AND GOODWILL (CONTINUED)

	Goodwill QR'000	License costs QR'000	Customer contracts and related customer relationship QR'000	Brand/ Trade names QR'000	Concessions intangible assets QR'000	IRU, software and other intangibles QR'000	Total QR'000
Accumulated amortisation and impairment losses							
At 1 January 2011	449,119	4,643,797	827,157	666,767	245,063	262,951	7,094,854
Derecognition of joint venture	-	(697,780)	(78,312)	(48,939)		(327)	(825,358)
Acquisition of subsidiary (note 4.2)	-	-		-	-	654	654
Amortisation during the year	-	1,124,819	77,518	337,263	76,206	174,220	1,790,026
Reclassification	-	35,045	-	-	-	662,665	697,710
Exchange adjustment	(54,486)	(120,688)	(10,501)	(6,111)	(682)	(31,307)	(223,775)
At 31 December 2011	394,633	4,985,193	815,862	948,980	320,587	1,068,856	8,534,111
Acquisition of subsidiary (note 4.1)	-	7,042	-	-	-	18	7,060
Amortisation during the year	-	1,130,685	70,626	293,278	81,193	221,680	1,797,462
Impairment losses	25,536	23,383	-	-	234,057	-	282,976
Relating to disposals	-	-	-	-	(565)	(1,429)	(1,994)
Reclassification	-	-	-	-	-	451	451
Related to discontinued operation	-	(37,450)	-	-	-	(12,433)	(49,883)
Exchange adjustment	(23,590)	(105,038)	(48,797)	(33,239)	(1,013)	(28,504)	(240,181)
At 31 December 2012	396,579	6,003,815	837,691	1,209,019	634,259	1,248,639	10,330,002
Carrying value							
At 31 December 2012	12,332,621	18,854,784	78,535	2,290,236	158,333	1,031,662	34,746,171
At 31 December 2011	12,723,482	19,839,965	154,478	2,723,360	473,828	825,964	36,741,077



14 INTANGIBLE ASSETS AND GOODWILL (CONTINUED)

i. Impairment testing of goodwill

Goodwill acquired through business combinations has been allocated to individual cash generating units (CGUs) for impairment testing as follows:

Cash generating units	Carrying value 2012 QR'000	Carrying value 2011 QR'000
Wataniya, Kuwait Wataniya, Algeria Tunisiana S.A., Tunisia Indosat, Indonesia Asiacell, Iraq Others	608,241 2,290,297 4,393,212 4,528,065 353,408 159,398	616,229 2,320,382 4,533,185 4,828,671 353,408 71,607
	12,332,621	12,723,482

Goodwill was tested for impairment as at 31 December 2012. The recoverable amount of the CGUs was determined based on value in use calculated using cash flows projections by the management covering a period of ten years.

Key Assumptions used in value in use calculations

Key Assumptions

The principal assumptions used in the projections relate to the number of subscribers, in roaming revenue, average revenues per user, operating costs, taxes and EBITDA. The assumptions are constructed based upon historic experience and management's best estimate of future trends and performance and take into account anticipated efficiency improvements over the forecasted period.

Discount rates

Discount rates reflect management's estimate of the risks specific to each unit. Discount rates are based on a weighted average cost of capital for each CGU. In determining the appropriate discount rates for each unit, the yield on a ten-year US Treasury bond and specific risk factors for each country has been taken into consideration.

Growth rate estimates

For the periods beyond that covered by the projections, long-term growth rates are based on management's best estimates of the growth rates relevant to telecommunications industry in the particular country.

	(Expressed in percentage)					
	Discour	Terminal value growth				
Cash generating units			rate	2		
	2012	2011	2012	2011		
Wataniya, Kuwait	9.5%	10.3%	2.75%	2.75%		
Wataniya, Algeria	10.6%	10.4%	2.75%	2.75%		
Tunisiana S.A., Tunisia	10.6%	10.0%	2.75%	2.75%		
Indosat, Indonesia	12.0%	12.1%	2.75%	2.75%		
Asiacell, Iraq	15.8%	14.9%	2.75%	2.75%		



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Year ended 31 December 2012

14 INTANGIBLE ASSETS AND GOODWILL (CONTINUED)

i. Impairment testing of goodwill (continued)

Management considers that changes to the discount rate could cause the carrying value of the following CGUs to exceed their recoverable amount. If the discount rate is increased by the percentages as mentioned below, the recoverable amount equals the carrying value:

	2012	2011
Wataniya, Kuwait	11.4%	5.2%
Wataniya, Algeria	14.6%	6.4%
Tunisiana S.A., Tunisia	2.1%	2.7%
Indosat, Indonesia	1.9%	3.4%
Asiacell, Iraq	18.9%	70.6%

ii. Impairment of assets and available-for-sale investments

	Note	2012 QR'000	2011 QR'000
Impairment of available-for-sale investments Impairment of assets	16	42,345 385,120	25,396 196,120
	=	427,465	221,516

iii. Concessions intangible assets (Build-operate-transfer agreement)

On 9 January 2002, a subsidiary, Public Telecommunications Company Ltd. ("PTC") has signed a Build-Operate-Transfer ("BOT") agreement with Saudi Telecom Company ("STC") to offer digital radio network services based on IDEN technology ("the Project") to the public and corporate sectors in the Kingdom of Saudi Arabia ("KSA"). The services offered include call services, data services, control & monitoring services and other optional services.

The assets under BOT agreement are shown separately as "Concession intangible assets". Each item of the concession intangible asset is amortised over the period from the date of its addition to 2020 (as the BOT agreement expires in 2020). The network construction revenue and network construction costs are included under revenue and other operating expenses respectively.



15 INVESTMENT IN ASSOCIATES

The Group has the following investment in associates

Associate companies	Principal activity	Country of		Effect owner:	
	Managed Service Provider	Note	incorporation	2012	2011
Navlink, Inc.,	delivering technology solutions in the enterprise data market	(i)	United State of America	38%	38%
Asia Mobile Holdings Pte Ltd ("AMH")	Holding company	(ii)	Singapore	25%	25%
PT Multi Media Asia Indonesia	Satellite based telecommunication services	(iii)	Indonesia	17%	17%
Liberty Telecoms Holdings Inc. ("LTHI")	Telecommunication services	(iv)	Philippines	40%	40%
MEEZA QSTP LLC	Information technology services	(v)	Qatar	20%	20%
PT Citra Bakti, Indonesia	Product certification and testing	(vi)	Indonesia	9%	-

(i) Navlink Inc. a Delaware Corporation is engaged in managing service delivery and providing technology solutions in the enterprise data market.

(i) On 1 March 2007, the Group acquired a 25% stake in AMH. AMH is the holding company for ST Telemedia's ("STT") stake in Star Hub Ltd., Singapore.

(iii) PT Multi Media Asia Indonesia was acquired through PT Indosat Tbk.

(iv) On 8 May 2008, the Group acquired 27% of LTHI, a company incorporated in Philippines which is engaged in providing telecommunication services in Philippines and increased its stake to 40% on 9 December 2008.

- (v) MEEZA QSTP LLC is registered as a limited liability company incorporated in the State of Qatar and is engaged in IT services.
- (vi) PT Citra Bakti, Indonesia was acquired through PT Indosat Tbk in 2012.

The following table is the summarised financial information of the Group's investments in the associates.

	2012	2011
	QR'000	QR'000
Group's share of associates' statement of financial position:		
Current assets	920,834	537,805
Non-current assets	2,495,777	2,637,529
Current liabilities	(905,549)	(810,960)
Non-current liabilities	(1,970,060)	(1,859,649)
Net assets	541,002	504,725
Goodwill	1,332,382	1,226,967
Carrying amount of the investment	1,873,384	1,731,692
Group's share of associates' revenues and results:		
Revenues	1,861,675	1,740,445
Results – net of tax	34,621	(56,879)

In the year management has performed impairment test and based on the currently available information, there is no evidence of impairment in the value of investment in associates.



16 AVAILABLE-FOR-SALE INVESTMENTS

	2012 QR'000	2011 QR'000
Quoted equity investments	1,057,084	561,993
Unquoted equity investments	637,494	692,161
Unquoted debt securities	126,717	119,612
Investments in funds	812,355	816,173
	2,633,650	2,189,939

At 31 December 2012, certain unquoted equity investments amounting to QR 146,426 thousands (2011: QR 173,596 thousands) are carried at cost less impairment due to non-availability of quoted market prices or other reliable measures of their fair value.

During the year, the Group has recorded an impairment loss of QR 42,345 thousands (2011: QR 25,396 thousands) on certain available-for-sale investments. In the opinion of the management, based on the currently available information, there is no evidence of further impairment in the value of available-for-sale investments.

During the year, one of the subsidiaries of the Group PT Indosat TBK received part of the consideration in connection with the tower deal transactions in the form of quoted equity investment (refer note 10).

17 OTHER NON-CURRENT ASSETS

	Note	2012 QR'000	2011 QR'000
Prepaid rentals	(i)	284,405	307,748
Long term advances	(ii)	418,376	363,058
Long term loans	(iii)	149,956	140,341
Others	(iv)	84,254	99,091
		936,991	910,238

(i) Prepaid rentals represent the long term portion of prepaid rentals on sites and GSM towers of one of the Group's subsidiaries PT Indosat TBK and is expensed over the period of right to use.

(ii) Long term advances represent advances to suppliers and contractors for the procurement or construction of property, plant and equipment and advances against investments, which will be reclassified to the respective class of assets upon completion or receipt of these assets purchased.

(iii) Long term loans represent loans granted to third parties for the purpose of investing in telecommunications outside Qatar, which carries interest at LIBOR plus margin 8%. The loans are secured against pledge of shares of the invested telecommunication companies.

(iv) Others includes an amount of QR 35,548 thousands (2011: QR 41,435 thousands) relating to long term portion of prepaid pension costs (note 26).



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Year ended 31 December 2012

18 INCOME TAX

The income tax represents amounts recognised by subsidiary companies. The major components of the income tax expense for the years 2012 and 2011 are:

	2012 QR'000	2011 QR'000
Current income tax:		
Current income tax charge	849,904	800,856
Adjustments in respect of previous years' income tax	42,752	(1,042)
Deferred income tax:		
Relating to origination and reversal of temporary differences	82,891	111,182
Income tax included in the consolidated income statement	975,547	910,996

The Company is not subject to income tax in the State of Qatar. The tax rate applicable to the taxable subsidiaries is in the range of 10% to 35% (2011: 10% to 35%). For the purpose of determining the taxable results for the year, the accounting profit of the companies were adjusted for tax purposes. Adjustments for tax purposes include items relating to both income and expense.

