

August 5, 2011

THE PHILIPPINE STOCK EXCHANGE INC.

Philippine Stock Exchange Plaza Ayala Triangle, Ayala Avenue Makati City

Attention:

Ms. Janet A. Encarnacion

Head, Disclosure Department

Re

SEC Form 17-Q Quarterly Report

Dear Madam:

We submit to you herewith a copy of our Company's SEC Form 17-Q Quarterly Report for the period ended June 30, 2011, which we filed today with the Securities and Exchange Commission (SEC).

We trust everything is in order.

Very truly yours,

Emmanuel L. Samson Chief Financial Officer

COVER SHEET

																					C	S	2	O SEC 1	0 Regi			1	5	3	0	
NI	т	C	V	Б	т		Α	c	_	Α.		С	0	R	P	0	В	Λ	т	T	0	N			· ·			I Van	IIDC			
N	I		K				A	S	I	A		L	0	K	P	0	R	A	1	I	0	IN		A	N	ע						
S	U	В	S	I	D	I	A	R	I	E	S																					
													(0	Comp	pany	's F	ull N	lam	e)													
6	t	h		F	1	0	0	r		N	A	C		C	e	n	t	r	e		1	4	3		D	e	l	a				
R	0	s	a		S	t	r	e	e	t	,		L	e	g	a	s	p	i		V	i	l	l	a	g	е					
M	a	k	a	t	i		С	i	t	у																						
						<u> </u>		<u> </u>	<u> </u>	(Bu	sine	ss A	ddre	ess: l	No. S	Stree	et Ci	ty/T	owi	n/Pr	ovir	nce)			<u> </u>			<u> </u>				
		J	EM		NU					O	1																		2-4			
		1			(Con	ıtact	Per	son)															(Con	npai	ny T	elep	hon	e Nu	ımbe	er)	
1	2		3	1										1	7	-	Q											0	6		4 Fric	
Мо		ı ıdar		ay	1										(For	m T	ype)	J										nth nnua	l I	Do	
(C	alei	iuai	Tea	1)																7								(A)	iiiiuc	11 1710	eun	ıgj
											(C		ndar	I i	conc	ъ Т	уре,	If A.	nnli		·)											
										1	(3	eco	iluai	уы	cens	se i	ype,	пА	ppiid	Labit	=)											
Dep	t. Re	ani	ring	this	: Doc	•																	Am	ende	ed A	rtic	les N	Jum	ber/	Sect	ion	
		-1	8			-																							row			
		22																										Pł	ıp1	.8 b	illio	n
Tota	ıl No	o. of	Stoc	kho	lder	'S																	Do	mes	tic		1		Fo	oreig	gn	
										To	be a	ассо	mpl	ishe	d by	SEC	C Pe	rson	nel	cond	ern	ed										
]																						
			Fil	le N	umb	er		<u> </u>]					LO	CU					•											
			Do	cun	nent	ID	•								Cas	hier					•											
;									 !																							
!			S	ΤА	МΡ	S			ĺ										-		,	DI.		-			1.6					
i																			Re	emai	'ks:	Plea	se u	se B	LAC	K in	k to	r sca	ınniı	ng pi	urpo	ses.

S.E.C. Number <u>CS2</u>	<u>200811530</u>
File Nı	ımber

NICKEL ASIA CORPORATION

(Company's Full Name)

6th Floor, NAC Centre, 143 Dela Rosa Street, Legaspi Village, Makati City

(Company's Address)

+63 2 892 6669 / +63 2 892 4177

(Telephone Numbers)

December 31

(Fiscal Year Ending) (month & day)

SEC FORM 17-Q Quarterly Report

Form Type

Amendment Delegation (If applicable)

For the quarter ended June 30, 2011

Period Ended Date

(Secondary License Type and File Number)

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(B) THEREUNDER

1.	For the quarterly period ended:	<u>JUNE 30, 2011</u>
2.	SEC Identification Number:	CS200811530
3.	BIR Tax Identification No.:	<u>007-085-191-000</u>
4.	Exact name of issuer as specified in its ch	arter NICKEL ASIA CORPORATION
5.	Province, Country or other jurisdiction of	f incorporation or organization: PHILIPPINES
6.	Industry Classification Code:	SEC Use Only)
7.	Address of principal office	Postal Code
	6th Floor, NAC Centre, 143 Dela Rosa S	<u> 1229</u>
	<u>Legaspi Village, Makati City</u>	
8.	Issuer's telephone number, including are	a code: <u>+63 2 892 6669 / +63 2 892 4177</u>
9.	Former name, former address, and former	er fiscal year, if changed since last report.
	Not Applicable	
10.	Securities registered pursuant to Section	s 8 and 12 of the SRC, or Sec. 4 and 8 of the RSA
	Title of Each Class	Number of Shares of Common Stock Outstanding
		and Amount of Debt Outstanding
	Common Stock	1,339,831,828 Shares
	Long-term Debt	Php1,809,428,303
11.	Are any or all of these securities listed on Yes [X] No [] If yes, state the name of such stock excha PHILIPPINE STOCK EXCHANGE	nge and the classes of securities listed therein: Common Stock
	THEIT TINE STOCK EXCHANGE	Common Stock
12.	Section 11 of the RSA and RSA Rule 11(a	ed by Section 17 of the SRC and SRC Rule 17.1 thereunder of a)-1 thereunder, and Sections 26 and 141 of The Corporation ding twelve (12) months (or for such shorter period that the rts);
	Yes [X] No []	
	(b) has been subject to such filing require	ements for the past ninety (90) days.
		ements for the past ninety (90) days.



NICKEL ASIA CORPORATION 17-Q QUARTERLY REPORT JUNE 30, 2011

TABLE OF CONTENTS	Page No.
PART I – FINANCIAL INFORMATION	
Item 1. Financial Statements	1 - 2
Summary Consolidated Statements of Income for the three months and six months ended June 30, 2011 and 2010	
Summary Consolidated Statements of Financial Position as at June 30, 2011 and December 31, 2010	
Summary Consolidated Statements of Cash Flows for the three months and six ended June 30, 2011 and 2010	
Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations	2 - 12
PART II - OTHER INFORMATION	12
SIGNATURES	
INDEX TO FINANCIAL STATEMENTS	

PART I - FINANCIAL INFORMATION

Item A. Financial Statements

The Unaudited Interim Consolidated Financial Statements as at June 30, 2011 and for the three-month and six-month period ended June 30, 2011 and 2010 (with Comparative Audited Financial Statement of Financial Position as at December 31, 2010) are hereto attached.

The following table sets forth the summary financial information for the three-month period and sixmonth period ended June 30, 2011 and 2010 and as at June 30, 2011 and December 31, 2010 (in thousand pesos):

Summary Consolidated Statements of Income

	For the Three Mo June 30		For the Six Mon June 30	
	2011	2010	2011	2010
•	(In thousand	pesos)	(In thousand	pesos)
Revenues	3,275,105	2,047,547	5,329,009	3,179,962
Cost and expenses	(1,419,549)	(1,275,477)	(2,449,744)	(2,082,501)
Finance income	51,807	46,519	87,172	74,075
Finance expenses	(12,503)	(57,767)	(16,518)	(65,634)
Other income (charges) - net	443,314	592,484	448,444	356,099
Provision for income tax - net	(363,848)	(297,051)	(615,058)	(395,121)
Net income	1,974,326	1,056,255	2,783,305	1,066,880
Net income attributable to:				-
Equity holders of the parent	1,300,983	796,530	1,728,988	694,565
Non-controlling interests	673,343	259,725	1,054,317	372,315
	1,974,326	1,056,255	2,783,305	1,066,880

<u>Summary Consolidated Statements of Financial Position</u>

	June 30,	December 31,	Increase	Percent
	2011	2010	(Decrease)	Inc (Dec)
	(Unaudited)	(Audited)		
	(1	n Thousand Pesos)		_
Current assets	11,643,865	9,858,623	1,785,242	18.1%
Noncurrent assets	11,872,286	11,647,438	224,848	1.9%
Total assets	23,516,151	21,506,061	2,010,090	9.3%
Current liabilities	1,567,135	1,335,731	231,404	17.3%
Noncurrent liabilities	2,337,863	2,094,781	243,082	11.6%
Non-controlling interests	3,439,584	3,141,889	297,695	9.5%
Equity attributable to				
equity holders of the Parent	16,171,569	14,933,660	1,237,909	8.3%
Total liabilities and equity	23,516,151	21,506,061	2,010,090	9.3%

Summary Consolidated Statements of Cash Flows

	For the Three Mo June 3		For the Six Mon June 3	
•	2011	2010	2011	2010
	(In Thousand	l Pesos)	(In Thousand	l Pesos)
Net cash flows (used in):				
Operating activities	1,702,631	818,367	2,564,228	1,375,804
Investing activities	(631,726)	1,274,837	(855,306)	975,906
Financing activities	(1,042,225)	(700,291)	(941,963)	(712,366)
Net increase (decrease) in cash				
and cash equivalents	28,680	1,392,914	766,959	1,639,344
Cash and cash equivalents, beginning	7,544,247	7,025,645	6,805,968	6,779,215
Cash and cash equivalents, end	7,572,927	8,418,559	7,572,927	8,418,559

<u>Item B. Management's Discussion and Analysis Of Financial Condition and Results Of Operations</u>

The following discussion and analysis is based on the unaudited interim consolidated financial statements for the six-month ended June 30, 2010 and June 30, 2011, prepared in conformity with PAS 34, Interim Financial Reporting and included herein, and should be read in Conjunction with those unaudited interim consolidated financial statements.

Results of operations

The following discussion and analysis is based on the unaudited interim consolidated financial statements for the six months ended June 30, 2010 and June 30, 2011, prepared in conformity with PAS 34, Interim Financial Reporting and included herein, and should be read in Conjunction with those unaudited interim consolidated financial statements.

Six months ended June 30, 2011 compared with six months ended June 30, 2010

Revenues

Our total revenues were $$\mathbb{P}5,329.0$ million in the six months ended June 30, 2011 as compared to $$\mathbb{P}3,180.0$ million in the six months ended June 30, 2010, an increase of $$\mathbb{P}2,149.0$ million, or 68%.

Sale of ore

We sold an aggregate 4.2 million WMT of nickel ore in the six months ended June 30, 2011 as compared to 3.4 million WMT of nickel ore in the six months ended June 30, 2010. Our sales for the first six months of this year included 1,821.5 thousand WMT of saprolite ore to Japan and China, 1,089.7 thousand WMT of limonite ore to China and 1,305.9 thousand WMT of limonite ore to Coral Bay Nickel Corporation (CBNC), compared to sales of 1,504.4 thousand WMT, 749.8 thousand WMT and 1,137.2 thousand WMT, respectively, for the same period last year.