The adjustments are based on the current understanding of the existing laws, regulations and practices of each subsidiaries jurisdiction. In view of the operations of the Group being subject to various tax jurisdictions and regulations, it is not practical to provide a detailed reconciliation between accounting and taxable profits together with the details of the effective tax rates. As a result, the reconciliation includes only the identifiable major reconciling items. The reconciliation between tax expense and the product of accounting profit multiplied by the Group's effective tax rate is as follows:

	2012 QR'000	2011 QR'000
Accounting consolidated profit before tax The Company and its subsidiaries that are not subject to	5,693,385	6,886,103
corporate income tax	(1,444,810)	(2,584,660)
Accounting profit of subsidiaries and associates that are subject to corporate income tax	4,248,575	4,301,443
Add: Allowances, accruals and other temporary differences Expenses and income that are not subject to corporate tax	(71,326) 162,320	61,027 62,569
Deduct: Depreciation-net Unutilised tax losses brought forward	517,243 (601,855)	(414,442) (274,422)
Taxable profit of subsidiaries and associates that are subject to corporate income tax	4,254,957	3,736,175
Current income tax charge at the effective income tax rate of 20% (2011: 21%)	849,904	800,856



18 INCOME TAX (CONTINUED)

	Consolidated statement of financial position		Consolidated income statement	
_	2012 QR'000	2011 QR'000		2011 QR'000
Accelerated depreciation for tax purposes Losses available to offset against future taxable	(778,052)	(1,009,389)	270,405	(98,081)
income	85,798	392,041	(254,491)	(73,204)
Allowances, accruals and other temporary differences	46,078	59,139	24,244	14,392
Deferred tax origination on purchase price allocation	(702,058)	(792,864)	42,733	5,711
Deferred tax expense	-	-	82,891	(111,182)
Deferred tax liability – net	(1,348,234)	(1,351,073)		
Reflected in the consolidated statement of financial posit	ion as follows:			
-			2012	2011
			QR'000	QR'000
Deferred tax asset			69,455	286,776
Deferred tax liability			(1,417,689)	(1,637,849)
			(1,417,007)	(1,037,049)
			(1,348,234)	(1,351,073)
Reconciliation of deferred tax liability - net				
			2012	2011
			QR'000	QR'000
At 1 January			1,351,073	1,273,789
Derecognition of joint venture				23,128
Acquisition of subsidiaries (note 4.2)			-	(46,255)
Tax expense during the year			82,891	111,182
Tax on other comprehensive income			37,305	1,911
Exchange adjustment			(123,035)	(12,682)
At 31 December			1,348,234	1,351,073
Reconciliation of income tax liability				
			2012	2011
			QR'000	QR'000
At 1 January			425,221	461,451
Current income tax charge			849,904	800,856
Adjustments in respect of previous years' income tax			42,752	(1,042)
Tax paid during the year			(812,858)	(836,044)
At 31 December			505,019	425,221

Unrecognised deferred tax assets

At 31 December 2012, deferred tax assets of QR 111,920 thousands (2011: QR 32,774 thousands) for temporary differences of QR 346,147 thousands (2011: QR 143,195 thousands) related to investments in subsidiaries were not recognised because the subsidiaries were unable to assess with reasonable certainty that sufficient taxable profit would be available to recover the asset in the foreseeable future.



18 INCOME TAX (CONTINUED)

Unrecognised deferred tax assets (continued)

During the year, management of one of the subsidiary, Wi- Tribe Pakistan Limited (the "wi-tribe Pakistan") has reassessed the recoverability of the wi-tribe Pakistan's deferred tax asset along with the envisaged time frame in which the deductible timing difference are expected to be adjusted against future taxable profits.

On the basis of its reassessment, management of the wi-tribe Pakistan believes that expected time lines for the adjustment of deductible taxable differences have been delayed than envisaged earlier. Taking cognizance of this increased uncertainty deferred tax asset already recognized up to 31 December 2011 of QR 86.1 million has been reversed and charged to profit and loss account as a tax expense.

19 INVENTORIES

	2012 QR'000	2011 QR'000
Subscribers' equipment	190,093	203,280
Other equipment	144,057	141,033
Cables and transmission equipment	66,786	43,936
	400,936	388,249
Less: Provision for obsolete and slow moving inventories	(42,169)	(45,699)
	358,767	342,550

Inventories consumed are recognised as expense during the year and included as a part of cost of equipment sold and other services under operating expenses, amounting to QR 1,150,220 thousands (2011: QR 690,769 thousands). Movement in the provision for obsolete and slow moving inventories is as follows:

	Note	2012 QR'000	2011 QR'000
At 1 January		45,699	34,578
Derecognition of joint venture		-	(32)
Acquisition of subsidiary		-	64
Provided during the year	6	9,279	23,352
Amounts written off		(12,343)	(12,307)
Exchange adjustment		(466)	44
At 31 December		42,169	45,699

20 TRADE AND OTHER RECEIVABLES

	Note	2012 QR'000	2011 QR'000
Trade receivables – net of impairment allowances		2,932,428	2,466,164
Other receivables and prepayments		2,594,765	2,637,416
Unbilled subscriber revenue		317,984	346,890
Amounts due from international carriers		223,386	301,766
Positive fair value of derivatives contracts	30	26,397	63,991
Net prepaid pension costs	26	548	848
		6,095,508	5,817,075



20 TRADE AND OTHER RECEIVABLES (CONTINUED)

At 31 December, trade receivables amounting to QR 1,007,404 thousands (2011: QR 893,416 thousands) were impaired and fully provided for.

Movement in the allowance for impairment of trade receivables is as follows:

	Note	2012 QR'000	2011 QR'000
At 1 January		893,416	783,646
Derecognition of joint venture		-	(14,419)
Acquisition of subsidiary		-	28,839
Charge for the year	7	213,088	247,370
Amounts written off		(75,711)	(116,455)
Amount recovered		(3,117)	(30,881)
Related to discontinued operation		(1,052)	-
Exchange adjustment		(19,220)	(4,684)
At 31 December		1,007,404	893,416

At 31 December 2012, the ageing of unimpaired trade receivables is as follows:

			Past due not impaired			
		Neither past due nor		30-60	60-90	> 90 days
	Total QR '000	impaired QR '000	< 30days QR '000	Days QR '000	Days QR '000	QR '000
2012	2,932,428	1,228,234	354,549	233,322	157,636	958,687
2011	2,466,164	619,672	385,081	446,844	278,190	736,377

Unimpaired receivables are expected on the basis of past experience to be fully recoverable. It is not the practice of the Group to obtain collateral over receivables and the vast majorities are therefore, unsecured.

21 CASH AND CASH EQUIVALENTS

Cash and cash equivalents included in the consolidated statement of cash flows comprise the following items:

	Note	2012 QR'000	2011 QR'000
Bank balances and cash	(i)	15,006,026	21,249,832
Less: Restricted deposits		(209,787)	(198,944)
Cash and cash equivalents of continuing operation Cash and cash equivalents of discontinued operation	39	14,796,239 4,843	21,050,888
Cash and cash equivalents as per consolidated statement of cash flows at 31 December		14,801,082	21,050,888



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Year ended 31 December 2012

21 CASH AND CASH EQUIVALENTS (CONTINUED)

- (i) Bank balances and cash equivalents include fixed deposits maturing after three months amounting to QR 4,648,116 thousands (2011: QR 13,860,975 thousands). The management is of the opinion that these fixed deposits are readily convertible to cash and is held to meet short-term commitments.
- (ii) Short term deposits are made for varying periods depending on the immediate cash requirements of the Group and the interest on the respective short term deposit rates range from 0.50% to 9.50% (2011 : 0.35% to 9.75%).

22 SHARE CAPITAL

	2012	2	2011		
	No of shares (000)	QR'000	No of shares (000)	QR'000	
Authorised					
Ordinary shares of QR 10 each					
At 1 January	200,000	2,000,000	200,000	2,000,000	
Increase in authorised share capital	300,000	3,000,000		-	
At 31 December 2012	500,000	5,000,000	200,000	2,000,000	
Issued and fully paid up					
Ordinary shares of QR 10 each					
At 1 January	176,000	1,760,000	146,667	1,466,667	
Bonus shares issued	52,800	528,000	29,333	293,333	
Right shares issued	91,520	915,200		-	
At 31 December 2012	320,320	3,203,200	176,000	1,760,000	

Authorised share capital

The shareholders resolved at the Annual General Meeting held on 25 March 2012 to increase the authorised share capital by QR 3,000,000 thousands by the creation of 300,000,000 ordinary shares of QR 10 each.

Bonus shares

The Group issued bonus shares of 30% (2010: 20%) of the share capital as at 31 December 2011 amounting to QR 528,000 thousands (2010: QR 293,333 thousands).

Right shares

Subsequent to the Annual General Meeting, the Board of Directors of the Company called for a rights issue of 91,520 thousand shares in the ratio of two shares for every five shares held. The shares were offered at a premium of QR 65 per share on 13 May 2012 and the allotment was made on 24 June 2012. The share premium arising out of the rights issue, net of rights issue expenses amounting to QR 5,940,145 is included in the legal reserve as required by Article 154 of Qatar Commercial Companies Law No: 5 of 2002.



23 RESERVES

a) Legal reserve

In accordance with Qatar Commercial Companies' Law No. 5 of 2002 and the Company's Articles of Association, 10% of the profit of the Company for the year should be transferred to the legal reserve until such reserves reach 50% of the issued share capital. During the 2008, an amount of QR 5,494,137 thousands, being the net share premium amount arising out of the rights issue was transferred to legal reserve. During the year, an amount of QR 5,940,145 thousands, being the net share premium amount arising out of the rights reserve.

The reserve is not available for distribution except in the circumstances stipulated in the Companies' law and the Company's Articles of Association.

b) Fair value reserve

The fair value reserve comprises the cumulative net change in the fair value of available-for-sale investments and effective portion of qualifying cash flow hedges.

	2012 QR'000	2011 QR'000
Fair value reserve of available for sale investments Cash flow hedge reserve	1,077,551 6,943	992,636 (319,793)
	1,084,494	672,843

c) Translation reserve

The translation reserve comprises all foreign currency differences arising from the translation of the financial statements of foreign operations, as well as from the translation of liabilities that hedge the Group's net investment in a foreign operation.

d) Other statutory reserves

In accordance with the statutory regulations of the various subsidiaries, a share of their respective annual profits should be transferred to a non-distributable statutory reserve.



24 COMPONENTS OF OTHER COMPREHENSIVE INCOME

	Note	2012 QR'000	2011 QR'000
<i>Available-for-sale investments:</i> Net change in fair value of available-for-sale financial assets Net change in fair value of available-for-sale financial assets		165,890	261,341
reclassified to profit or loss Impairment loss transferred to profit or loss Deferred tax effect		2,068 3,745 (36,690)	(1,568) 25,396
Cash flow hedges:	-	135,013	285,169
Effective portion of changes in fair value of cash flow hedges Deferred tax effect		326,620 (374)	345,951 (1,855)
Ineffective portion of cash flow hedges transferred to income statement	9	282	(684)
	-	326,528	343,412
Associates: Share of changes in fair value of cash flow hedges	-	1,443	(2,099)
<i>Translation reserves:</i> Foreign currency translation differences - foreign operations Foreign currency translation differences – associates Deferred tax effect		(1,449,531) 105,887 (241)	(403,289) (11,724) (56)
	-	(1,343,885)	(415,069)
Other comprehensive (expense) / income for the year - net	of tax _	(880,901)	211,413