Our revenue from sale of nickel ore was \$\mathbb{P}5,117.4\$ million in the six months ended June 30, 2011 as compared to \$\mathbb{P}2,966.3\$ million in the six months ended June 30, 2010, an increase of \$\mathbb{P}2,151.1\$ million, or 73%. The increase in revenue was due both to a higher volume of nickel ore sold and higher ore prices. The realized nickel price applicable to 1.96 million WMT of ore shipped in the first half was at an average of \$11.42 per pound of payable nickel as against \$9.18 per pound of payable nickel realized during the same period last year. The balance of the shipments for the first half was sold on the basis of negotiated prices per WMT of ore, which averaged \$20.71 per WMT of ore compared to \$15.60 per WMT for the same period last year. The increased demand for nickel ore as well as higher prices for our various types of ore was largely due to an improvement in demand for nickel ore, particularly from China.

We own 60% of RTN, which owns and operates the Rio Tuba mining operations. RTN's revenue from sale of nickel ore was ₹3,228.8 million in the six months ended June 30, 2011 as compared to ₹1,261.2 million in the six months ended June 30, 2010, an increase of ₹1,967.6 million, or 56%. RTN sold an aggregate 2,540.6 thousand WMT of nickel ore in the first six months of this year as compared to an aggregate 1,801.8 thousand WMT of nickel ore sold in the same period last year. The volume of saprolite ore sold to Japan and China increased by 564.5 thousand WMT or 84% and the volume of limonite ore sold to CBNC increased by 168.7 thousand WMT or 15%.

RTN's revenue from sale of limestone ore was \$\pmeq45.1\$ million in the six months ended June 30, 2011, as compared to \$\pmeq79.3\$ million in the same period last year, a decrease of \$\pmeq34.2\$ million or 43%. The decrease in revenue was due to a 45% drop in limestone ore deliveries to CBNC, or from 134.7 thousand WMT during the first half of 2010 to 73.7 thousand WMT for the same period this year. Excessive rainfall at the mine site in the first half of the year has made it difficult for CBNC to process the limestone from our quarry.

We own 65% of TMC, which owns and operates the Taganito mining operations. TMC's revenue from sale of ore was ₱1,138.6 million in the six months ended June 30, 2011 as compared to ₱1,098.7 million in the six months ended June 30, 2010, an increase of ₱39.5 million, or 4%. TMC sold an aggregate 584.7 thousand WMT of nickel ore in the first six months of this year as compared to an aggregate 692.4 thousand WMT of nickel ore in the same period last year. The decrease is due largely to the drop in volume of saprolite ore sold to Japan and China, which fell by 140.9 thousand WMT or 23%. Production and shipments were affected by disruptions brought about by the heavier than normal volume of rainfall in northeastern Mindanao, where the Taganito mine is located. In addition, TMC had a one-off sale of 68.3 thousand WMT of limonite ore to CBNC in the first half of 2010. The purpose of the one-off sale was to allow TMC to test its ore at the CBNC's HPAL facility in connection with the planned construction of the Taganito HPAL facility. TMC also sold 101.1 thousand WMT of limonite ore to Chinese customers in the six months ended June 30,2011, whereas no sales were made to Chinese customers in the comparable period last year.

We own 100% of CMC, which owns and operates the Cagdianao mining operations. CMC's revenue from sale of ore was ₱225.8 million in the six months ended June 30, 2011 as compared to ₱240.7 million in the six months ended June 30, 2010, a decrease of ₱13.3 million, or 6%. CMC sold an aggregate 103.2 thousand WMT of nickel ore in the first six months of this year as compared to an aggregate 220.3 thousand WMT of nickel ore in the same period last year.

Similar to TMC, production and shipments at CMC mine site, which is also located in northeastern Mindanao, were affected by disruptions brought about by the heavier than normal volume of rainfall. The shipments of CMC during the first half of 2011 were all saprolite ore sold to China. In contrast, CMC shipped 100.4 thousand WMT of saprolite ore to Japan and China and 119.9 thousand WMT of limonite ore to Chinese customers during the same period last year.

We own 100% of HMC, which owns and operates the Taganaan mining operations. HMC's revenue from sale of ore was ₱524.3 million in the six months ended June 30, 2011 as compared to ₱365.7 million in the six months ended June 30, 2010, an increase of ₱158.6 million, or 43%. Despite production and shipment disruptions brought about by heavier than normal rainfall, HMC managed to sell an aggregate 988.6 thousand WMT of limonite ore to Chinese customers in the first six months of this year as compared to 670.9 thousand WMT of mostly limonite ore in the same period last year. Similar to TMC and CMC, the HMC mine site is likewise located in northeaster Mindanao.

Services and Others

Our revenue from services and others was ₱166.5 million in the six months ended June 30, 2011 as compared to ₱134.3 million in the six months ended June 30, 2010, an increase of ₱32.2 million, or 24%. Services revenue largely consists of payments made to us in consideration for hauling, manpower and other ancillary services that RTN provides to CBNC.

Costs and Expenses

Our costs and expenses amounted to 2,449.7 million in the six months ended June 30, 2011 as compared to 2,082.5 million in the six months ended June 30, 2010 an increase of 367.2 million, or 18%.

Cost of Sales

Our cost of sales was P1,437.1 million in the six months ended June 30, 2011 as compared to P1,354.6 million in the six months ended June 30, 2010, an increase of P82.5 million, or 6%. The increase in cost of sales was due to more shipments made to our Chinese customers in the first six months of the year. Specifically we shipped an aggregate 4.2 million WMT of nickel ore to these customers compared to 3.4 million WMT of nickel ore last year. While our shipment volume increased by 24%, our cost of sales did not increase proportionately because of a drop in contractors fee by P60.7 million as there was less dependence on outside services because of limited mining activity due to heavy rains and depreciation by P12 million. These decreases were offset by a P143.7 million increase in production overhead as a result of the increase in shipment volume.

Cost of Services

Cost of services was ₱79.8 million in the six months ended June 30, 2011 as compared to ₱67.2 million in the six months ended June 30, 2010, an increase of ₱12.6 million, or 19%. Costs of services largely consist of the cost of providing hauling, manpower and other ancillary services by RTN to CBNC.

Shipping and Loading Costs

Shipping and loading costs were ₹447.8 million in the six months ended June 30, 2011 as compared to ₹295.2 million in the six months ended June 30, 2010, an increase of ₹152.6 million, or 52%. The faster increase in shipping and loading costs in relation to the increase in our shipment volumes is due primarily to higher contract fees from ₹138.7 million

in the six months ended June 30, 2010 to $\raiset{235.7}$ million in the six months ended June 30, 2011. The Company contracted more land craft transport (LCT) charters to support up to two million WMT of shipments from our Taganaan mine. However, heavy rains and strong ocean swell affected mine production and, as a result, only one million WMT was shipped from our Taganaan mine during the first half of the current year. The rise in fuel, oil and lubricant costs from $\rait{24.5}$ million to $\rait{263.4}$ million and personnel costs from $\rait{25.7}$ million to $\rait{237.3}$ million also contributed to the increase in shipping and loading costs.

General and Administrative

General and administrative expenses were ₱256.3 million in the six months ended June 30, 2011 as compared to ₱187.3 million in the six months ended June 30, 2010, an increase of ₱69.0 million, or 37%. The increase can be attributable to a number of factors, primarily the rise in personnel cost from ₱62.3 million to ₱107.2 million, due to new and additional personnel hires for our new subsidiaries namely: La Costa Shipping and Lighterage Company (LCSLC), Samar Nickel Mining Resources Corp. and Codillera Exploration Co., Inc., as well as compensation expenses related to our Employees Stock Option Plan and the increase in depreciation expense from ₱23.6 million to ₱61.4 million, which is largely due to the acquisition of a second-hand aircraft and the construction of a new pier facility at our Taganito mine.

Excise Taxes and Royalties

Our excise taxes and royalties were 228.8 million in the six months ended June 30, 2011 as compared to 178.2 million in the six months ended June 30, 2010, an increase of 50.6 million, or 28%. The increase in excise taxes and royalties was a result of our increased sales revenue in the six months ended June 30, 2011.

Finance Income

Our finance income was ₱87.2 million in the six months ended June 30, 2011 as compared to ₱74.1 million in the six months ended June 30, 2010, an increase of ₱13.1 million, or 18%. Our finance income primarily consists of interest income on our cash balances and other investments.

Finance Expense

Our finance expense was ₱16.5 million in the six months ended June 30, 2011 as compared to ₱65.6 million in the six months ended June 30, 2010, a decline of ₱49.1 million, or 75%. The decline was the result of no losses incurred in 2011 related to derivative transactions and sale of AFS financial assets compared to losses of ₱28.1 million and ₱21.3 million respectively, which were recognized in 2010. Our finance expenses in 2011 consist mainly of interest expense related to our long-term debt which increased from ₱7.0 million to ₱12.5 million due to an additional availment of long term debt to finance the construction of the Taganito pier facility.

Other Income (Charges)

Our other income in the six months ended June 30, 2011 was ₱448.4 million as compared to ₱356.1 million in the six months ended June 30, 2010. Our other income in the first six months of the current year consists primarily of a dividend income of CBNC in the amount of ₱439.7 million, a ₱70.0 million gain on the purchase of 100% share in LCSLC, a company which owns and charters LCT's and a usage fee of ₱44.3 million which TMC collected from Taganito HPAL Nickel Corporation (THNC) for the use of its wharf facilities. Our other income in 2011 was partially offset by demurrage charges of ₱56.7 million due to unfavorable weather

conditions which affected ship loading activities at our Taganito, Taganaan and Cagdianao mines, a net foreign exchange loss of ₱37.5 million due to the appreciation of the peso relative to the U.S. dollar and a ₱19.6 million loss related to our share in the pre-operating loss THNC. Our other income in the six months ended June 30, 2010 primarily consisted of a ₱116.3 million dividend income from CBNC, a ₱56.2 million recovery of allowance for inventory losses, a ₱39.4 million of other services provided by RTN to CBNC and a net foreign exchange gain of

<u>Provision for (Benefit from) Income Tax</u>

Provision for income tax was abla615.1 million in the six months ended June 30, 2011 as compared to abla395.1 million in the six months ended June 30, 2010, an increase of abla220.0 million or 56%.

Current

₽33.3 million.

Our current provision for income tax in the six months ended June 30, 2011 was $$\mathbb{P}648.3$$ million as compared to $$\mathbb{P}409.5$$ million in the six months ended June 30, 2010, an increase of $$\mathbb{P}238.8$$ million, or 58%. The increase was primarily due to the increase in our income in the six months ended June 30, 2011.

Deferred

Our deferred benefit from income tax in the six months ended June 30, 2011 was ₱33.2 million as compared to ₱14.4 million in the six months ended June 30, 2010, an increase of ₱18.8 million, or 131%. The increase was primarily due to a net unrealized foreign exchange losses in the six months ended June 30, 2011 compared to a net foreign exchange gain in 2010.

Net income

As a result of the foregoing, our net income was P2,783.3 million in the six months ended June 30, 2011 as compared to P1,066.9 million in the six months ended June 30, 2010. Net of minority interests, our net income was P1,729.0 million in the six months ended June 30, 2011 compared to a net income of P694.6 million during the same period last year.

Other Comprehensive Income (Loss)

Share in Translation Adjustment of an Associate

Our share in translation adjustment of an associate was a loss of \$\mathbb{P}42.7\$ million as of June 30, 2011, which is related to our investment in THNC.

Net Valuation Gain (Loss) on AFS investments. We had a net valuation loss on AFS investments of \$8.4 million in the six months ended June 30, 2011 as compared to a net valuation loss on AFS Investments of \$8.1 million in the six months ended June 30, 2010.

Asset Revaluation Surplus

Our asset revaluation surplus was \$20.2\$ million in both the six months ended June 30, 2011 and in the six months ended June 30, 2010.

Total Other Comprehensive Income (Loss)—Net of Tax

Our total other comprehensive loss—net of tax was \$\mathbb{P}\$51.3 million in the six months ended June 30, 2011 as compared to total other comprehensive loss—net of tax of \$\mathbb{P}\$8.2 million in the six months ended June 30, 2010, the difference being mainly attributable to our share in translation adjustment of an associate and a slightly higher net a valuation loss on AFS investments in the six months ended June 30, 2011.

Total Comprehensive Income (Loss)—Net of Tax

As a result of the foregoing, our total comprehensive income—net of tax was \$2,732.0\$ million in the six months ended June 30, 2011 as compared to \$1,058.6\$ million in the six months ended June 30, 2010. Net of minority interest, our total comprehensive income—net of tax was \$1,677.5 million in the six months ended June 30, 2011 as compared to \$684.3\$ million in the six months ended June 30, 2010.

Three months ended June 30, 2011 compared with three months ended June 30, 2010

In the second quarter of 2011, our total revenues were P3,275.1 million as compared to P2,047.5 million in the same quarter of the previous year, an increase of P1,227.6 million or 60%. Our revenue from the sale of nickel ore was P3,151.9 million in the three months ended June 30, 2011, 62% higher than P1,945.6 million reported in the three months ended June 30, 2010. The stronger revenue was the result of an increase in volume of shipments, as well as higher prices for our various types of ore. We sold an aggregate 2.8 million WMT of nickel ore as compared to 2.1 million during the same covered period. The realized nickel price in the second quarter of 2011 was \$11.33 per pound of payable nickel as against \$9.71 in the same period of the previous year. For shipments sold on the basis of negotiated prices per WMT of ore, the average was \$21.87 in the three months ended June 30, 2011 compared to \$16.00 for the same period last year.

Our total operating cost and expenses in the second quarter of 2011 amounted to P1,419.5 million compared to P1,275.5 million in the second quarter of 2010, an increase of P144.0 million or 11%. The higher cost and expenses is the result of more nickel ore shipped and delivered in 2011.

Total finance income, finance expenses and other income were P482.6 million in the three months ended June 30, 2011 compared to P581.2 million in the same period of 2010. These mainly consist of dividend income of P434.5, of which P434.2 million was received from CBNC, gain on bargain purchase of LCT's of P70.0 million, interest income of P49.8 million and usage fee of P49.4 million. This was partially offset mainly by demurrage charges of P49.8 million. Total other income in 2010 was largely realized and unrealized foreign exchange gain of P417.0 million, dividend income of P416.1 million, of which P4114.0 was received from CBNC, interest income of P44.9 million and other services provided by RTN to CBNC of P44.9 million. These were partially offset by derivative losses of P48.1 million and loss on sale of AFS investments of P47.8 million.

As a result of the foregoing, our net income was ₹1,974.3 million in the three months ended June 30, 2011 as compared to ₹1,056.3 million in the three months ended June 30, 2010. Net of minority interests, our net income was ₹1,301.0 million in the three months ended June 30, 2011 compared to a net income of ₹796.5 million during the same period last year.

Statement of Financial Position

In the six months ended June 30, 2011, Total Assets increased to \$\text{P23,516.2}\$ million from \$\text{P21,506.1}\$ million as at end of 2010. Current Assets increased to \$\text{P11,643.9}\$ million from \$\text{P9,858.6}\$ million in the same six month period due to the increases mainly in cash and cash equivalent from \$\text{P6,806.0}\$ million to \$\text{P7,572.9}\$ million, trade and other receivables from \$\text{P1,113.3}\$ million to \$\text{P1,628.1}\$ million and available-for-sale (AFS) financial assets from \$\text{P470.0}\$ million to \$\text{P753.3}\$ million. Total non-current assets increased from \$\text{P11.647.4}\$ million to \$\text{P11.872.3}\$ million during the same comparative periods largely due to the increase in property and equipment from \$\text{P3,762.6}\$ million to \$\text{P4,266.5}\$ million. This increase was offset by the decrease in other non-current assets from \$\text{P977.4}\$ million to \$\text{P797.8}\$ million.

Total current liabilities increased to \$\mathbb{P}\$1,567.1 million in the six months ended June 30, 2011 from \$\mathbb{P}\$1,335.7 million as at end 2010 due to increases in trade and other payables from \$\mathbb{P}\$935.2 million to \$\mathbb{P}\$1,069.7 million, current portion of long-term debt from \$\mathbb{P}\$78.4 million to \$\mathbb{P}\$123.1 million and income tax payable from \$\mathbb{P}\$322.1 million to \$\mathbb{P}\$374.4 million. On the other hand, total non-current liabilities likewise increased from \$\mathbb{P}\$2,094.8 million to \$\mathbb{P}\$2,337.9 million in the same six month period due largely to the rise in long term debt – net of current portion from \$\mathbb{P}\$1,465.8 million to \$\mathbb{P}\$1,686.3 million.

Equity net of controlling interests increased to ₱16,171.6 million during the six months ended June 30, 2011 from ₱14,933.7 million as at year ended 2010 due to net earnings in the first six months of 2011.

Statement of Cash Flows

The net cash flows from operating activities amounted to \$\mathbb{P}2,564.2\$ million in the six months ended June 30, 2011 compared to \$\mathbb{P}1,375.8\$ million during the same period in 2010, as proceeds from the sale of ore substantially increased in 2011 compared to 2010, coupled with dividends received of \$\mathbb{P}439.7\$ million. Net cash used in investment activities amounted to \$\mathbb{P}855.3\$ million due to capital expenditures of \$\mathbb{P}748.4\$ million and net AFS investments of \$\mathbb{P}286.5\$ million. In the first six months of 2010, the net cash flows from investing activities amounted to \$\mathbb{P}975.9\$ million which was largely the result of net sale of AFS investments of \$\mathbb{P}873.0\$ million and sale of financial assets at FVPL of \$\mathbb{P}408.0\$ million. Net cash used in financing activities in the six months ended June 30, 2011 amounted to \$\mathbb{P}942.0\$ million, mostly for the payment of dividends amounting to \$\mathbb{P}1,226.9\$ million. In the six months ended June 30, 2010, net cash used in financing activity amounted to \$\mathbb{P}712.4\$ million, primarily due to the payment of cash dividends in the amount of \$\mathbb{P}688.5\$ million. As at June 30, 20111 and 2010, cash and cash equivalents amounted to \$\mathbb{P}7,573.0\$ million and \$\mathbb{P}8,418.6\$ million, respectively.

Top Five (5) Key Performance Indicators

LME Price

We typically sell high- and low-grade saprolite ore to PAMCO under long-term agreements and we are the exclusive supplier of limonite ore, also under a long-term agreement, to the Coral Bay HPAL facility. The price of nickel ore sold to Pacific Metals Co. Ltd. (PAMCO) and the Coral Bay HPAL facility is determined based on a payable percentage of the nickel contained in the ore, multiplied by average LME nickel prices over specified quotational periods. The payable percentage of the nickel contained in the ore is correlated, in a non-linear manner, with LME nickel prices, with higher LME prices resulting in a higher payable percentage of nickel and vice versa. Accordingly, higher LME nickel prices results both in a higher percentage of payable nickel in our ore to these customers as well as in higher prices, and can therefore have a substantial effect on our overall revenue. Nickel prices and demand for nickel typically increase during periods of high global demand for stainless steel.

Nickel prices have historically exhibited considerable volatility. Nickel prices climbed from as low as US\$4.25 per pound in March 2009 to a high of US\$13.17 per pound in February 2011. The nickel price was US\$10.49 per pound at the end of June 2011. The average LME nickel prices (per pound) in 2007, 2008, 2009 and 2010 were US\$16.82, US\$9.55, US\$6.67 and US\$9.89, respectively. The average LME nickel prices (per pound) for the 1st half of 2011 is US\$11.59 per pound compared to US\$9.62 per pound in the same period last year.

The sensitivity of our revenues to LME nickel prices is not completely linear, because, in our experience, when nickel prices reach certain levels, the demand for our limonite ore increases. As a result of this effect, very high nickel prices have, in the past, resulted in increased volumes of nickel ore sold, as well as increased prices for our recurring sales of saprolite ore to PAMCO and limonite ore to the Coral Bay HPAL facility under long-term contracts. Increases and decreases in the LME nickel price will have a broadly proportional effect on our revenues from these sales.

Volume

The volume of saprolite ore that we sell largely depends on the grade of saprolite ore that we mine. The volume of limonite ore that we sell to our customers in China largely depends on the demand for NPI in China. Our sales of high-grade saprolite ore are typically made to PAMCO, who purchases all of the high-grade saprolite ore that we are able to extract and ship at any given time. With respect to our low-grade saprolite and limonite ore, in periods when we are able to extract more ore than we are able to ship, we generally continue our mining operations and stockpile such ore for sale when demand improves or when prices rise to more attractive levels. As stated above, the volume of our low-grade saprolite ore and limonite ore sales to our Chinese customers is roughly correlated with the LME nickel price, with volume increasing as nickel prices rise. In addition to sales of nickel ore to PAMCO and our customers in China, we sell limonite ore from our Rio Tuba mine to the Coral Bay HPAL facility, in which we have a minority interest. CBNC purchases an amount of limonite ore from us sufficient to meet its ore requirements. As an immediate solution, Coral Bay HPAL started construction of a new water reservoir to increase the capacity of existing water reservoirs. In December 2010, Coral Bay HPAL was able to produce 2,311 tonnes of contained nickel proving that the plant is capable of achieving its target production capacity of 24,000 nickel tonnes if circumstances allow.