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Year ended 31 December 2012

25 INTEREST BEARING LOANS AND BORROWINGS

The interest bearing loans and borrowings presented in the consolidated statement of financial position consist of the following:

uie lonowing.		2012	2011
The Common state of Constant		QR'000	QR'000
The Company's loans (Parent) Loan 1	Aug 2012	_	10,924,500
Loan 2	various	7,283,000	7,283,000
Loan 3	Mar 2013	129,497	-
Loan 4	May 2013	1,820,750	-
	May 2014	1,020,750	
Subsidiaries' loans			
Qtel International Finance Limited			
Loan 5	Jun 2014	3,277,350	3,277,350
Loan 6	Jun 2019	2,184,900	2,184,900
Loan 7	Oct 2016	3,641,500	3,641,500
Loan 8	Feb 2021	3,641,500	3,641,500
Loan 9	Oct 2025	2,731,125	2,731,125
Loan 10	Feb 2023	3,641,500	-
Omani Qatari Telecommunications Company S.A.O.	G.		
Loan 11	Mar 2012	-	522,275
Loan 12	Mar 2017	269,616	- ,
National Mobile Telecommunications Company K.S.			1 175 006
Loan 13	various	858,976	1,175,236
Loan 14	Nov 2013	-	21,849
Loan 15	various	325,850	260,597
Loan 16	Dec 2013	258,997	-
Asiacell Communications PJSC			
Loan 17	Mar 2012	-	455,188
Loan 18	-	-	573,536
Loan 19	Jun 2015	728,302	-
Loan 20	Nov 2015	364,148	-
PT Indosat Tbk and its subsidiaries			
Loan 21	Feb 2014	573,536	835,724
Loan 22	Nov 2019	513,345	586,680
Loan 23	Sep 2012	-	401,577
Loan 24	Feb 2014	112,973	602,365
Loan 25	Sep 2012	-	401,577
Loan 26	Feb 2014	376,577	602,365
Loan 27	May 2012	182,075	194,290
Loan 28	various	700,988	864,861
Loan 29	various	979,100	1,044,100
Loan 30	various	406,704	433,704
Loan 31	various	489,550	522,050
Loan 32	Jul 2020	2,366,976	2,366,976
Loan 33	May 2014	150,631	160,631



25 INTEREST BEARING LOANS AND BORROWINGS (CONTINUED)

			2012	2011
			QR'000	QR'000
Loan 34		Apr 2013	214,649	228,899
Loan 35		various	-	80,315
Loan 36		Jun 2019	451,892	-
Loan 37		Jun 2022	564,866	-
Loan 38		Jun 2014	112,973	-
Loan 39		Nov 2014	149,945	140,351
Others:				
Loan 40		various	261,439	227,729
			39,765,230	46,386,750
Less: Deferred financing costs			(438,675)	(463,364)
		=	39,326,555	45,923,386
Presented in the consolidated statement of financial	position as:			
	Principal	Deferred		
	repayment	financing		
	amount	costs	2012	2011
	QR'000	QR'000	QR'000	QR'000
Current portion	7,373,112	(65,198)	7,307,914	13,850,738
Non-current portion	32,392,118	(373,477)	32,018,641	32,072,648
	39,765,230	(438,675)	39,326,555	45,923,386

The deferred financing costs consist of arrangement and commitment fees. Movement in deferred financing costs was as follows:

	2012 QR'000	2011 QR'000
At 1 January Additions during the year Amortised during the year (note 9) Exchange adjustment	463,364 138,141 (155,764) (7,066)	590,522 24,096 (150,761) (493)
At 31 December	438,675	463,364



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

Facility reference	Facility/ net drawn amount	Collateral	Interest rate	Purpose of the facility	Facility details
	ny's loans (Parent)				· · · · · · · · · · · · · · · · · · ·
Loan 1	USD 3.0 billion / QR 10.9 billion		LIBOR <i>plus</i>	Refinancing of QR. 9.10 billion old bridge loan facility and general corporate purposes	This loan was fully repaid in August 2012.
Loan 2	USD 2.0 billion / QR 7.3 billion	Unsecured		For general corporate purposes	The loan will mature in 2 tranches of USD 1.25 billion on May 2013 and USD 750.0 million on May 2015.
Loan 3	KD 10.0 million / QR 130.0 million		Central bank of Kuwait discount rate <i>plus</i> margin	For general corporate purposes	This is a part of a KD 250.0 million facility, of which KD 10.0 million was drawn down, this loan expires in March 2013.
Loan 4	USD 500 million / QR 1.82 billion		LIBOR <i>plus</i> profit	For general corporate purposes	This is an Islamic financing facility based on the principle of commodity Murabaha.
Qatar Inter	national Finance L	imited			
Loan 5	USD 900.0 million / QR 3.3 billion		6.50%		In May 2009, the Group established a USD 5.0 billion (QR 18.2 billion)
Loan 6	USD 600.0 million / QR 2.2 billion		7.88%		Global Medium Term Note Programme ("Notes") listed on the London Stock Exchange. The Notes were issued in 2 tranches - the first tranch covering Loans 5 and 6 amounting to USD 1.5 billion (QR 5.4 billion) was
Loan 7		Unconditionally and irrevocably guaranteed	3.30%	For general corporate	issued on June 2009. The second tranch covering Loans 7,8 and 9 amounting to USD 2.75 billion (QR 10.0 billion) was issued on October 2010.
Loan 8	USD 1.0 billion / QR 3.64 billion	by Qtel (Parent)	4.75%	purposes	In December 2012, the Group established a new USD 3.0 billion (QR 10.9
Loan 9	USD 750.0 million / QR 2.73 billion		5.00%		billion) Global Medium Term Note Programme ("Notes") listed on the Irish Stock Exchange.
Loan 10	USD 1.0 billion / QR 3.64 billion		3.25%		Loan 10 amounting to USD 1.0 billion (QR 3.64 billion) was issued under this programme in Dec 2012



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

25 INTEREST BEARING LOANS AND BORROWINGS (CONTINUED)

•	Facility/ net drawn		T , , , ,		
reference	amount	Collateral	Interest rate	Purpose of the facility	Facility details
Omani Qat	ari Telecommunicat	ions Company S.A.O.G. (Nav	wras).		
Loan 11	USD 145.0 million / QR 521.0 million	Secured by a charge on the company's dollar proceeds account and the insurance proceeds of property, plant and equipment and corporate guarantees of shareholders of Nawras.	LIBOR Plus Margin	For general corporate purposes	The loan has been fully repaid in Feb 2012.
Loan 12	USD 74.0 million / QR 261.0 million	Unsecured			The total facility was USD 87.0 million entered in Feb 2012, as a five year amortising term loan.

National Mobile Telecommunications Company K.S.C. and subsidiaries

Loan 13	QR 859.0 million	These loans are secured by pledges on the respective subsidiaries assets.	Algerian Repo rate plus 1.3% to 3.4% per annum and LIBOR plus 1.25% to 4.15% per annum	Repayable in instalments over a period from December 2005 to March 2015.
Loan 14	QR 21.8 million	subsidiarios assots.	6 months LIBOR plus 3.5%	The loan has been fully repaid during 2012.
Loan 15	QR 326.0 million		LIBOR plus 5.0% to 5.85% per annum	Repayment of the existing syndicated loan and to finance the build out of its mobile network and the expansion of its existing network.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

Facility	Facility/ net drawn									
reference	amount	Collateral	Interest rate	Purpose of the facility	Facility details					
National N	National Mobile Telecommunications Company K.S.C. and subsidiaries (continued)									
Loan 16	QR 259.0 million	Unsecured	1% per annum over the Central Bank of Kuwait discount rate	For general corporate purposes	Repayable in instalments or at maturity by December 2013.					
Asiacell										
Loan 17	USD 250.0 million / QR 910.0 million	Unsecured	LIBOR plus 3%	This facility was utilised to finance the settlement of outstanding license costs along with interest and other fees to Communications and Media Commission, Iraq (CMC)	The loan is repayable in 6 equal monthly installments and the first installment was paid on 20 October 2011. The loan balance of USD 125.0 million as at 31 December 2011 was fully repaid in March 2012.					
Loan 18	USD 157.5 million QR 573.5 million		9%	For general corporate purposes	This relates to the amounts due to the shareholders of ACL which has been reclassified pursuant to recent capitalization of the company on account of its conversion to a private joint stock company (PJSC). This loan has been fully repaid during 2012. The Company has an option to refinance the loan.					
Loan 19	USD 200.0 million QR 728.0 million	Guaranteed by Qtel (Parent)	LIBOR plus 1.75%		This loan is repayable in 30 equal monthly instalments.					



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

Facility reference	Facility/ net drawn amount	Collateral	Interest rate	Purpose of the facility	Facility details
Asiacell (c	ontinued)				
Loan 20	USD 100.0 million QR 364.0 million	Guaranteed by Qtel (Parent)	LIBOR plus 1.40%	For general corporate purposes	This loan is repayable in 30 equal monthly installments.
PT Indosa	t Tbk and its subsid	iaries			
Loan 21	USD 450 million / QR 1.64 billion	Unsecured	US Dollar LIBOR plus 1.9% p.a. for onshore and 1.85% p.a. for offshore lenders	To finance the subsidiary's capital expenditure, purchase of a portion of its Guaranteed notes due on 2010 and 2012 and for general working capital requirements.	The Syndicated US dollar loan facility was signed in June 2008 and is repayable semi-annually over a period of 4 to 5 years. Based on the loan agreement the subsidiary is required to maintain certain loan covenants such as maintaining certain financial ratios.
Loan 22	USD 160.0 million / QR 583.0 million		5.69% p.a.	To finance 85% of the French content under the Palapa D Satellite and 100% of the COFACE premium	12 year - COFACE term facility Payable in twenty semi-annual instalments
Loall 22	USD 44.0 million / QR 160.0 million	Unsecured	USD LIBOR + 0.35% p.a.	To finance 85% of the launch service contract under the Palapa D Satellite	12 year - SINOSURE term facility Payable in twenty semi-annual installments
Loan 23	IDR 2,000.0 billion / QR 810.0 million		Year 1 - 9.75% Year 2 - 10.5% Year 3 to 5 - JIBOR+1.5%	Purchase of telecommunication equipments	Based on the loan agreement the subsidiary is required to maintain certain covenants, such as maintaining certain financial ratios. This facility was fully repaid during 2012.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

Facility reference	Facility/ net drawn amount	Collateral	Interest rate	Purpose of the facility	Facility details
Loan 24	IDR 1,500.0 billion / QR 602.0 million		1-month JIBOR plus 1.25%	To finance the company's operational working capital, capital expenditure and/or refinancing requirements	In June 2011 the company entered into a revolving loan facility agreement. In Dec. 2011 the company drew down from this facility. Based on the facility agreement, the Company is required to comply with certain covenants such as maintaining financial ratios.
Loan 25	IDR 2,000.0 billion / QR 810.0 million		Year 1 - 9.75% Year 2 - 10.5% Year 3 to 5 - JIBOR+1.5%	Purchase of telecommunication equipments and repayment of %old loan facility	In September, October and December 2007, the subsidiary made draw downs for the full loan amounts. Based on the loan agreement the subsidiary is required to maintain certain covenants, such as maintaining certain financial ratios. This facility was fully repaid during 2012.
Loan 26	IDR 1,500.0 billion / QR 607.5 million	Unsecured	JIBOR + 1.25% p.a	For general corporate purposes	The revolving time loan had an initial maximum amount of IDR 1,000,000. In December, 2011, the facility was amended to increase the amount up to IDR 1,500,000 and change the interest rate. Each drawdown matures 1 month from the drawdown date. Subsequently, on August 2011, the Company obtained an approval from BCA to amend the maturity date of each drawdown to become at the latest on February 2014
Loan 27	IDR 434.3 billion / QR 174.4 million		8.75% per annum If FX conversion option is opted, starting May 30, 2012, the loan will bear interest at the fixed annual rate of 6.45% applied on the USD 50 million.	Purchase of telecommunication	Based on the loan agreement the subsidiary is required to maintain certain covenants, such as maintaining certain financial ratios.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