The Type and Grade of Ore that we Mine

We realize higher sales prices for our saprolite ore than for our limonite ore. Accordingly, the type and grade (which is a factor of nickel content) of the ore that we mine affects our revenues from year to year. The quantity of saprolite ore that we mine annually depends on the customer demand and the availability of such ore at our mine sites. The mix between high-and low-grade saprolite ore at our mine sites coupled with our long-term mining plan determines the quantities of each that we extract on an annual basis. The quantity of limonite ore that we mine on an annual basis depends on the amount of such ore that needs to be removed in order to extract the saprolite ore, as well as market demand.

Mine Site Cash Cost per Volume Sold

The mine site cash cost per volume of ore sold provides a cost profile for each operating mine and allows us to measure and compare operating performance as well as changes in per unit costs from year to year.

The mine site cash cost includes production and marketing expenses incurred by the Company in mining, handling and barging ore to customer's vessels, and excludes excise taxes and royalties.

The average mine site cash cost per volume sold in 2011 is ₱410.72 per WMT on the basis of aggregate cash costs of ₱1,732 million and a total sales volume of 4.2 million WMT of ore. This compares to ₱431.43 per WMT during the same period in 2010 on the basis of aggregate cash costs of ₱1,463 million and a total sales volume of 3.4 million WMT of ore.

To augment our operations in 2010 in order to meet the surge in demand for our ore, the Company engaged third party contractors to assist in the hauling and loading of ore Typically, the unit cost associated with the use of outside services is higher compared to costs incurred when volume handling is done by the Company.

Currency Exchange Rates

We earn substantially all of our revenues in U.S. dollars while most of our expenses are paid in pesos. The appreciation of the peso against the United States dollar reduces our revenue in peso terms. Accordingly, appreciation of the peso against the U.S. dollar effectively reduces our revenue without a corresponding reduction in our expenses and can result in a reduction in our net income. In addition, because a portion of our cash and cash equivalents and other portfolio investments are denominated in U.S. dollars, the appreciation of the peso against the U.S. dollar reduces the value of these assets in peso terms in our financial statements. Our current policy is not to hedge our exposure to foreign currency exchange risk.

The Company's average realized peso-to-dollar rates for the six-month period ended June 30, 2011 and 2010 are \$\mathbb{P}43.45\$ and \$\mathbb{P}45.83\$, respectively.

Liquidity and Capital Resources

As at June 30, 2011 and December 31, 2010, our principal source of liquidity was cash from our operations. We incurred long-term debt to finance the construction of our Rio Tuba pier facilities and we receive income from CBNC under a throughput agreement whereby amounts are payable by CBNC to RTN for use of the pier facilities. The long-term debt of TMC for the construction of the pier facilities in the Taganito property is also covered by a throughput agreement whereby

amounts are payable by THNC to TMC for use of TMC's wharf facilities. The principal balance of our long-term debt with Taganito will be payable starting October 2011.

As of June 30, 2011 and December 31, 2010, our working capital, defined as the difference between our current assets and current liabilities, was P10.1 billion and P8.5 billion, respectively. We expect to meet our working capital, capital expenditure and investment requirements from the cash flow coming from our operations and as well as debt that we have incurred to finance the construction of pier facilities at our Taganito property. We may also from time to time seek other sources of funding, which may include debt or equity financings, depending on our financing needs and market conditions.

Qualitative and Quantitative Disclosures about Market Risk

Commodity Price Risk

The price of nickel is subject to fluctuations due to factors such as government policies, changes in global demand and global production of similar and competitive mineral products. We are exposed to commodity price risk based on fluctuations in the price of nickel on the LME. The amounts payable under the contracts that govern our saprolite ore sales to PAMCO and limonite ore sales to CBNC are based upon payable nickel delivered with the nickel ore. The percentage varies depending on the customer, the ore type and nickel grade. This payable nickel is priced using an average of LME spot prices over a period preceding delivery. In addition, the payable percentage of the nickel contained in the ore is correlated, in a non-linear manner, with LME nickel prices, with higher LME prices tending to result in a higher payable percentage of nickel and vice versa. Accordingly, increases or decreases in the price of nickel on the LME can have a significant effect on our revenues. In addition, although the payments that we receive from sales of saprolite ore and limonite ore to our Chinese customers is not directly correlated with the market price of nickel, high or low nickel prices can increase or decrease their demand for our limonite ore and thus also have an effect on our revenues. To mitigate the impact of such price movements, the Company may opt to enter into commodity put option contracts.

We are also subject to risk with respect to the market price of coking coal and prevailing shipping rates. The production of nickel pig iron (NPI) using limonite ore requires the use of blast furnaces which use large amounts of coking coal. Accordingly, high world-wide demand for coal can result in an increase in the market price of coking coal which can decrease the demand for limonite ore from our Chinese customers. Similarly, during periods when dry bulk shipping rates are relatively high, the increased cost of shipping our saprolite ore or limonite ore to China can make the use of our nickel ore by Chinese customers uneconomical for them which may also result in a reduction of nickel ore sales to our Chinese customers.

Foreign Currency Risk

Our foreign currency risk results primarily from movements of the peso against the U.S. dollar and results primarily from the transaction exposure associated with transactions in currencies other than in pesos. Such exposure arises from cash and cash equivalents, AFS investments and sales of beneficiated nickel ore denominated in U.S. dollars. Because almost all of our revenues are earned in U.S. dollars while most of our expenses are paid in pesos, appreciation of the peso against the U.S. dollar effectively reduces our revenue without a corresponding reduction in our expenses and can result in a reduction in our net income. In addition, because a portion of our cash and cash equivalents and AFS investments are denominated in U.S. dollars, the appreciation of the peso against the U.S. dollar reduces the value of our total assets in peso terms in our

June 30, 2011

consolidated financial statements. We are not currently party to any foreign currency swap agreements and our policy is not to hedge foreign currency exchange risk.

To mitigate the effect of foreign currency risk, the Company will seek to accelerate the collection of foreign currency-denominated receivables and the settlement of foreign-currency denominated payables, whenever practicable. Also, foreign exchange movements are monitored on a daily basis.

Equity Price Risk

Equity price risk is the risk to earnings or capital arising from changes in stock prices relating to the quoted equity securities that we own. Our exposure to equity price risk relates primarily to our AFS investments in various stocks of listed companies.

The Company's policy is to maintain the risk to an acceptable level. Movement of share price is monitored regularly to determine impact on its financial position.

Off-balance sheet arrangements

We have not entered into any off-balance sheet transactions or obligations (including contingent obligations), or other relationships with unconsolidated entities or other persons.

PART III - OTHER INFORMATION

There are no other information for this interim period not previously reported in a report on SEC Form 17-C.

SIGNATURES

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

Issuer: NICKEL ASIA CORPORATION

By:

GERARD H. BRIMO

President and Chief Executive Officer

EMMANUEL L. SAMSON

Senior Vice President and Chief Financial Officer

Date: August 5, 2011

NICKEL ASIA CORPORATION

INDEX TO FINANCIAL STATEMENTS
JUNE 30, 2011

INTERIM CONSOLIDATED FINANCIAL STATEMENTS

Interim Consolidated Statements of Financial Position as at June 30, 2011 and December 31, 2010

Interim Consolidated Statements of Income for the six-month period ended June 30, 2011 and 2010

Interim Consolidated Statements of Comprehensive Income for the six-month period ended June 30, 2011 and 2010

Interim Consolidated Statements of Changes in Equity for the six-month period ended June 30, 2011 and 2010

Interim Consolidated Statements of Cash Flows for the six-month period ended June 30,2011 and 2010

Notes to Consolidated Financial Statements

NICKEL ASIA CORPORATION AND SUBSIDIARIES INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

June 30, 2011

(With Comparative Audited Figures as at December 31, 2010) (Amounts in Thousands)

	June 30 2011	December 31
	(Unaudited)	(Audited)
ASSETS		
Current Assets		
Cash and cash equivalents (Note 4)	₽7,572,927	₽6,805,968
Frade and other receivables (Note 5)	1,628,101	1,113,255
Available-for-sale (AFS) financial assets (Note 7)	753,283	469,976
inventories (Notes 6 and 10)	1,532,798	1,416,431
Other current assets	156,756	52,993
Total Current Assets	11,643,865	9,858,623
Noncurrent Assets		
AFS financial assets (Note 7)	905,835	907,163
Property and equipment (Note 8)	4,266,515	3,762,607
investment property	57,943	50,845
investment in an associate (Note 9)	4,503,398	4,570,453
Long-term stock pile inventory - net of current portion (Note 10)	902,136	964,994
Deferred income tax assets - net	438,645	414,014
Other noncurrent assets (Note 4)	797,814	977,364
Total Noncurrent Assets	11,872,286	11,647,438
TOTAL ASSETS	₽23,516,151	₽21,506,061
Current Liabilities Frade and other payables (Note 11) Income tax payable	₽1,069,662 374,377	₽935,179 322,122
		,
Current portion of long-term debt (Note 12) Fotal Current Liabilities	123,096	78,425 1,335,731
	1,567,135	1,333,/3.
Noncurrent Liabilities	1 (0(222	1 465 024
Noncurrent Liabilities Long-term debt - net of current portion (Note 12)	1,686,332	
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net	444,306	440,770
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income	444,306 93,694	440,770 83,799
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13)	444,306 93,694 58,795	440,770 83,799 55,419
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income	444,306 93,694	440,770 83,799 55,419 48,967
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Total Noncurrent Liabilities	444,306 93,694 58,795 54,736	440,770 83,799 55,419 48,967
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Total Noncurrent Liabilities Equity Attributable to Equity Holders of the Parent	444,306 93,694 58,795 54,736 2,337,863	440,770 83,799 55,419 48,960 2,094,780
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Fotal Noncurrent Liabilities Equity Attributable to Equity Holders of the Parent Capital stock (Note 14)	444,306 93,694 58,795 54,736 2,337,863	440,770 83,790 55,410 48,96 2,094,781
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Fotal Noncurrent Liabilities Equity Attributable to Equity Holders of the Parent Lapital stock (Note 14) Additional paid-in capital	444,306 93,694 58,795 54,736 2,337,863	440,770 83,790 55,410 48,96 2,094,78
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Fotal Noncurrent Liabilities Equity Attributable to Equity Holders of the Parent Capital stock (Note 14) Additional paid-in capital Other components of equity:	444,306 93,694 58,795 54,736 2,337,863 677,116 8,075,641	440,77/ 83,79/ 55,41/ 48,96/ 2,094,78/ 677,11/ 8,075,64/
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Fotal Noncurrent Liabilities Equity Attributable to Equity Holders of the Parent Lapital stock (Note 14) Additional paid-in capital	444,306 93,694 58,795 54,736 2,337,863	440,770 83,790 55,410 48,960 2,094,780 677,110 8,075,640
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities - net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Fotal Noncurrent Liabilities Equity Attributable to Equity Holders of the Parent Capital stock (Note 14) Additional paid-in capital Other components of equity: Cost of share-based payment plan (Note 15)	444,306 93,694 58,795 54,736 2,337,863 677,116 8,075,641 30,791	440,770 83,799 55,419 48,960 2,094,780 677,110 8,075,640 1,100 37,580
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities - net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Total Noncurrent Liabilities Equity Attributable to Equity Holders of the Parent Capital stock (Note 14) Additional paid-in capital Other components of equity: Cost of share-based payment plan (Note 15) Net valuation gains on AFS financial assets (Note 7)	444,306 93,694 58,795 54,736 2,337,863 677,116 8,075,641 30,791 29,007	440,770 83,799 55,419 48,960 2,094,781 677,110 8,075,641 1,100 37,589 120,411
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Total Noncurrent Liabilities Equity Attributable to Equity Holders of the Parent Capital stock (Note 14) Additional paid-in capital Other components of equity: Cost of share-based payment plan (Note 15) Net valuation gains on AFS financial assets (Note 7) Share in cumulative translation adjustment (Note 9)	444,306 93,694 58,795 54,736 2,337,863 677,116 8,075,641 30,791 29,007 77,669	440,770 83,799 55,419 48,960 2,094,781 677,110 8,075,641 1,101 37,588 120,411 34,778
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Fotal Noncurrent Liabilities Equity Attributable to Equity Holders of the Parent Capital stock (Note 14) Additional paid-in capital Other components of equity: Cost of share-based payment plan (Note 15) Net valuation gains on AFS financial assets (Note 7) Share in cumulative translation adjustment (Note 9) Asset revaluation surplus	444,306 93,694 58,795 54,736 2,337,863 677,116 8,075,641 30,791 29,007 77,669 34,587	440,770 83,799 55,419 48,96 2,094,78 677,110 8,075,64 1,100 37,589 120,410 34,770 5,987,02
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Fotal Noncurrent Liabilities Equity Attributable to Equity Holders of the Parent Capital stock (Note 14) Additional paid-in capital Other components of equity: Cost of share-based payment plan (Note 15) Net valuation gains on AFS financial assets (Note 7) Share in cumulative translation adjustment (Note 9) Asset revaluation surplus	444,306 93,694 58,795 54,736 2,337,863 677,116 8,075,641 30,791 29,007 77,669 34,587 7,246,758	440,770 83,799 55,419 48,960 2,094,781 677,110 8,075,641 1,101 37,589 120,411 34,778 5,987,024
Noncurrent Liabilities Long-term debt - net of current portion (Note 12) Deferred income tax liabilities – net Deferred rent income Provision for mine rehabilitation and decommissioning (Note 13) Pension liability Total Noncurrent Liabilities Equity Attributable to Equity Holders of the Parent Capital stock (Note 14) Additional paid-in capital Other components of equity: Cost of share-based payment plan (Note 15) Net valuation gains on AFS financial assets (Note 7) Share in cumulative translation adjustment (Note 9) Asset revaluation surplus Retained earnings	444,306 93,694 58,795 54,736 2,337,863 677,116 8,075,641 30,791 29,007 77,669 34,587 7,246,758 16,171,569	1,465,826 440,770 83,799 55,411 48,967 2,094,781 677,116 8,075,641 1,101 37,589 120,411 34,776 5,987,022 14,933,666 3,141,889 18,075,546

See accompanying Notes to Consolidated Financial Statements.

NICKEL ASIA CORPORATION AND SUBSIDIARIES INTERIM CONSOLIDATED STATEMENTS OF INCOME

FOR THE THREE-MONTHS ENDED JUNE 30, 2011 and 2010 (Amounts in Thousands, Except Earnings per Share)

	2011	2010
	(Unaudited)
REVENUES		
Sale of ore	₽3,179,199	₽1,973,199
Services and others	95,906	74,348
	3,275,105	2,047,547
COSTS AND EXPENSES		
Cost of sales	733,403	766,144
Cost of services	47,517	38,216
Shipping and loading costs	344,507	228,920
Excise taxes and royalties	157,046	137,343
General and administrative	137,076	104,854
	1,419,549	1,275,477
FINANCE INCOME	51,807	46,519
FINANCE EXPENSES	(12,503)	(57,767)
OTHER INCOME (CHARGES) – net	443,314	592,484
INCOME BEFORE INCOME TAX	2,338,174	1,353,306
PROVISION FOR (BENEFIT FROM) INCOME TAX		
Current	374,662	269,792
Deferred	(10,814)	27,259
	363,848	297,051
NET INCOME	₽1,974,326	₽1,056,255
Net income attributable to:		
Equity holders of the parent	₽ 1,300,983	₽796,530
Non-controlling interests	673,343	259,725
. g	₽1,974,326	₽1,056,255
Basic earnings per share	₽0.97	₽0.82

NICKEL ASIA CORPORATION AND SUBSIDIARIES INTERIM CONSOLIDATED STATEMENTS OF INCOME

FOR THE SIX MONTHS ENDED JUNE 30, 2011 and 2010 (Amounts in Thousands, Except Earnings per Share)

	2011	2010
	(Unaudited	l)
REVENUES (Note 31)		
Sale of ore	₽5,162,554	₽3,045,616
Services and others	166,455	134,346
	5,329,009	3,179,962
COSTS AND EXPENSES		
Cost of sales (Note 17)	1,437,055	1,354,620
Cost of services (Note 18)	79,791	67,153
Shipping and loading costs (Note 19)	447,768	295,228
Excise taxes and royalties (Note 20)	228,825	178,214
General and administrative (Note 21)	256,305	187,286
	2,449,744	2,082,501
FINANCE INCOME (Note 24)	87,172	74,075
FINANCE EXPENSES (Note 25)	(16,518)	(65,634)
OTHER INCOME (CHARGES) - net (Note 26)	448,444	356,099
INCOME BEFORE INCOME TAX	3,398,363	1,462,001
PROVISION FOR (BENEFIT FROM) INCOME TAX		
(Note 28)		
Current	648,270	409,501
Deferred	(33,212)	(14,380)
	615,058	395,121
NET INCOME	₽2,783,305	₽1,066,880
Net income attributable to:		
Equity holders of the parent	₽1,728,988	₽694,565
Non-controlling interests	1,054,317	372,315
Tron condoming interests	₽2,783,305	₽1,066,880
	£2,700,000	F1,000,000
Basic earnings per share (Note 16)	₽1.29	₽0.71

See accompanying Notes to Consolidated Financial Statements.

NICKEL ASIA CORPORATION AND SUBSIDIARIES INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE SIX MONTHS ENDED JUNE 30, 2011 and 2010 (Amounts in Thousands)

	2011	2010
	(Unaudited	l)
NET INCOME	₽2,783,305	₽1,066,880
OTHER COMPREHENSIVE INCOME (LOSS)		
Share in translation adjustment of an associate	(42,742)	_
Net valuation loss on AFS financial assets	(8,377)	(8,052)
Asset revaluation surplus	(191)	(191)
TOTAL OTHER COMPREHENSIVE INCOME (LOSS) -		
NET OF TAX	(51,310)	(8,243)
TOTAL COMPREHENSIVE INCOME - NET OF TAX	₽2,731,995	₽1,058,637
Total comprehensive income attributable to:		
Equity holders of the parent	₽1,677,473	₽684,323
Non-controlling interests	1,054,522	374,314
	₽2,731,995	₽1,058,637

See accompanying Notes to Consolidated Financial Statements.

NICKEL ASIA CORPORATION
17-Q Quarterly Report
June 30, 2011

NICKEL ASIA CORPORATION AND SUBSIDIARIES INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE SIX MONTHS ENDED JUNE 30, 2011 and 2010 (Amounts in Thousands)

Capital Additional Rances at December 31, 2010 Polymetron Polyme					Equity Attr	ibutable to Eq	Equity Attributable to Equity Holders of the Parent	he Parent			
P677,116 P8,075,641 P1,101 P37,589 P120,411 P34,778 E5,987,024 P14,933,660 P3,141,889 P18,073 - - - - - 1,728,988 1,728,988 1,054,317 2,783 - - - - (42,742) (191) 1,728,988 1,054,317 2,783 - - - - (8,582) (42,742) (191) 1,728,988 1,054,317 2,783 - - - - - - - (5,690) - - 29,690 - - - 29,690 - - - - 29,690 - - - - 29,690 - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - </th <th></th> <th>Capital Stock (Note 14)</th> <th>Additional Paid-in Capital</th> <th>Cost of Share based Payment Plan (Note 15)</th> <th>Net Valuation Gains (Losses) on AFS Financial Assets (Note 7)</th> <th>Share in Cumulative Translation Adjustment of an Associate (Note 9)</th> <th>Asset Revaluation Surplus</th> <th>Retained Earnings</th> <th>Total</th> <th>Non- controlling Interests</th> <th>Total</th>		Capital Stock (Note 14)	Additional Paid-in Capital	Cost of Share based Payment Plan (Note 15)	Net Valuation Gains (Losses) on AFS Financial Assets (Note 7)	Share in Cumulative Translation Adjustment of an Associate (Note 9)	Asset Revaluation Surplus	Retained Earnings	Total	Non- controlling Interests	Total
	es at December 31, 2010	₽677,116	P8,075,641	₽1,101	₽37,589	P120,411	P 34,778	₽5,987,024	₽14,933,660	₽3,141,889	₽18,075,549
(8,582) (42,742) (191) - (51,515) 205 (55 - 1,733)	come	ı	ı	ı	ı	ı	1	1,728,988	1,728,988	1,054,317	2,783,305
(8,582) (42,742) (191) 1,728,988 1,677,473 1,054,522 2,733	comprehensive income (loss)	'	1	1	(8,582)	(42,742)	(191)	'		202	(51,310)
29,690 29,690 29,690 29,690 - 29 29,690 29,690 246 29,690 246 29,690 246 29,690 246 29,690 - 28 (468,941) (468,941) - (468,941) - (468,941) (757,500) (757,500) (757,500) (757,500) 673 673	comprehensive income (loss)	1	1	1	(8,582)	(42,742)	(191)	1,728,988	1,677,473	1,054,522	2,731,995
(468,941) (468,941) - (468,941) - (468,941) - (468,941) - (468,941) - (468,941) - (468,941) - (468,941) - (468,941) - (468,941) - (504) - (504) - (504) - (504) - (504) - (504) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500) - (757,500	f share-based payment Note 15)	ı	1	29,690	ı	1	ı	ı	29,690	ı	29,690
(504) (504) (504) (504) (504) (504) (504) (504) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500) (757,500)	ividends - ₱0.35 per share Note 14)	1	1	ı	1	1	ı	(468,941)		1	(468,941)
(757,500) 673 191 191 673 191 191 191 191	red shares dividends – % cumulative							(504)			(504)
673 673 191 191 P677,116 P8,075,641 P30,791 P29,007 P77,669 P34,587 P7,246,758 P16,171,569 P3,439,584 P19,611,	of non-controlling interests in ash dividends of a subsidiary	1	1	ı	1	1	ı	1	ı	(757,500)	(757,500)
191 191 P677,116 P8,075,641 P30,791 P29,007 P77,669 P34,587 P7,246,758 P16,171,569	iption of non-controlling nterests on capital stock of a ubsidiary	ı	I	1	ı	1	1	1	1	673	673
P677,116 P8,075,641 P30,791 P29,007 P77,669 P34,587 P7,246,758 P16,171,569	evaluation surplus transferred retained earnings	1	1	1	1	1	1	191	191	1	191
	Balances at June 30, 2011 (Unaudited)	₽677,116	P8,075,641	₽30,791	₽29,007	₽77,669	P 34,587	₽7,246,758	₽16,171,569	₽3,439,584	₽19,611,153