Facility reference	Facility/ net drawn amount	Collateral	Interest rate	Purpose of the facility	Facility details
Loan 28	USD 320.0 billion / QR 1.80 billion	Unsecured	Facility A: Margin of 0.25%, LIBOR, SEK Funding Cost of 1.05% and EKN Premium Margin of 1.58%. Facility B: Margin of 0.05%, Commercial Interest Reference Rate ("CIRR") and EKN	Purchase of telecommunication equipments	Credit facilities consisting of facilities A,B and C with maximum amounts of US \$100.0 million, USD 155.0 million and USD 60.0 million respectively. Loan drawdowns are payable semi-annually
Loan 29	IDR 2,600.0 billion / QR 979.0 million	All assets as pari-passu security	Series A 10.2% and series B 10.65%	For capital expenditure purposes	The loan represents the fifth Indosat bonds and consists of 2 series: Series A amounting to IDR 1,230.0 billion (QR 494.0 million) issued on May 2007 and maturing May 2014; and Series B amounting to IDR 1,370.0 billion (QR 550.0 million) issued on May 2007 and maturing May 2017
Loan 30	IDR 1,080.0 billion (QR 407.0 million)		Series A 10.25% and series B 10.80%	For Capital Expenditure purposes	The loan represents the sixth Indosat bonds and consists of 2 series with BRI as the trustee: Series A amounting to IDR 760.0 billion (QR 305.0 million) issued on April 2008 and maturing on April 2013; and Series B amounting to IDR 320.0 billion (QR 128.5 million) issued on April 2008 and maturing on April 2015. The subsidiary is required to maintain certain financial ratios as required by the loan agreement.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

Facility reference	Facility/ net drawn amount	Collateral	Interest rate	Purpose of the facility	Facility details
Loan 31	IDR 1,300.0 billion (QR 490.0 million)		Series A 11.25% and series B 11.75%	Purchase of base station subsystem to expand the subsidiary's cellular network	The loan represents the seventh Indosat bonds consists of 2 series :- Series A amounting to IDR 700.0 billion (QR 281.0 million) issued on December 2009 and maturing on December 2014; and Series B amounting to IDR 600.0 billion (QR 241.0 million) issued on March 2010 and maturing on 8 December 2016. The subsidiary is required to maintain certain financial ratios as required by the loan agreement.
Loan 32	USD 650.0 million QR 2.37 billion	Unconditionally and irrevocably guaranteed		For purchase of Guarantee notes maturing in 2010 and 2012 and for refinancing part of the existing facilities	This represents the Guaranteed Notes ("GN") 2020 issued at 99.478% of their principal amount and bear interest at the fixed rate of 7.375% per annum payable semi-annually on 29 January and 29 July of each year, commencing on 29 January 2011. The notes will mature on July 29, 2020. The notes will be redeemable at the option of IPBV, in whole or in part, at any time on or after 29 July 2015 at prices equal to 103.6875%, 102.4583%, 101.2292% and 100% of the principal amount during the 12-month period commencing 29 July 2015, 2016, 2017 and 2018 and thereafter, respectively, plus accrued and unpaid interest. Certain financial ratios to be maintained as part of the covenants.
Loan 33	IDR 400.0 billion QR 150.6 million	All assets as	Yearly QR 16.5 million fixed Ijarah costs	For capital expenditure purposes	Sukuk Ijarah II bonds were issued on May 2007 with BRI as the trustee. Buyback option is embedded at the market price on 1 st anniversary (expired). Early settlement option is available at 100% of bonds nominal value on 4 th anniversary. Certain financial ratios need to be maintained as part of the covenants.
Loan 34	IDR 570.0 billion QR 215.0 million	pari-passu security	Yearly QR 23.7 million fixed Ijarah costs		Sukuk Ijarah III bonds were issued on April 2008 BRI is the trustee. Buyback option is embedded at the market price on the 1 st anniversary (expired). Early settlement option available at 100% of bond nominal value on 4 th anniversary. Certain financial ratios need to be maintained as part of the covenants.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

Facility reference	Facility/ net drawn amount	Collateral	Interest rate	Purpose of the facility	Facility details
Loan 35	IDR 200.0 billion QR 81.0 million		Annual fixed Ijarah return. Series A bonds QR 1.2 million and Series B bonds QR 8.1 million	For the purchase of Base Station Subsystem to expand the subsidiary's cellular network.	Sukuk Ijarah IV bonds were issued in year 2009 with BRI as the trustee. Series A bonds amounting to IDR 28.0 billion (QR 11.0 million) with annual fixed Ijarah return totalling IDR 3.1 billion (QR 1.2 million) payable on a quarterly basis starting March 2010 up to December 2014. Series B bonds amounting to IDR 172.0 billion (QR 69.0 million) with annual fixed Ijarah return totaling IDR 20.2 billion (QR 8.1 million) payable on a quarterly basis starting March 2010 up to December 2016. The bonds will mature before maturity date if, after the 1st anniversary of the bonds, the subsidiary exercises its option to buy back part or all of the bonds at market price. These bonds have been repaid in full.
Loan 36	IDR 1,200.0 billion QR 452.0 million		Fixed rate of 8.625% p.a.		Series A Notes (fixed rate bonds) of IDR 1,200.0 billion issued for general corporate purposes.
Loan 37	IDR 1,500.0 billion QR 565.0 million		\mathbf{F}_{1}	For general corporate purposes	Series B Notes (fixed rate bonds) of IDR 1,500.0 billion issued for general corporate purposes.
Loan 38	IDR 300.0 billion QR 113.0 million		Annual Ijarah payment of QR 9.94 million		Indosat V 2012 Sukuk Ijarah of IDR 300.0 million for general corporate purposes.
Loan 39	QR 149.9 million	Unsecured	1% p.a.	For general corporate purpose	The amount is repayable by 28 November 2016.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

25 INTEREST BEARING LOANS AND BORROWINGS (CONTINUED)

Others - Loan 40

This represents the following facilities as at 31st December 2012:

- Starlink W.L.L. loan
- Asiacell Hermes Facility with HSBC
- Indosat nine year commercial loan
- Indosat CIMB Niaga 6
- Indosat Sukuk Ijarah IV year 2009 Series A
- Indosat Sukuk Ijarah IV year 2009 Series B
- Indosat Lintasarta Limited bonds I
- Indosat Lintasarta Limited bonds II
- Indosat BSMI
- MTCL shareholder loan

Note: IDR represent Indonesian Rupiah



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

At 31 December 2012

26 EMPLOYEE BENEFITS

	2012 QR'000	2011 QR'000
Employees' end of service benefits Post retirement health care plan	316,980 238,273	378,869 223,177
Cash settled share based payments Defined benefit pension plan/Labour Law No. 13/2003 Other employee benefits	162,414 93,886 16,636	177,641 78,038 14,952
Total employee benefits Current portion of cash settled share based payments (refer note 28)	828,189 (81,686)	872,677 (71,515)
Employee benefits – non current	746,503	801,162
Movement in the provision for employee benefits are as follows:	2012	2011
	QR'000	QR'000
At 1 January Provided during the year Paid during the year Exchange adjustment	872,677 117,011 (139,100) (22,399)	926,000 1,476 (55,670) 871
At 31 December	828,189	872,677

The details of the benefit plans operated by the Group are as follows:

Employees' end of service benefits

One of the Group's subsidiaries PT Indosat TBK provides end of service benefits to their employees. The entitlement to these benefits is based upon the employees' final salary and length of service, subject to the completion of a minimum service period, calculated under the provisions of the Labour Law and is payable upon resignation or termination of the employee. The expected costs of these benefits are accrued over the period of employment. The subsidiaries, Indosat, Satelindo and Lintasarta have defined benefit and defined contribution pension plans covering substantially all of their qualified permanent employees.

Post-retirement healthcare plan

The subsidiary provides post-retirement healthcare benefits to its employees who leave after the employees fulfill the early retirement requirement. The spouse and children who have been officially registered in the administration records of the subsidiary are also eligible to receive benefits. If the employees die, the spouse and children are still eligible for the post-retirement healthcare until the spouse dies or remarries and the children reach the age of 25 or get married.

The utilization of post-retirement healthcare is limited to an annual maximum ceiling that refers to monthly pension from Jiwasraya as follows:

• 16 times the Jiwasraya monthly pension for a pensioner who receives monthly pension from Jiwasraya.

• 16 times the equality monthly pension for a pensioner who became permanent employee after 1 September 2000.

• 16 times the last monthly pension for a pensioner who retired after 1 July 2003 and does not receive Jiwasraya monthly pension.



At 31 December 2012

26 EMPLOYEE BENEFITS (CONTINUED)

Post-retirement healthcare plan (continued)

The net periodic post-retirement healthcare cost for the year ended 31 December 2012 was calculated based on the actuarial valuations as of 31 December 2012. The actuarial valuations were prepared by an independent actuary, using the projected-unit-credit method and applying the following assumptions:

	2012	2011
Annual discount rate	8.00%	8.0%
Ultimate cost trend rate	6.00%	6.0%
Next year trend rate	12.00%	12.0%
Period to reach ultimate cost trend rate	3 Years	4 Years

a) The composition of the periodic post-retirement healthcare cost for the year ended 31 December is as follows:

	2012 QR'000	2011 QR'000
Interest cost	21,171	28,643
Service cost	9,644	10,031
Amortization of unrecognized past service cost	3,006	3,778
Amortisation of unrecognised actuarial loss	1,057	2,230
Curtailment gain	_	(75,526)
Periodic post-retirement healthcare cost	34,878	(30,844)

b) The composition of the accrued post-retirement healthcare cost as of 31 December is as follows:

	2012 QR'000	2011 QR'000
Projected benefit obligation Unrecognized actuarial loss Unrecognized past service cost	283,814 (38,019) (2,885)	276,200 (41,635) (6,185)
Accrued post-retirement healthcare cost	242,910	228,380

c) Movements in the accrued post-retirement healthcare cost during the year ended 31 December is as follows:

	2012 QR'000	2011 QR'000
At 1 January	228,380	264,859
Net periodic post-retirement healthcare cost	34,878	(30,844)
Benefit payment	(5,066)	(4,409)
Exchange adjustment	(15,282)	(1,226)
Total post retirement healthcare benefits	242,910	228,380
Current portion of post retirement healthcare benefits	(4,637)	(5,203)
Non-current portion of post retirement healthcare benefits	238,273	223,177



At 31 December 2012

26 EMPLOYEE BENEFITS (CONTINUED)

Post-retirement healthcare plan (continued)

d) The effect of 1% change in assumed post-retirement healthcare cost trend rate would result in aggregate service and interest costs for the year ended 31 December and accumulated post-retirement healthcare benefit obligation as of 31 December is as follows:

-	2012 QR'000	2011 QR'000
Increase Service and interest costs Accumulated post-retirement healthcare benefit obligation	48,176 361,171	47,568 339,177
Decrease Service and interest costs Accumulated post-retirement healthcare benefit obligation	29,944 238,256	29,567 227,544

Defined Benefit Pension Plan/Labour Law No. 13/2003

i) Labour Law No. 13/2003

Indosat, Lintasarta and IMM also accrue benefits under Indonesian Labor Law No. 13/2003 ("Labor Law") dated 25 March 2003. Their employees will receive the benefits under this law or the defined benefit pension plan, whichever amount is higher.