NICKEL ASIA CORPORATION June 30, 2011

- 2 -

			Equity Attributab	Equity Attributable to Equity Holders of the Parent	s of the Parent				
			Net Valuation						
			Gains (Losses)	Asset		E			
	Capital	Additional	on AFS	Kevaluation	Ketained	Treasury			
	Stock	Paid-in	Investments	Surplus	Earnings	Shares		Non-controlling	
	(Note 17)	Capital	(Note 8)	(Note 27)	(Note 17)	(Note 17)	Total	Interests	Total
Balances at January 1, 2010	₽478,812	₽4,894,613	₽28,261	₽35,161	P7,659,271	(₱1,821,994)	₽11,274,124	₽3,002,731	₽14,276,855
Net income	ı	ı	I	ı	694,565	ı	694,565	372,315	1,066,880
Other comprehensive income (loss)	1	1	(10,051)	(191)	1	1	(10,242)	1,999	(8,243)
Total comprehensive income (loss)	1	1	(10,051)	(191)	694,565	1	684,323	374,314	1,058,637
Asset revaluation surplus transferred to retained earnings (Note 27)	I	ı	ı	ı	191	ı	191	ı	191
Share of minority in cash dividends of a subsidiary	1	1	1	1	1	1	1	(688,500)	(688,500)
Balances at June 30, 2010 (Unaudited)	₽478,812	₽4,894,613	₽18,210	₽34,970	₽8,354,027	(₱1,821,994)	₽11,958,638	₽2,688,545	₽14,647,183

See accompanying Notes to Consolidated Financial Statements.

NICKEL ASIA CORPORATION AND SUBSIDIARIES

INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR THE SIX MONTHS ENDED JUNE 30, 2011 and 2010 (Amounts in Thousands)

	2011	2010
	(Unaudited)	
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	₽3,398,363	₽1,462,001
Adjustments for:		
Dividend income (Notes 7 and 26)	(439,663)	(116,255)
Depreciation and depletion (Note 23)	337,412	270,199
Interest income (Note 24)	(83,103)	(72,421)
Loss (gain) on : Bargain purchase (Note 29)	(70,040)	(10.676)
Sale of AFS investments transferred from equity to	(70,040)	(10,676)
profit or loss - net (Notes 7, 24 and 25)	(4,069)	21,309
Derivative transactions - net (Note 25)	(1,005)	28,089
Fair value changes of financial assets at FVPL	_	(1,654)
Cost of share-based payment plan (Note 15)	29,690	
Equity in net losses of an associate (Note 9)	19,564	-
Unrealized foreign exchange gains - net	(19,131)	(12,209)
Interest expense (Notes 12 and 25)	12,483	6,976
Movements in pension liability	5,769	(3,816)
Accretion on provision for mine rehabilitation and decommissioning (Notes 13 and 25)	2.256	4.600
Operating income before working capital changes	3,376 3,190,651	4,609 1,576,152
Decrease (increase) in:	3,190,031	1,5/0,152
Trade and other receivables	(508,807)	(115,890)
Inventories	(53,509)	(89,796)
Other current assets	(103,763)	118,750
Increase in trade and other payables	128,848	65,284
Net cash generated from operations	2,653,420	1,554,500
Interest received	77,064	57,859
Dividends received (Note 7)	439,663	116,255
Income taxes paid	(596,020)	(345,834)
Interest paid	(9,899)	(6,976)
Net cash flows from operating activities	2,564,228	1,375,804
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisitions of:		
Property and equipment (Note 8)	(748,362)	(167,032)
AFS investments	(666,544)	(725,689)
Financial assets at FVPL	-	(93,000)
Proceeds from (payments for):		
Sale of AFS investments	380,050	1,598,700
Sale of financial assets at FVPL Settlement of derivative transactions	-	408,010
Decrease (increase) in other noncurrent assets	179,550	(22,171) (22,912)
Net cash flows from (used in) investing activities	(855,306)	975,906
Net cash nows from (used in) investing activities	(633,300)	973,900
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from:		
Availment of long-term debt (Note 12)	308,142	-
Subscription of non-controlling interest on capital stock of a subsidiary	673	-
Payment of:	(4.00 (0.4)	((00 500)
Cash dividends (Note 14) Long-term debt (Note 12)	(1,226,945) (23,833)	(688,500) (23,866)
Cash flows used in financing activities	(941,963)	(712,366)
cash nows used in imaneing activities	(741,703)	(712,300)
NET INCREASE IN CASH AND CASH EQUIVALENTS	766,959	1,639,344
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE PERIOD	6,805,968	6,779,215
CASH AND CASH EQUIVALENTS AT END OF THE PERIOD (Note 4)	₽7,572,927	₽8,418,559
· · ·		

See accompanying Notes to Consolidated Financial Statements.

NICKEL ASIA CORPORATION AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Amounts in Thousands, Except Number of Shares, Per Share Data and as Indicated)

1. Corporate Information

Nickel Asia Corporation (the Company, the Parent Company) was registered with the Philippine Securities and Exchange Commission (SEC) on July 24, 2008. The Company is primarily engaged in investing in and holding of assets of every kind and description and wherever situated, as and to the extent permitted by law. It is also registered, within the limits prescribed by law, to engage in the business of mining of all kinds of ore, metals and minerals.

The Company's common shares are listed with the Philippine Stock Exchange (PSE) on November 22, 2010.

The Subsidiaries

НМС

HMC was registered with the SEC on October 9, 1979, is a one hundred percent (100%) owned subsidiary of the Company and is primarily engaged in the exploration, mining and exporting of nickel ore located in Hinatuan, Nonoc and Manicani Islands, Surigao del Norte. The registered office address of HMC is 4th Floor, NAC Centre, 143 Dela Rosa corner Adelantado Streets, Legaspi Village, Makati City.

CMC

CMC was registered with the SEC on July 25, 1997, is a one hundred percent (100%) owned subsidiary of the Company and is primarily engaged in the exploration, mining and exporting of nickel ore located in Barangay Valencia, Municipality of Cagdianao, Province of Dinagat Island. The registered office address of CMC is 4th Floor, NAC Centre, 143 Dela Rosa Street, Legaspi Village, Makati City, Philippines.

TMC

TMC was registered with the SEC on March 4, 1987, is a sixty-five percent (65%) owned subsidiary of the Company and is primarily engaged in the exploration, mining and exporting of nickel ore located in Claver, Surigao del Norte. The registered office address of TMC is 4th Floor, NAC Centre, 143 Dela Rosa corner Adelantado Streets, Legaspi Village, Makati City.

RTN

RTN was registered with the SEC on July 15, 1965, is a sixty percent (60%) owned subsidiary of the Company and is primarily engaged in the exploration, mining and exporting nickel ore and providing non-mining services located in Barangay Rio Tuba, Municipality of Bataraza, Palawan. The registered office address of RTN is 2nd Floor, NAC Centre, 143 Dela Rosa Street, Legaspi Village, Makati City, Philippines.

Falck Exp Inc. (FEI)

FEI was registered with the SEC on November 22, 2005, is an eighty-eight percent (88%) owned subsidiary of the Company through HMC, CMC and TMC, and is primarily engaged in the business of exploring, prospecting, and operating mines and quarries of all kinds of ores and minerals, metallic and non-metallic. FEI has not yet started commercial operations. The

registered office address of FEI is 3rd Floor, NAC Centre, 143 Dela Rosa Street, Legaspi Village, Makati City, Philippines.

La Costa Shipping and Lighterage Corporation (LCSLC)

LCSLC was registered with the SEC on October 23, 1992, is a one hundred percent (100%) owned subsidiary of the Company through HMC, and is primarily engaged in the chartering out of Landing Craft Transport (LCT) and providing complete marine services. The registered office address of LCSLC is 7th Floor, NAC Centre, 143 Dela Rosa Street, Legaspi Village, Makati City, Philippines. LCSLC was acquired by HMC in April 2010.

Samar Nickel Mining Resources Corporation. (SNMRC)

SNMRC was registered with the SEC on May 11, 2010, is a one hundred percent (100%) owned subsidiary of the Company and is primarily engaged in the exploration, mining and exporting of mineral ores. SNMRC has not yet started commercial operations. The registered office address of SNRMC is 6th Floor, NAC Centre, 143 Dela Rosa Street, Legaspi Village, Makati City, Philippines.

Cordillera Exploration Co., Inc. (CEXCI)

CEXCI was registered with the SEC on October 19, 1994, is ninety five percent (95%) owned subsidiary of the Company and is primarily engaged in the business of large-scale exploration, development and utilization of mineral resources. CEXCI has a number of mining properties at various stages of exploration. It is currently not engaged in any development or commercial production activities. The registered office address of CEXCI is 7th Floor, NAC Centre, 143 Dela Rosa Street, Legaspi Village, Makati City, Philippines.

The interim consolidated financial statements as at June 30, 2011 and for the six-month period ended June 30, 2011 and 2010, were authorized for issuance by the Parent Company's BOD on July 29, 2011.

The Parent Company's registered office address is 6th Floor, NAC Centre, 143 Dela Rosa Street, Legaspi Village, Makati City.

2. Basis of Preparation and Consolidation and Statement of Compliance

Basis of Preparation

The accompanying interim consolidated financial statements of the Group as at June 30, 2011 and for the six-month period ended June 30, 2011 and 2010 have been prepared in accordance with PAS 34, *Interim Financial Reporting*.

Accordingly, the unaudited interim consolidated financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual audited consolidated financial statements as at December 31, 2010.

Basis of Consolidation

The interim consolidated financial statements include the Parent Company and the following subsidiaries (collectively referred to as the Group):

			Effective C)wnership
	Country of	Nature of	June 30,	December 31,
	Domicile	Business	2011	2011
HMC	Philippines	Mining	100%	100%
CMC	Philippines	Mining	100%	100%
SNMRC	Philippines	Mining	100%	100%
CEXCI	Philippines	Mining	95%	100%
LCSLC*	Philippines	Services	100%	100%
FEI*	Philippines	Mining	88%	88%
TMC	Philippines	Mining	65%	65%
		Mining and		
RTN	Philippines	Services	60%	60%

^{*}Direct and indirect ownership

Subsidiaries

Subsidiaries are entities over which the Parent Company has the power to govern the financial and operating policies of the entities, or generally has an interest of more than one half of the voting rights of the entities.

Subsidiaries are fully consolidated from the date of acquisition, being the date on which the Parent Company obtains control, and continue to be consolidated until the date that such control ceases. The financial statements of the Subsidiaries are prepared for the same reporting year as the Parent Company, using uniform accounting policies for like transactions and other events in similar circumstances.

All intra-group balances, transactions, income and expenses and profits and losses resulting from intra-group transactions are eliminated in full.

Non-controlling Interest

Non-controlling interest represents interest in a subsidiary that is not owned, directly or indirectly, by the Parent Company. Profit or loss and each component of other comprehensive income are attributed to the equity holders of the Parent Company and to the non-controlling interest. Total comprehensive income is attributed to the equity holders of the Parent Company and to the non-controlling interests even if this results in the non-controlling interest having a deficit balance.

Non-controlling interest represents the portion of profit or loss and the net assets not held by the Group. Transactions with non-controlling interest are accounted for using the entity concept method, whereby the difference between the consideration and the book value of the share of the net assets acquired is recognized as an equity transaction.

Losses within a subsidiary are attributed to the non-controlling interest even if that results in a deficit balance.

A change in the ownership interest of a subsidiary, without a change of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

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

Changes in Accounting Policies

The accounting policies adopted in the preparation of the interim consolidated financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the year ended December 31, 2010, except for the adoption of new standards and interpretations as at January 1, 2011, noted below:

- Revised PAS 24, Related Party Disclosures, clarifies the definitions of a related party. The new definitions emphasize a symmetrical view of related party relationships as well as clarifying in which circumstances persons and key management personnel affect related party relationships of an entity. Secondly, the amendment introduces an exemption from the general related party disclosure requirements for transactions with a government and entities that are controlled, jointly controlled or significantly influenced by the same government as the reporting entity. The adoption of the amendment did not have any impact on the interim financial position or performance of the Group.
- Amendment to PAS 32, Classification of Rights Issues, alters the definition of a financial liability in PAS 32 to enable entities to classify rights issues and certain options or warrants as equity instruments. The amendment is applicable if the rights are given pro rate to all of the existing owners of the same class of an entity's equity instruments for a fixed amount in any currency. The amendment has no impact on the interim financial position or performance of the Group.
- Amendment to Philippine Interpretation IFRIC 14, Prepayments of a Minimum Funding Requirement, removes an unintended consequence when an entity is subject to minimum funding requirements and makes an early payment of contributions to cover those requirements. The amendment permits a prepayment of future service cost by the entity to be recognized as a pension asset. The amendment has no impact on the interim financial position or performance of the Group.

Improvements to IFRSs (issued May 2010)

In May 2010, the IASB issued its third omnibus of amendments to its standards, primarily with a view to removing inconsistencies and clarifying wording. There are separate transitional provisions for each standard. The adoption of the following amendments resulted in changes to accounting policies, but did not have any impact on the interim financial position or performance of the Group.

- PFRS 3, Business Combinations: The measurement options available for non-controlling interest (NCI) have been amended. Only components of NCI that constitute a present ownership interest that entitles their holder to a proportionate share of the entity's net assets in the event of liquidation shall be measured at either fair value or at the present ownership instruments' proportionate share of the acquiree's identifiable net assets. All other components are to be measured at their acquisition date fair value.
- PFRS 7, Financial Instruments Disclosures: The amendment was intended to simplify the disclosures provided by reducing the volume of disclosures around collateral held and improving disclosures by requiring qualitative information to put the quantitative information in context.
- PAS 1, Presentation of Financial Statements: The amendment clarifies that an option to present an analysis of each component of other comprehensive income may be included either in the statement of changes in equity or in the notes to the financial statements.
- PAS 34, Interim Financial Statements: The amendment requires additional disclosures for fair values and changes in classification of financial assets, as well as changes to contingent assets and liabilities in interim condensed financial statements. The Group has illustrated those amendments in Note 30.

Other amendments resulting from Improvements to IFRSs to the following standards did not have any impact on the accounting policies, financial position or performance of the Group:

- PFRS 3, Business Combinations Clarification that contingent consideration arising from business combination prior to adoption of IFRS 3 (as revised in 2008) are accounted for in accordance with IFRS 3 (2005)
- PFRS 3, Business Combinations Unreplaced and voluntarily replaced share-based payment awards and its accounting treatment within a business combination
- PAS 27, Consolidated and Separate Financial Statements applying the PAS 27 (as revised in 2008) transition requirements to consequentially amended standards
- Philippine Interpretation IFRIC 13 Customer Loyalty Programmes in determining the fair value of award credits, an entity shall consider discounts and incentives that would otherwise be offered to customers not participating in the loyalty programme)

The Group has not early adopted any other standard, interpretation or amendment that has been issued but is not yet effective.

3. Seasonality of Operations

Mining operations at the majority of the Group's mines are suspended and are often unable to load ore into shipping vessels during the rainy season. This seasonality results in quarter-to-quarter volatility in the Group's operating results with more revenue being earned and more expenses being incurred in the second and third fiscal quarters than in the first and fourth fiscal quarters.

4. Cash and Cash Equivalents

	June 30,	December 31,
	2011	2010
	(Unaudited)	(Audited)
Cash on hand and with banks	₽2,118,000	₽1,847,488
Short-term cash investments	5,454,927	4,958,480
	₽7,572,927	₽6,805,968

Cash with banks amounting to ₱123.8 million and ₱297.0 million as at June 30, 2011 and December 31, 2010, respectively, representing proceeds from the IPO, were deposited in escrow and are restricted as to withdrawal for specified purpose and thus, classified as other noncurrent assets.

5. Trade and Other Receivables

Receivables amounting to 212.6 million and 214.3 million as at June 30, 2011 and December 31, 2010, respectively, were impaired and fully provided for with allowance for impairment losses. Provision for impairment losses on receivables recognized for the sixmonth period ended June 30, 2011 and 2010 amounted to 20.7 million and 20.8 million, respectively (see note 25).

The aging analysis of the Group's trade and other receivables as at June 30, 2011 and December 31, 2010 are summarized in the following tables:

	Neither		-	
	Past Due Nor	Past Due But	Past Due and	
	Impaired	Not Impaired	Individually	
June 30, 2011 (Unaudited)	(High)	(30-180 days)	Impaired	Total
Trade and other receivables:				
Trade	₽881,180	₽52,711	₽209,843	₽1,143,734
Receivable from CBNC	60,100	301,972	_	362,072
Amounts owed by related				
parties	5,382	17,844	_	23,226
Others	212,182	96,730	2,725	311,637
Total	₽1,158,844	₽469,257	₽212,568	₽1,840,669
	Neither			
	Past Due Nor	Past Due But	Past Due and	
	Impaired	Not Impaired	Individually	
December 31, 2010 (Audited)	(High)	(30-180 days)	Impaired	Total
Trade and other receivables:				
Trade	₽182,363	₽39,200	₽212,247	₽433,810
Receivable from CBNC	277,235	385,326	_	662,561
Amounts owed by related parties	2,871	_	_	2,871
Others	220,844	5,416	2,066	228,326
Total	₽683,313	₽429,942	₽214,313	₽1,327,568

6. Inventories

As at June 30, 2011 and December 31, 2010, inventories amounting to ₹384.3 million were assessed to be impaired and were provided for with allowance. No provision for inventory losses were recognized for the six-month period ended June 30, 2011 and 2010 while recovery of allowance for inventory losses amounted to nil and ₹56.2 million for the six-month period ended June 30, 2011 and 2010.

The cost of beneficiated nickel ore provided with allowance for inventory losses amounted to ₱667.8 million and ₱637.0 million as at June 30, 2011 and December 31, 2010, respectively, while the cost of materials and supplies provided with allowance for inventory losses amounted to ₱274.7 million million and ₱237.3 million as at June 30, 2011 and December 31, 2010, respectively.

7. AFS Financial Assets

AFS financial assets pertain to investments in common and preferred shares of various local and foreign public and private companies, golf club shares and debt securities.

During the six-month period ended June 30, 2011 and 2010, the Group acquired various AFS investments amounting to ₱666.5 million and ₱725.7 million, respectively and disposed AFS investments amounting to ₱380.1 million and ₱1,598.7 million, respectively.

Dividend income earned from AFS financial assets amounted to ₹439.7 million and ₹116.3 million for the six-month period ended June 30, 2011 and 2010, respectively, of which ₹434.2 million and ₹114.0 million in 2011 and 2010, respectively, relates to dividends coming from investments in unquoted securities (see Note 26).

8. Property and Equipment

During the six-month period ended June 30, 2011 and 2010, the Group acquired assets with a cost of ₱748.4 million and ₱177.7 million, respectively, including construction in-progress.

Borrowing costs amounting to ₱12.9 million and nil for the six-month period ended June 30, 2011 and 2010, respectively, were capitalized as part of construction in-progress.

Pier facilities (included under "Buildings and Improvements") with a carrying value of ₱266.9 million and ₱290.7 million as at June 30, 2011 and December 31, 2010, respectively, were mortgaged as collateral for the long-term debt of RTN mentioned in Note 12.

Depreciation expense for the six-month period ended June 30, 2011 and 2010 amounted to ₱337.4 million and ₱270.2 million, respectively (see Note 23).

9. Investment in an Associate

The investment in an associate pertains to the Parent Company's 22.5% interest in Taganito HPAL Nickel Corporation (THNC) with an acquisition cost of ₹4,443.08 million.

THNC, a private entity that is not listed on any public exchange, was incorporated and registered with the Philippine SEC on August 22, 2008. Its principal activities, once operational, consist of the manufacture and export of nickel/cobalt mixed sulfide. THNC is currently undertaking construction and has not yet started commercial operations as at June 30, 2011.

As at June 30, 2011, net assets of THNC amounted to ₱19.5 billion and net loss of ₱86.9 million. The Parent Company's share in cumulative translation adjustment and equity in net losses for the period amounted to ₱42.7 million and ₱19.6 million, respectively.

10. Long-term Stock Pile Inventory

The long-term stock pile inventory pertains to low grade ore extracted from RTN's minesite. This amount was not recognized in RTN's books but was recognized by the Parent Company when it acquired the controlling interest in RTN. The low grade ore inventory was initially recognized and valued at fair value. Subsequently, this fair value represented the cost of the long-term stock pile inventory.