The net periodic pension cost under the Labor Law for the year ended 31 December 2012 is calculated based on the actuarial valuations as of 31 December 2012. The actuarial valuations were prepared by an independent actuary, using the projected-unit-credit method and applying the following assumptions:

	2012	2011
Annual discount rate	7.50%	7.5%
Annual rate of increase in compensation	8.0% - 9.0%	8.0% - 9.0%

a) The composition of the periodic pension cost under the Labor Law for the year ended 31 December is as follows:

	2012 QR'000	2011 QR'000
Service cost	11,954	12,194
Interest cost	8,409	6,600
Amortisation of recognised actuarial loss	1,788	297
Amortisation of unrecognised actuarial loss	269	7
Curtailment gain	<u> </u>	(14,802)
Periodic pension cost	22,420	4,296



At 31 December 2012

26 EMPLOYEE BENEFITS (CONTINUED)

Defined Benefit Pension Plan/Labour Law No. 13/2003 (continued)

i) Labour Law No. 13/2003 (continued)

b) The composition of the accrued pension cost under the Labour Law during the year ended 31 December is as follows:

	2012 QR'000	2011 QR'000
Projected benefit obligation	127,875	116,913
Unrecognised actuarial loss	(29,709)	(33,529)
Unrecognised past service cost	(2,982)	(3,458)
Accrued pension cost	95,184	79,926
Current portion accrued pension costs	(1,770)	(1,888)
Non-current portion accrued pension cost	93,414	78,038

ii) Defined Benefit Pension Plan

The subsidiaries, Indosat, Satelindo and Lintasarta provide defined benefit pension plans to their respective employees under which pension benefits to be paid upon retirement are based on the employees' most recent basic salary and number of years of service. PT Asuransi Jiwasraya ("Jiwasraya"), a state-owned life insurance company, manages the plans. Pension contributions are determined by periodic actuarial calculations performed by Jiwasraya.

Based on an amendment dated 22 December 2000 of the subsidiaries pension plan, which was further amended on 29 March 2001, the benefits and premium payment pattern were changed. Before the amendment, the premium was regularly paid annually until the plan would be fully funded and the benefits consisted of retirement benefit (regular monthly or lump-sum pension) and death insurance. In conjunction with the amendment, the plan would be fully funded after making installment payments up to January 2002 of the required amount to fully fund the plan determined as of 1 September 2000. The amendment also includes an additional benefit in the form of thirteenth-month retirement benefit, which is payable annually 14 days before Idul Fitri ("Moslem Holiday").

The amendment covers employees registered as participants of the pension plan as of 1 September 2000 and includes an increase in basic salary pension by 9% compounded annually starting from 1 September 2001. The amendment also stipulates that there will be no increase in the premium even in cases of mass employee terminations or changes in marital status.

The total premium installments based on the amendment amounted to QR 133,685 thousands (2011:QR 142,560 thousands) and were paid on due dates.

On 1 March 2007, one of the subsidiary entered into an agreement with Jiwasraya to provide defined death insurance plan to 1,276 employees as of 1 January 2007, who are not covered by the defined benefit pension plan as stated above. Based on the agreement, a participating employee will receive:

- Expiration benefit equivalent to the cash value at the normal retirement age, or
- Death benefit not due to accident equivalent to 100% of insurance money plus cash value when the employee dies not due to accident, or
- Death benefit due to accident equivalent to 200% of insurance money plus cash value when the employee dies due to accident.



At 31 December 2012

26 EMPLOYEE BENEFITS (CONTINUED)

ii) Defined Benefit Pension Plan (continued)

On 25 June 2003, Satelindo entered into an agreement with Jiwasraya to amend the benefits and premium payment pattern of the former's pension plan. The amendment covers employees registered as participants of the pension plan as of 25 December 2002 up to 25 June 2003. Other new conditions include the following:

- An increase in pension basic salary at 6% compounded annually starting from 25 December 2002.
- Thirteenth-month retirement benefit, which is payable annually 14 days before Idul Fitri.
- An increase in periodic payment of retirement benefit at 6% compounded annually starting one year after receiving periodic retirement benefit for the first time.
- If the average annual interest rate of time deposits of government banks exceeds 15%, the participants' retirement benefit will be increased by a certain percentage in accordance with the formula agreed by both parties.

On 15 April 2005, Lintasarta entered into an agreement with Jiwasraya to replace their existing agreement. Based on the new agreement, the benefits and premium payment pattern were changed. This agreement is effective starting 1 January 2005. The total premium installments based on the agreement amounted to QR 23,206 thousands (2011: QR 24,746 thousands) which is payable in 10 annual installments starting 2005 until 2015.

The new agreement covers employees registered as participants of the pension plan as of 1 April 2003. The conditions under the new agreement include the following:

- An increase in pension basic salary by 3% (previously was estimated at 8%) compounded annually starting 1 April 2003.
- An increase in periodic payment of retirement benefit at 5% compounded annually starting one year after receiving periodic retirement benefit for the first time.
- If the average annual interest rate of time deposits of government banks exceeds 15%, the participants' retirement benefit will be increased by a certain percentage in accordance with the formula agreed by both parties.

On 2 May 2005, Lintasarta entered into an agreement with Jiwasraya to amend the above agreement. The amendment covers employees registered as participants of the pension plan as of 1 April 2003 up to 30 November 2004 with additional 10 annual premium installments totalling QR 622 thousands (2011: QR 663.8 thousands) which are payable starting 2005 until 2015.

The contributions made by Lintasarta to Jiwasraya amounted to QR 3,635 thousands for the year ended 31 December 2012 (2011: QR 3,876 thousands).

The net periodic pension cost for the pension plans for the year ended 31 December 2012 is calculated based on the actuarial valuations as of 31 December 2012. The actuarial valuations were prepared by an independent actuary, using the projected-unit-credit method and applying the following assumptions:

	2012	2011
Annual discount rate	7.0% - 7.5%	7.0% - 7.5%
Expected annual rate of return on plan assets	4.5% - 9.0%	4.5% - 9.0%
Annual rate of increase in compensation	3.0% - 9.0%	3.0% - 9.0%
Mortality rate	TMI 1999	TMI 1999



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

At 31 December 2012

26 EMPLOYEE BENEFITS (CONTINUED)

ii) Defined Benefit Pension Plan (continued)

a) The composition of the net periodic pension cost for the year ended 31 December is as follows:

	2012 QR'000	2011 QR'000
Interest cost Service cost Settlement cost	12,453 11,351 - 460	19,928 12,880 1,934 496
Amortisation of unrecognised actuarial loss Return on plan assets Curtailment gain	(16,504)	(21,689) (6,926)
Net periodic pension cost	7,760	6,623
b) The funded status of the plans as of 31 December is as follows:	2012 QR'000	2011 QR'000
Plan assets at fair value Projected benefit obligation	224,234 (197,461)	216,411 (185,960)
Excess of plan assets over projected benefit obligation Unrecognised actuarial loss	26,773 9,323	30,451 11,832
Total prepaid pension cost	36,096	42,283

c) Movement in the prepaid pension cost during the year ended 31 December was as follows:

	Note	2012 QR'000	2011 QR'000
At 1 January		42,283	45,873
Net periodic pension cost		(7,760)	(6,623)
Refund		-	(826)
Contribution		3,968	4,028
Exchange adjustment	_	(2,395)	(169)
At 31 December	=	36,096	42,283
Presented in the consolidated statement of financial position as follows:			
Current portion	20	548	848
Long-term portion	17 _	35,548	41,435
	_	36,096	42,283

Plan assets as of 31 December 2012 principally consisted of time deposits, debt securities, long-term investment in shares of stock and property.



At 31 December 2012

26 EMPLOYEE BENEFITS (CONTINUED)

iii) Defined Contribution Pension Plan (continued)

In May 2001 and January 2003, the subsidiary PT Indosat Tbk and Satelindo assisted their employees in establishing their respective employees' defined contribution pension plans, in addition to the defined benefit pension plan as mentioned above. Starting June 2004, the subsidiary also assisted ex-IM3 employees in establishing their defined contribution pension plan. Under the defined contribution pension plan, the employees contribute 10% - 20% of their basic salaries, while the subsidiary does not contribute to the plans. Total contributions of employees for the year ended 31 December 2012 amounted to QR 18,767 thousands (2011: QR 17,553 thousands). The plan assets are being administered and managed by seven financial institutions appointed by the subsidiary, based on the choice of the employees.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

27 OTHER NON-CURRENT LIABILITIES

	Note	2012 QR'000	2011 QR'000
Ministry of Communication and Technology			
('MOCIT') Indonesia	(i)	727,121	939,596
Ministry of Telecommunications and Information		,	,
Technology- Palestine		197,903	197,903
Telecommunications Regulatory Commission		,	
("TRC") Jordan	(ii)	-	21,838
Site restoration provision	(iii)	47,474	59,485
Finance lease liabilities	(iv)	1,195,349	49,354
Deferred gain – non current portion	(v)	455,914	-
Others		52,709	57,109
		2,676,470	1,325,285

- (i) This amount represents the amounts payable to the Ministry of Communication and Technology with respect to the 3G license and Broadband Wireless Access (WDA) and amounting to QR 682,018 thousands (2011: QR 883,482 thousands) and QR45,103 thousands (2011: QR 56,114 thousands) respectively. The 3G license was obtained in two phases, the first during the year 2006 and the second in 2009. The payment terms of the amount outstanding is based on a payment scheme considering the auction prices while obtaining the respective license and is subject to interest at the Certificate of Bank of Indonesia rate.
- (ii) Amounts payable to TRC in 2011 represents the fair value of obtaining the Radio Spectrum License by a subsidiary in the Hashemite Kingdom of Jordan. As agreed with TRC, the subsidiary should settle the license costs amounting to QR 36,512 thousands in annual installments of QR 4,348 thousands bearing a compound interest rate of 9%. In 2012, this has been shown under discontinued operation, note 39.
- (iii) This amount represents the site restoration provision in the books of its subsidiaries as of the reporting date. The subsidiaries are committed to restore each site as it is vacated.
- (iv) This represents the obligation under the finance leases of some of the Group's subsidiaries. (refer note 31).
- (v) This represents the deferred gain on the sale and leaseback of tower slots.

28 TRADE AND OTHER PAYABLES

		2012	2011
	Note	QR'000	QR'000
Trade payables		3,034,702	3,400,641
Accrued expenses		4,243,915	4,079,854
Interest payable		374,913	483,476
License costs payable		-	2,553
Amounts due to international carriers		369,798	368,396
Negative fair value of derivatives	30	30,696	382,251
Finance lease liabilities	31	110,322	9,221
Cash settled share based payments	26	81,686	71,515
Other payables		2,725,962	2,419,903
		10,971,994	11,217,810

Included in other payables is an amount of QR 370,055 thousands (2011: QR 358,515 thousands) due to a Saudi operator for the usage of network which is net of costs incurred to setup and install the network equipment in the Saudi operator's facilities as per the BOT agreement.



At 31 December 2012

29 DIVIDEND AND BONUS SHARES

Dividend paid and proposed

	2012	2011
	QR'000	QR'000
Declared, accrued and paid during the year		
Final dividend for 2011, QR 3 per share (2010 : QR 5 per share)	528,000	733,333
Proposed for approval at Annual General Meeting (not recognised as a liability as at 31 December) Final dividend for 2012, QR 5 per share		
(2011 : QR 3 per share)	1,601,600	528,000

The proposed final dividend will be submitted for formal approval at the Annual General Meeting.

Bonus shares:

During 2012, the Company issued bonus shares of 30% of the share capital as at 31 December 2011 amounting to QR 528,000 thousands.

30 DERIVATIVE FINANCIAL INSTRUMENTS

Derivatives not designated as hedging instruments

The Group uses cross currency swap contracts, currency forward contracts and interest rate swaps to manage some of the currency transaction exposure and interest rate exposure. These contracts are not designated as cash flow, fair value or net investment hedges and are accounted for as derivative financial instruments:

	Notional amounts			ounts
			2012	2011
		Q^{I}	R'000	QR'000
Cross currency swaps		24	3,981	365,971
Currency forward contracts		1,17	5,432	977,369
Interest rate swaps		1,22	4,407	1,715,099
		2,64	3,820	3,058,439
		Fair va	lues	
	201	2	201	1
	Positive	Negative	Positive	Negative
	QR'000	QR'000	QR'000	QR'000
Cross currency swaps	11,262	-	8,890	2,803
Currency forward contracts	15,135	33	55,101	67
Interest rate swaps		30,594		52,691
	26,397	30,627	63,991	55,561

Cash flow hedges

The Group has several interest rates swap and basis swap agreements with a view to limit its floating interest rate exposure on its term loans. Under the interest rate swap arrangements, the Group will pay an agreed fixed interest rate and receive floating interest rates based on USD LIBOR.

The swap arrangements qualify for hedge accounting under IAS 39, the hedging relationship and objective, including details of the hedged items and hedging instruments are formally documented as the transactions are accounted as cash flow hedges.



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At 31 December 2012

per annum).

30 DERIVATIVE FINANCIAL INSTRUMENTS (CONTINUED)

Cash flow hedges (continued)

The table below shows the positive and negative fair values of derivative financial instruments held as cash flow hedges together with the notional amounts:

	Negative fair value QR'000	Positive fair value QR'000	Notional Amounts QR'000
Interest rate swaps			
31 December 2012	69	-	80,210
31 December 2011	326,690		23,568,106
31 COMMITMENTS			
Capital expenditure commitments			
Property, plant and equipment		2012 QR'000	2011 QR'000
Estimated capital expenditure contracted for at the reporting year but not provided for:	end of the financial	4,027,236	2,660,417
Intangible assets			
For the acquisition of Palestine mobile license		581,383	575,558
Operating lease commitments			
operating rease communicities		2012	2011
		QR'000	QR'000
Future minimum lease payments: Not later than one year		175,771	208,731
Later than one year and not later than five years	5	511,778	489,708
Later than five years		222,572	248,370
Total operating lease expenditure contracted for a	t 31 December	910,121	946,809
Finance lease commitments			
i munce reuse communents		2012	2011
		QAR'000	QAR'000
Amounts under finance leases:			
Minimum lease payments: Not later than one year		252,976	9,611
Later than one year and not later than five years		953,073	29,381
Later than five years		835,920	20,275
2		2,041,969	59,267
Less: unearned finance income		(736,298)	(692)
Present value of minimum lease payments		1,305,671	58,575
Present value of minimum lease payments:	N	lote	
Current potion		28 110,322	9,221
Non-current portion		27 1,195,349	49,354
•		1,305,671	58,575
The average effective interest rate contracted ap	proximates in range		



At 31 December 2012

32 CONTINGENT LIABILITIES

	2012 QR'000	2011 QR'000
Letters of guarantees	308,557	408,594
Letters of credit	113,911	17,213
Claims against the Group not acknowledged as debts	2,675	43,386

Litigation

The Group is from time to time a party to various legal actions arising in the ordinary course of its business. The Group does not believe that the resolution of these legal actions will, individually or in the aggregate, have a material adverse effect on its financial condition or results of operations, except as noted below.

Tax demand notices against Asiacell

In April 2012, one of the Group's subsidiaries, Asiacell Communication PJSC ("ACL") was issued a tax demand notice amounting to QR 245 million (equivalent to US\$ 67.3 million) by the General Commission for Taxes, Iraq for the years 2004, 2005, 2006 and 2007. In accordance with tax regulations in Iraq, ACL had paid 25% of the tax demand amount which is recorded in the consolidated financial statements as income tax paid in advance.

In May 2012, the General Commission for taxes also issued a tax demand notice to ACL for employees' income tax amounting to QR 53.5 million (equivalent USD 14.7 million) for the years 2003, 2004, 2005,2006 and 2007. Based on a revised tax claim received from the General Commission for taxes, ACL has accepted the tax claims for all years other than 2006 for which the tax claimed is QR. 18 million (equivalent USD 4.95 million).

Further in September 2012, ACL received another tax demand notice for employees' income tax amounting to QR 55.7 million (equivalent USD 15.3 million) for the years 2009, 2010 and 2011.

ACL management is of the view that the Company has strong grounds to challenge the tax claims under objection and believes that amount provided in the financials is sufficient and accordingly no further provision is considered necessary in the consolidated financial statements.

Proceedings against Indosat MegaMedia relating to misuse of radio frequencies

In early 2012, the Attorney General's Office in Jakarta (the "AGO") initiated corruption proceedings against Indosat MegaMedia ("IM2"), a 99 per cent owned subsidiary of PT Indosat TBK, a subsidiary of the Group, for unlawful use of radio frequency band allocation that had been granted to Indosat. These proceedings were initiated pursuant to a report from the Indonesian Telecommunication Consumer NGO, which alleged that Indosat had avoided paying certain taxes by unlawfully allowing IM2 usage of its 3G spectrum in 2006.

Indosat and IM2 are contesting the allegations on the basis that IM2 was lawfully using Indosat's telecommunication network, rather than its radio frequency band, as alleged. If the AGO determines that Indosat has a case to answer, the proceedings will be transferred to the Court. Accordingly, no liability or provision is made in these consolidated financial statements in relation with these claims.

Proceedings against Wataniya relating to misuse of network infrastructure

The Ministry of Communications in Kuwait initiated unjust enrichment proceedings against one of the Group's subsidiaries, Wataniya under Article 262 of the Kuwaiti Civil Code, alleging unlawful use of the Ministry's network infrastructure since 1999. Wataniya's management believes that it has strong grounds to challenge these allegations and the proceedings are currently pending before the Kuwaiti Court of Appeal, with the next hearing in connection with the case to be held on 12 March 2013.



At 31 December 2012

33 FINANCIAL RISK MANAGEMENT

Objectives and policies

The Group's principal financial liabilities, other than derivatives, comprise interest bearing loans and borrowings, finance leases, and trade payables. The main purpose of these financial liabilities is to raise finance for the Group's operations. The Group has various financial assets such as trade receivables, investments and cash and short-term deposits, which arise directly from its operations.

The Group also enters into derivative transactions, primarily interest rate swaps, cross currency swaps and forward currency contracts. The purpose is to manage the interest rate and currency risks arising from the Group's operations and its sources of finance.

The main risks arising from the Group's financial instruments are market risk, credit risk, liquidity risk and operational risk. The Board of Directors reviews and agrees policies for managing each of these risks which are summarized below:

Market risk

Market risk is the risk that changes in market prices, such as interest rates, foreign currency exchange rates and equity prices will affect the Group's profit, equity or value of its holding of financial instruments. The objective of market risk management is to manage and control the market risk exposure within acceptable parameters, while optimizing return.

Interest rate risk

The Group's financial assets and liabilities that are subject to interest rate risk comprise bank deposits, loans receivable, available-for-sale debt instruments, interest bearing loans and borrowings. The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's financial assets and liabilities with floating interest rates and fixed interest instruments maturing within three months from the end of the financial reporting year.

The Group manages its interest rate risk by having a balanced portfolio of fixed and variable rate loans and borrowings. To manage this, the Group enters into interest rate swaps, in which the Group agrees to exchange, at specified intervals, the difference between fixed and variable rate interest amounts calculated by reference to an agreed upon notional amount. The swaps are designated to hedge underlying debt obligations. At 31 December 2012, after taking into the effect of interest rate swaps, approximately 66% of the Group's borrowings are at a fixed rate of interest (2011: 73%).

The following table demonstrates the sensitivity of the consolidated income statement and equity to reasonably possible changes in interest rates by 25 basis points, with all other variables held constant. The sensitivity of the consolidated income statement and equity is the effect of the assumed changes in interest rates for one year, based on the floating rate financial assets and financial liabilities held at 31 December. The effect of decreases in interest rates is expected to be equal and opposite to the effect of the increases shown.

	Consolidated income statement	
	+25b.p	+25 b. p
	QR'000	QR'000
At 31 December 2012	(30,349)	201
USD LIBOR	(3,206)	-
Others		
At 31 December 2011		
USD LIBOR	(25,421)	29,788
Others	(5,934)	-



At 31 December 2012

33 FINANCIAL RISK MANAGEMENT (CONTINUED)

Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Group's exposure to the risk of changes in foreign exchange rates relates primarily to the Group's operating activities and the Group's net investment in foreign subsidiaries.

The Group had the following significant net exposure denominated in foreign currencies.

	2012 QR'000 Assets (Liabilities)	2011 QR'000 Assets (Liabilities)
Indonesian Rupiah (IDR)	4,241,922	3,799,610
Kuwaiti Dinar (KD)	7,913,787	6,266,327
US Dollars (USD)	(4,069,510)	(6,988,248)
Euro	(267,191)	(379,798)
Great British Pounds (GBP)	(4,011)	(5,073)
Tunisian Dinar (TND)	9,065,188	4,108,410
Algerian Dinar (DZD)	3,672,291	3,524,888
Others	95,423	(506,210)

The US Dollar denominated balances are not considered to represent a significant currency risk as Qatari Riyal is pegged to US Dollar.

The following table demonstrates the sensitivity to consolidated income statement and equity for a reasonably possible change in the following currencies against Qatari Riyal, with all other variables held constant, of the Group's profit due to changes in the fair value of monetary assets and liabilities and the Group's equity on account of translation of foreign subsidiaries. The effect of decreases in foreign exchange rates is expected to be equal and opposite to the effect of the increases shown:

	Effect on consolidated income		Effect on equity	
	2012 +10 % QR'000	ment 2011 +10% QR'000	2012 +10 % QR'000	2011 +10% QR'000
Indonesian Rupiah	-	-	424,192	379,961
Kuwaiti Dinar Tunisian Dinar	-	-	791,379 906,519	626,633 410,841
Algerian Dinar US Dollars	- (406,951)	(698,825)	367,229	352,489
Euro Great British Pounds	(26,719) (402)	(37,980) (508)	-	-



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33 FINANCIAL RISK MANAGEMENT (CONTINUED)

Equity price risk

The following table demonstrates the sensitivity of the fair value reserve to reasonably possible changes in quoted equity share prices, with all other variables held constant. The effect of decreases in equity prices is expected to be equal and opposite to the effect of the increases shown.

	Changes in equity indices QR'000	Effect on equity QR'000
2012 Qatar Exchange (QE) Kuwait Stock Exchange (KSE) Indonesia Stock Exchange (IDX)	+10% +15% +10%	51,453 4,166 51,478
2011 Qatar Exchange (QE) Kuwait Stock Exchange (KSE)	$^{+10\%}_{+15\%}$	53,406 4,191

The Group also has unquoted investments carried at cost where the impact of changes in equity prices will only be reflected when the investment is sold or deemed to be impaired, when the consolidated income statement will be impacted.

Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Group's exposure to credit risk is as indicated by the carrying amount of its assets which consist principally of trade receivables, bank balances, available-for-sale debt instruments and loans receivable and positive fair value of derivatives.

The Group provides telecommunication services to various parties. It is the Group's policy that all customers who wish to obtain on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis and the purchase of service limits are established for each customer, which are reviewed regularly based on the level of past transactions and settlement. The Group's maximum exposure with regard to the trade receivables net of allowance for impairment as at 31 December is as follows:

	2012 QR'000	2011 QR'000
Qatar Other countries	878,510 2,053,918	666,301 1,799,863
	2,932,428	2,466,164

With respect to credit risk arising from the other financial assets of the Group, the Group's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments are as follows:

	2012 QR'000	2011 QR'000
Available-for-sale debt instruments	126,717	119,612
Bank balances (excluding cash)	14,936,469	21,191,375
Positive fair value of derivatives	26,397	63,991
Amounts due from international carriers	223,386	301,766
Unbilled subscriber revenue	317,984	346,890
Other non-current assets	149,956	140,341
	15,780,909	22,163,975



At 31 December 2012

33 FINANCIAL RISK MANAGEMENT (CONTINUED)

Credit risk (continued)

The Group reduces the exposure of credit risk arising from bank balances by maintaining bank accounts in reputed banks, 64% of bank balances represents balances maintained with local banks in Qatar with a rating of atleast BBB+. Credit risk arising from derivative financial instruments is at any time, limited to those with positive fair values, as recorded on the consolidated statement of financial position. With gross settled derivatives, the Group is also exposed to settlement risk.

Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet financial obligations as they fall due. The Group's approach to managing liquidity risk is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of Groups own reserves and bank facilities. The Group's terms of sales require amounts to be paid within 30 days from the invoiced date.

The table below summarizes the maturity profile of the Group's financial liabilities at 31 December based on contractual undiscounted payments:

	On demand QR'000	Less than 1 year QR'000	1 to 2 years QR'000	2 to 5 years QR'000	> 5 years QR'000	Total QR'000
At 31 December 2012 Interest bearing loans and						
borrowings	-	9,290,975	9,349,494	12,166,845	19,112,391	49,919,705
Trade payables	-	3,034,702	-			3,034,702
License costs payable	-	230,869	412,956	409,780	92,638	1,146,243
Finance lease liabilities	-	252,976	252,976	700,097	835,920	2,041,969
Other financial liabilities		482,180	128,202	<u> </u>	•	610,382
	-	13,291,702	10,143,628	13,276,722	20,040,949	56,753,001
	On	Less than 1	1 to 2	2 to 5		
	demand	year	years	years	> 5 years	Total
	QR'000	QR'000	QR'000	QR'000	QR'000	QR'000
At 31 December 2011						
Interest bearing loans and						
borrowings	-	15,689,678	8,452,475	17,539,150	16,426,944	58,108,247
Trade payables	-	3,400,641	-	-	-	3,400,641
License costs payable	-	267,451	250,347	765,784	216,366	1,499,948
Finance lease liabilities	-	9,611	9,611	19,770	20,275	59,267
Other financial liabilities		822,162	165,611			987,773
		20,189,543	8,878,044	18,324,704	16,663,585	64,055,876

Capital management

The Group manages its capital to ensure that it will be able to continue as a going concern while maximizing the return to shareholders through the optimization of the debt and equity balance.

The Group makes adjustments to its capital structure, in light of changes in economic and business conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, or issue new shares. No changes were made in the objectives, policies or processes during the year end 31 December 2012 and 31 December 2011.



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34 FAIR VALUES OF FINANCIAL INSTRUMENTS

Capital includes share capital, legal reserve, other statutory reserves and retained earnings and is measured at QR 26,048,727 thousands at 31 December 2012 (2011: QR 18,796,880 thousands).

Fair values

Set out below is a comparison by class of the carrying amounts and fair value of the Group's financial instruments that are carried in the consolidated financial statements:

	Carrying amounts		Fair va	lues
	2012 QR'000	2011 QR'000	2012 QR'000	2011 QR'000
Financial assets				
Available-for-sale investments	2,633,650	2,189,939	2,633,650	2,189,939
Other non-current assets	149,956	140,341	149,956	140,341
Trade and other receivables	3,500,195	3,178,811	3,500,195	3,178,811
Bank balances and cash	15,006,026	21,249,832	15,006,026	21,249,832
Financial liabilities				
Interest bearing loans and borrowings	39,765,230	46,386,750	38,833,382	46,510,722
Other non-current liabilities	925,024	1,159,337	925,024	1,159,337
Finance lease liabilities	1,305,671	58,575	1,305,671	58,575
Trade and other payables	6,617,757	7,128,735	6,617,757	7,128,735
Income tax payable	505,019	425,221	505,019	425,221

The fair value of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values.

- Cash and short-term deposits, trade receivables, trade payables, and other current liabilities approximate their carrying amounts largely due to the short-term maturities of these instruments.
- Long-term fixed-rate and variable-rate receivables are evaluated by the Group based on parameters such as interest rates, specific country risk factors, and individual creditworthiness of the customer and the risk characteristics of the financed project. Based on this evaluation, allowances are taken to account for the expected losses of these receivables. At the end of the reporting period, the carrying amounts of such receivables, net of allowances, approximate their fair values.
- Fair value of quoted investments is based on price quotations at the end of the reporting period. The fair value of unquoted investments, loans from banks and other financial indebtedness, as well as other non-current financial liabilities is estimated by discounting future cash flows using rates applicable for similar risks and maturity profiles. Fair values of unquoted financial assets are estimated using appropriate valuation techniques.
- The Group enters into derivative financial instruments with various counterparties, principally financial institutions with investment grade credit ratings. Derivatives are valued using valuation techniques with market observable inputs are mainly interest rate swaps, foreign exchange forward contracts and currency swaps. The most frequently applied valuation techniques include forward pricing and swap models using present value calculations. The models incorporate various inputs including the credit quality of counter parties, foreign exchange spot and forward rates and interest rate curves.



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34 FAIR VALUES OF FINANCIAL INSTRUMENTS (CONTINUED)

Fair value hierarchy

The Group uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique.

- Level 1: Quoted (unadjusted) prices in active markets for identical assets or liabilities;
- Level 2: Other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly; and
- Level 3: Techniques which use inputs which have a significant effect on the recorded fair values are not based on observable market data.

The following table shows an analysis of financial instruments recorded at fair value by level of the fair value hierarchy:

Financial assets

	2012 QR'000	Level 1 QR'000	Level 2 QR'000	Level 3 QR'000
Available- for- sale investments Derivative financial instruments	2,487,224 26,397	1,180,177	1,237,923 26,397	69,124
	2,513,621	1,180,177	1,264,320	69,124
	2011 QR'000	Level 1 QR'000	Level 2 QR'000	Level 3 QR'000
Available- for- sale investments Derivative financial instruments	2,016,343 63,991	677,983	1,244,945 63,991	93,415
	2,080,334	677,983	1,308,936	93,415
Financial liabilities				
	2012 QR'000	Level 1 QR'000	Level 2 QR'000	Level 3 QR'000
Derivative financial instruments	30,696		30,696	
	2011 QR'000	Level 1 QR'000	Level 2 QR'000	Level 3 QR'000
Derivative financial instruments	382,251		382,251	

The following table shows a reconciliation of the opening and closing amount of Level 3 financial instruments which were recorded at fair value:

	2012 QR'000	2011 QR'000
At 1 January	93,415	117,879
Loss to consolidated income statement	(23,128)	-
Revaluation loss transferred to fair value reserve	-	(2,073)
Sales	-	(23,751)
Exchange differences	(1,163)	1,360
At 31 December	69,124	93,415



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35 RELATED PARTY DISCLOSURES

Related party transactions and balances

Related parties include associated companies including Government and semi Government agencies, associates (refer note 15), major shareholders, directors and key management personnel of the Group, and companies of which they are principal owners. In the ordinary course of business the Group enters into transactions with related parties. Pricing policies and terms of transactions are approved by the Group's management.

The Group has significant transactions with the Government of Qatar. In addition, the Group enters into commercial transactions with other Government related entities in the ordinary course of business which includes of providing telecommunication services, placement of deposits and obtaining credit facilities. In the 2011, the Company has settled the dividend and royalty fees amounting to QR 2,785,378 thousands which was included in the current account with the State of Qatar. The remaining outstanding balance of QR 532,557 thousands is included in other payables.

Transactions with Directors and other key management personnel

Key management personnel comprise the Board of Directors and key members of management having authority and responsibility of planning, directing and controlling the activities of the Group.

Directors' remuneration of QR10,700 thousands was proposed for the year ended 31 December 2012 (2011: QR 10,700 thousands). In addition, an amount of QR 780 thousands (2011: QR 780 thousands) was provided to members of the Committees of the Board of Directors. The compensation and benefits related to key management personnel amounted to QR 155,491 thousands (2011: QR 133,935 thousands) and end of service benefits amounted to QR 19,521 thousands (2011: QR 41,087 thousands). The remuneration to the Board of Directors has been included under the caption "employees salaries and associated costs" in Selling, general and administration expenses in note 7.

36 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

Impairment of non-financial assets

The Group assesses whether there are any indicators of impairment for all non-financial assets at each reporting date. Goodwill and other indefinite life intangibles are tested for impairment annually and at other times when such indicators exist. Other non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. When value in use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

Useful lives of property, plant and equipment

The Group's management determines the estimated useful lives of its property, plant and equipment for calculating depreciation. This estimate is determined after considering the expected usage of the asset, physical wear and tear, technical or commercial obsolescence.

Useful lives of intangible assets

The Group's management determines the estimated useful lives of its intangible assets for calculating amortisation. This estimate is determined after considering the expected usage of the asset, technical or commercial obsolescence.

Classification of investment securities

On acquisition of an investment security, the Group decides whether it should be classified as "investments at fair value through consolidated income statement" or "available-for-sale". The Group follows the guidance of IAS 39 on classifying its investments. All investments are classified as "available-for-sale".

Impairment of available-for-sale equity investments

The Group treats available-for-sale equity investments as impaired when there has been a significant or prolonged decline in fair value below its cost or where other objective evidence of impairment exists. The determination of what is "significant" or "prolonged" requires considerable judgment. The Group treats "significant" generally as 20-30% or more and 'prolonged' greater than nine (9) months. In addition, the Group evaluates other factors, including normal volatility in share price for quoted equities and the future cash flows and the discount factors for unquoted equities.



At 31 December 2012

36 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (CONTINUED)

Fair value of unquoted equity investments

Where the fair value of financial assets and financial liabilities recorded in the statement of financial position cannot be derived from active markets, they are determined using valuation techniques including the discounted cash flows model. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgment is required in establishing fair values. The judgments include considerations of inputs such as liquidity risk, credit risk and volatility. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

Deferred tax assets

Deferred tax assets are recognised for all unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgment is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies.

Impairment of inventories

Inventories are held at the lower of cost and net realisable value. When inventories become old or obsolete, an estimate is made of their net realisable value. For individually significant amounts, this estimation is performed on an individual basis. Inventories which are not individually significant, but which are old or obsolete, are assessed collectively and a provision applied according to the inventory type and the degree of ageing or obsolescence, based on historical selling prices.

Impairment of trade receivables

An estimate of the collectible amount of trade receivables is made when collection of the full amount is no longer probable. For individually significant amounts, this estimation is performed on an individual basis. Amounts which are not individually significant, but which are past due, are assessed collectively and a provision applied according to the length of time past due, based on historical recovery rates.

Presentation: gross versus net

When deciding the most appropriate basis for presenting revenue or costs of revenue, both the legal form and substance of the agreement between the Group and its business partners are reviewed to determine each party's respective role in the transaction.

Where the Group's role in a transaction is that of principal, revenue is recognised on a gross basis. This requires revenue to comprise the gross value of the transaction billed to the customer, after trade discounts, with any related expenditure charged as an operating cost.

Where the Group's role in a transaction is that of an agent, revenue is recognised on a net basis with revenue representing the margin earned.

Business combinations

The recognition of business combinations requires the excess of the purchase price of acquisitions over the net book value of assets acquired to be allocated to the assets and liabilities of the acquired entity.

The Group makes judgements and estimates in relation to the fair value allocation of the purchase price. If any unallocated portion is positive it is recognised as goodwill and if negative, it is recognised in the income statement.

Licences and spectrum fees

The estimated useful life is generally the term of the licence unless there is a presumption of renewal at negligible cost. Using the licence term reflects the period over which the Group will receive economic benefit. For technology specific licences with a presumption of renewal at negligible cost, the estimated useful economic life reflects the Group's expectation of the period over which the Group will continue to receive economic benefit from the licence. The economic lives are periodically reviewed taking into consideration such factors as changes in technology. Historically any changes to economic lives have not been material following these reviews.



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36 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (CONTINUED)

Revenue recognition – fair value determination for customer loyalty programmes

The Group estimates the fair value of points awarded under the customer loyalty programme estimating the weighted average cost for redemption of the points. Inputs to the models include making assumptions about expected redemption rates, the mix of products that will be available for redemption in the future and customer preferences.

Hedge effectiveness for cash flow hedges

Management reviews its hedging relationship between the interest rate swaps and the underlying loans on a regular basis. The hedge was found to be effective. The fair values of the interest rate swaps and basis swaps are determined based on future expected LIBOR rates.

37 SEGMENT INFORMATION

Information regarding the Group's operating segments is set out below in accordance with IFRS 8 Operating Segments. IFRS 8 requires operating segments to be identified on the basis of internal reports that are regularly reviewed by the Group's chief operating decision maker and used to allocate resources to the segments and to assess their performance.

The Group is engaged in a single line of business, being the supply of telecommunications services and related products. The majority of the Group's revenues, profits and assets relate to its operations in the MENA. Outside of Qatar, the Group operates through its subsidiaries and associates in 17 countries which are considered by the Group to be one international operating segment. Revenue is attributed to an operating segment based on the location of the Group companies reporting the revenue. Inter-segment sales are charged at arms' length prices.

For management reporting purposes, the Group is organised into business units based on their geographical area covered, and has six reportable segments as follows:

- 1. Qtel is a provider of domestic and international telecommunication services within the State of Qatar;
- 2. Asiacell is a provider of mobile telecommunication services in Iraq;
- 3. *Wataniya* is a provider of mobile telephone and pager systems and services in Kuwait and elsewhere in the Middle East and North African (MENA) region;
- 4. *Indosat* is a provider of telecommunication services such as cellular services, fixed telecommunications, multimedia, data communication and internet services in Indonesia;
- 5. *Nawras* is a provider of mobile telecommunication services in Oman and has been awarded a license to operate fixed telecommunication services; and
- 6. Others include some of the Group's subsidiaries which are providers of wireless and telecommunication services.

Management monitors the operating results of its operating subsidiaries separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss of these reportable segments. Transfer pricing between reportable segments are on an arm's length basis in a manner similar to transactions with third parties.



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37 SEGMENT INFORMATION (CONTINUED)

Operating segments

The following tables' present revenue and profit information regarding the Group's operating segments for the year ended 31 December 2012 and 2011:

Year ended 31 December 2012

	Qtel QR'000	Asiacell QR'000	Wataniya QR'000	Indosat QR'000	Nawras QR'000	Others QR'000	Adjustments and eliminations QR'000	Total QR'000
Revenue								
Third party Inter-segment	6,126,045 94,052	6,807,962 70,149	9,543,258 140,216	8,777,513 26,467	1,899,583 7,557	559,850 117,179	(455,620) (i)	33,714,211
Total revenue	6,220,097	6,878,111	9,683,474	8,803,980	1,907,140	677,029	(455,620)	33,714,211
Results								
Segment profit before tax	1,711,049	2,493,623	1,875,474	228,809	454,060	(330,562)	(739,068) (ii)	5,693,385
Depreciation and amortisation	681,992	942,979	1,630,387	3,339,677	310,240	106,771	690,149 (iii)	7,702,195
Finance costs (net)	86,374	49,499	60,868	887,368	12,795	824,054	<u> </u>	1,920,958



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37 SEGMENT INFORMATION (CONTINUED)

Year ended 31 December 2011

Revenue	Qtel QR'000	Asiacell QR'000	Wataniya QR'000	Indosat QR'000	Nawras QR'000	Others QR'000	Adjustments and Eliminations QR'000	Total QR'000
Third party	5,590,591	5,859,891	9,526,760	8,526,287	1,932,305	309,096	-	31,744,930
Inter-segment	113,775	73,935	115,628	23,780	6,849	170,298	(504,265)	-
Total revenue	5,704,366	5,933,826	9,642,388	8,550,067	1,939,154	479,394	(504,265) (i)	31,744,930
Results								
Segment profit before tax	1,506,855	2,010,793	3,643,298	495,667	566,881	(622,546)	(714,845)	6,886,103
Depreciation and amortisation	652,536	810,090	1,574,449	2,905,305	265,467	66,573	<u>714,845</u> (ii)	6,989,265
Finance costs (net)	46,160	91,882	83,214	786,389	30,305	862,570	<u> </u>	1,900,520

(i) Inter-segment revenues are eliminated on consolidation.

(ii) Segment profit before tax does not include the following:

	2012 QR'000	2011 QR'000
Amortization of intangibles Impairment of intangibles	(690,149) (48,919)	(714,845)
	(739,068)	(714,845)

(iii) Amortisation relating to additional intangibles identified from business combination was not considered as part of segment expense.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

SEGMENT INFORMATION (CONTINUED) 37

The following table presents segment assets of the Group's operating segments as at 31 December 2012 and 2011.

	Qtel QR'000	Asiacell QR'000	Wataniya QR'00(Indosat QR'000	Nawras QR'000	Others QR'000	Adjustments and Eliminations QR'000	Total QR'000
Segment assets (i)								
At 31 December 2012	18,192,813	8,432,088	25,917,717	23,302,016	2,924,356	3,127,418	12,332,621	94,229,029
At 31 December 2011	27,427,866	8,004,974	26,002,367	23,937,514	2,832,775	1,405,299	12,723,482	102,334,277
Capital expenditure (ii)								
At 31 December 2012	764,022	815,869	2,447,310	3,568,059	585,134	76,717		8,257,111
At 31 December 2011	1,129,661	989,096	1,847,196	2,451,670	386,877	73,070		6,877,570

Goodwill amounting to QR 12,332,621 thousands (31 December 2011: QR 12,723,482 thousands) was not considered as part of segment assets as goodwill is not used by (i) the Chief Decision Making officers for strategic decision making purposes .

Capital expenditure consists of additions to property, plant and equipment and intangibles excluding goodwill and assets from business combinations. (ii)



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38 CONTRIBUTION TO SOCIAL AND SPORTS FUND

According to Qatari Law No. 13 for the year 2008 and the related clarifications issued in January 2010, the group is required to contribute 2.5% of its annual net profits to the state social and sports fund. The clarification relating to Law No. 13 requires the payable amount to be recognised as a distribution of income. Hence, this is recognised in statement of changes in equity.

During the year, the group appropriated an amount of QR 38,119 thousands (2011: QR 32,313 thousands) representing 2.5% of the net profit generated from Qatar Operations.

39 DISCONTINUED OPERATION

In December 2012, one of the Group's subsidiaries wi-tribe Limited- Jordan P.S.C. ceased its operations and accordingly this has been classified as a discontinued operation in accordance with IFRS 5. The consolidated income statements and statement of cash flow for the comparative year have been represented to disclose the discontinued operation separately from continuing operations.

Results of discontinued operations	2012 QR'000	2011 QR'000
Revenue Operating expenses Selling, general and administrative expenses Depreciation and amortization Finance costs – net Other income (expense) – net	17,193 (11,102) (16,584) (55,935) (2,135) 394	20,416 (8,827) (16,268) (25,439) (1,795)
Loss for the year	(68,169)	(31,913)

Of the loss from discontinued operations of QR 68,169 thousand (2011: QR 31,913 thousand), an amount of QR 58,721 thousand is attributable to the shareholders of the parent (2011: QR 27,490 thousand).

Of the profit from continuing operations of QR 4,717,838 thousand (2011: QR 5,975,107 thousand), an amount of QR 3,002,435 thousand is attributable to the shareholders of the parent (2011: QR 2,633,040 thousand).

Cash flows from (used in) discontinued operations	2012 QR'000	2011 QR'000
Net cash used in operating activities	(15,289)	(6,888)
Net cash from investing activities	(5,385)	(14,264)
Net cash from financing activities	23,627	13,922
Net cash flows for the year	2,953	(7,230)
Financial position of discontinued operation	2012	2011
	QR'000	QR'000
Assets		
Property, plant and equipment	513	-
Trade and other receivables	1,148	-
Cash and cash equivalents	4,843	-
Assets held for distribution	6,504	-
Liabilities		
Trade and other payables	(30,882)	-
Deferred income	(5,776)	-
Liabilities held for distribution	36,658	-
Net liabilities	(30,154)	-



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS At 31 December 2012

40 **COMPARATIVE INFORMATION**

Reclassification of comparative financial statements

Corresponding figures for 2011 have been reclassified in order to conform with the presentation for the current year. Such reclassifications were made to improve the quality of presentation and do not affect previously reported profit or shareholder's equity.

	As reclassified QR'000	As reported in 2011 QR'000
Consolidated income statement		
Operating expenses Selling, general and administrative expenses	9,446,900 7,470,631	9,958,384 6,959,147
Consolidated statement of financial position		
Investment in associates Interest bearing loans and borrowings - non-current	1,731,692 32,072,648	1,591,341 31,932,297

41 EVENTS AFTER THE STATEMENT OF FINANCIAL POSITION DATE

Asiacell IPO

On 3 January 2013, one of the group subsidiaries' Asiacell announced an Intial Public Offer (IPO), offering 25% of the shares of Asiacell equal to 67.5 billion shares to the public at a minimum price of 22 Iraqi Dinar per share. By February 2, 2013, all of the offered shares were covered by orders, and the trading on the shares started in the Iraq Stock Exchange (ISX) on February 3, 2013. The Group acquired an additional stake of 10.2% as part of IPO, with this, the Group's effective interest increased from 53.9% to 64.1%.

Notes issued under Global Medium Term Note Programme ("GMTN")

In January 2013, the Group issued a further QR 3.64 billion (USD 1 billion) under its GMTN programme established in December 2012 which is listed on the Irish Stock Exchange. The notes were issued in 2 tranches of QR 1,821 million (USD 500 million) at an interest rate of 3.875% and 4.5% respectively.