A portion amounting to P134.4 million and P143.2 million representing the estimated future cash flows from the low grade ore inventory that will be delivered to CBNC in the next accounting period, was shown as part of "Inventories" as at June 30, 2011 and December 31, 2010, respectively.

The carrying value of long-term stock pile - net of current portion amounted to ₱902.1 million and ₱965.0 million as at June 30, 2011 and December 31, 2010, respectively.

11. Trade and Other Payables

Trade and other payables include amounts payable to regular suppliers, accrued expenses, excise, withholding and other taxes payable and other payables. Trade, accrued expenses and other payables are noninterest-bearing and are generally settled in less than thirty (30) days' term. Excise tax payable is settled within fifteen (15) days after the end of the quarter when the beneficiated nickel ore and limestone ore were shipped. Withholding taxes are payable ten (10) days after the end of each month. Output tax is derived from other revenues which can be offset against input tax.

12. Long-term Debt

	June 30,	December 31,
	2011	2010
	(Unaudited)	(Audited)
TMC	₽1,516,550	₽1,224,013
RTN	292,878	320,238
	1,809,428	1,544,251
Less current portion:		_
TMC	75,827	30,600
RTN	47,269	47,825
	123,096	78,425
	₽1,686,332	₽1,465,826

TMC Loan

On October 4, 2010, TMC entered into an Omnibus Agreement with THNC, wherein the latter granted the former a total loan facility amounting to \$35.0 million at a prevailing 180-day British Banker Association London Inter-Bank Offered Rate (LIBOR) plus two percent (2%) spread, to finance the construction of the Pier Facilities. The loan shall be drawn down in one or multiple times by July 31, 2011. For the six-month period ended June 30, 2011, TMC has drawn down \$7.1 million, with peso equivalent of ₱308.1 million.

Starting 2011, the interest on the loans is payable semi-annually on October 10 and April 10. The total principal is payable in semi-annual installments of \$875,000, starting on October 10, 2011 up to April 10, 2031.

Interest expense for the six-month period ended June 30, 2011 and 2010 amounted to ₱8.5 million and nil while interest capitalized as part of the cost of construction in-progress amounted to ₱12.9 million and ₱5.1 million as at June 30, 2011 and December 31, 2010, respectively (see Notes 8 and 25).

RTN Loan

RTN settled \$23.8\$ million (US\$0.5 million) of long-term debt which became due in February 2011.

Interest expense amounted to ₹4.0 million and ₹7.0 million for the six-month period ended June 30, 2011 and 2010, respectively (see Note 25).

13. Provision for Mine Rehabilitation and Decommissioning

Provision for mine rehabilitation and decommissioning pertains to the estimated decommissioning costs to be incurred in the future on the mined-out areas of the Group.

The Group makes a full provision for the future cost of rehabilitating mine site and related production facilities on a discounted basis on the development of mines or installation of those facilities. The rehabilitation provision represents the present value of rehabilitation costs. These provisions have been created based on the Group's internal estimates. Assumptions, based on the current economic environment, have been made which management believes are a reasonable basis upon which to estimate the future liability. These estimates are reviewed regularly to take into account any material changes to the assumptions. However, actual rehabilitation costs will ultimately depend upon future market prices for the necessary decommissioning works required which will reflect market conditions at the relevant time. Furthermore, the timing of rehabilitation is likely to depend on when the mine ceases to produce at economically viable rates. This, in turn, will depend upon future ore prices, which are inherently uncertain.

For the six-month period June 30, 2011 and 2010, accretion expense amounted to P3.4 million and P4.6 million, respectively (see Note 25).

14. Equity

Capital Stock

The capital structure of the Parent Company as at June 30, 2011 and December 31, 2010 follows:

Common Stock - ₱0.5 par value Authorized - 1,585,600,000 shares Subscribed and issued - 1,339,831,828 shares

₽669,916

Preferred Stock - \(\pm \).01 par value
Authorized - 720,000,000 shares
Subscribed and issued - 720,000,000 shares in 2010

7,200

Total **P677,116**

On March 25, 2011, the Parent Company's BOD declared cash dividends amounting to ₹468.9 million or ₹0.35 per share to stockholders of record as at April 11, 2011. Said dividends were paid on May 9, 2011.

As at June 30, 2011, a total of 977,720,220 or 72.97% of the outstanding common shares of the company are registered in the name of twenty (20) shareholders, while the balance of 362,111,608 common shares or 27.03% are lodged with the Philippine Central Depository, Inc. (PCD).

15. Executive Stock Option Plan (ESOP)

On June 16, 2010, the BOD and stockholders of the Parent Company approved the ESOP (the Plan). On December 20, 2010, the Plan was approved by the SEC.

The basic terms and conditions of the ESOP are:

- 1. The ESOP covers up to 12.0 million shares allocated to Parent Company's officers and the officers of the subsidiaries.
- 2. The eligible participants are the directors and officers of the Parent Company and its subsidiaries, specifically those with a position of Assistant Vice President and higher, including the Resident Mine Managers of the subsidiaries.
- 3. The exercise price is \$13.50.
- 4. The grant date of the Plan is January 3, 2011 as determined by the Stock Option Committee.
- 5. The term of the Plan shall be six (6) years and the shares will vest to the participant at the rate of twenty five percent (25%) per year after the first year of the Plan or December 21, 2011.
- 6. The participant can exercise the vested options by giving notice within the term of the Plan, and can opt to either purchase the shares at the exercise price or request the Parent Company to advance the purchase price and to sell the shares in which case the participant will receive the sales proceeds less the exercise price.

The stock option agreement was made and executed on January 31, 2011 between the Parent Company and the option grantees.

The fair value of the stock options was estimated as at grant date, January 3, 2011, using the Black Scholes-Merton model, taking into account the terms and conditions upon which the options were granted.

The following assumptions were used to determine the fair value of the stock options at effective grant date:

Grant Date	January 3, 2011
Spot price per share	₽15.0
Exercise price	₽13.5
Expected volatility	60.34%
Option life	3.967 years
Dividend yield	2.06%
Risk-free rate	4.50%

The expected volatility reflects the assumption that the historical volatility over a period similar to the life of the options is indicative of future trends, which may also not necessarily be the actual outcome.

Cost of share-based payments for the six-month period ended June 30, 2011 amounted to ₽29.7 million (see Note 22).

16. Basic Earnings Per Share

Basic earnings per common share were computed as follows:

	June 30,	June 30,
	2011	2010
	(Unaudit	ted)
a. Net income attributable to equity		
holders of the Parent	₽1,728,988	₽694,565
b. Weighted average number of common		
shares issued and outstanding		
(in thousands)	1,339,832	974,632
Earnings per common share (a/b)	₽1.29	₽0.71

The option to purchase the Parent Company's 12.0 million common shares was excluded from the computation of diluted earnings per share because the effect was antidilutive.

There have been no other transactions involving ordinary shares or potential ordinary shares between the financial reporting period and the date of completion of these interim consolidated financial statements.

17. Cost of Sales

F	For the six-month period ended June 30	
	2011 201	10
	(Unaudited)	
Production overhead	₽608,784 ₽465,12	28
Personnel costs (see Note 22)	262,367 232,22	27
Depreciation and depletion (see Note 23)	197,273 209,14	17
Outside services	371,383 432,13	33
Long-term stockpile inventory sold (see Notes 10	71,592 81,10)1
	₽1,511,399 1,419,73	36
Net changes in beneficiated nickel ore and limesto	one ore (74,344) (65,11	16)
	₽1,437,055 ₽1,354,62	20

Outside services pertain to services offered by the contractors related to the mining activities of the Group. These services include, but not limited to, hauling, stevedoring, janitorial, maintenance, security and blasting equipment rental.

18. Cost of Services

	For the six months ended June 30	
	2011	2010
	(Unaudited)	
Personnel costs (see Note 22)	₽22,398	₽16,387
Equipment operating costs	18,181	16,760
Depreciation and depletion (see Note 23)	19,098	5,935
Outside services	13,318	19,301
Overhead	6,796	8,770
	₽79,791	₽67,153

19. Shipping and Loading Costs

	For the six months ended June 30	
	2011	2010
	(Unaudited)	
Contract fees	₽235,713	₽138,698
Fuel, oil and lubricants	63,401	24,517
Depreciation and depletion (see Note 23)	32,613	26,701
Materials and supplies	28,908	34,963
Personnel costs (see Note 22)	37,278	25,727
Other services and fees	49,855	44,622
	₽ 447,768	₽295,228

20. Excise Taxes and Royalties

	For the six months en	For the six months ended June 30	
	2011	2010	
	(Unaudited)		
Royalties	₽125,574	₽106,331	
Excise taxes	103,251	71,883	
	₽228,825	₽178,214	

21. General and Administrative Expenses

	For the six months ended June 30	
	2011	2010
	(Unaudit	ted)
Personnel costs (see Note 22)	₽107,173	₽62,255
Depreciation and depletion (see Note 23)	61,424	23,613
Taxes and licenses	17,813	7,943
Professional fees	14,821	15,291
Transportation and travel	7,025	7,613
Entertainment, amusement and recreation	6,764	9,178
Repairs and maintenance	5,201	1,106
Community relations	5,041	9,559
Communications, light and water	5,021	5,817
Outside services	3,611	26,153
Guarantee fee	900	1,316
Others	21,511	17,442
	₽256,305	₽187,286

22. Personnel Costs

	For the six months ended June 30	
	2011	2010
	(Unaudi	ted)
Salaries, wages and employee benefits	₽399,526	₽340, 516
Cost of share-based payment plan (Note 15)	29,690	_
	₽429,216	₽340,516

The amounts of personnel costs are distributed as follows:

	For the six months ended June 30	
	2011	2010
	(Unaudited)	
Cost of sales (see Note 17)	₽262,367	₽232,227
General and administrative (see Note 21)	107,173	62,255
Shipping and loading costs (see Note 19)	37,278	25,727
Cost of services (see Note 18)	22,398	16,387
Others	_	3,920
	₽429,216	₽340,516

23. Depreciation and Depletion

	For the six months ended June 30	
	2011	2010
	(Unaudited)	
Property and equipment (see Note 8)	₽333,907	₽265,595
Investment property	3,505	4,604
	₽337,412	₽270,199

The amounts of depreciation and depletion expense are distributed as follows:

	For the six months ended June 30	
	2011	2010
	(Unaudi	ted)
Cost of sales (see Note 17)	₽197,273	₽209,147
Cost of services (see Note 18)	19,098	5,935
Shipping and loading costs (see Note 19)	32,613	26,701
General and administrative (see Note 21)	61,424	23,613
Others	27,004	4,803
	₽337,412	₽270,199

24. Finance Income

	For the six months ended June 30	
	2011	2010
	(Unaudite	ed)
Interest income	₽83,103	₽72,421
Gain on:		
Transfer from equity to profit or loss of AFS		
financial assets (see Note 7)	4,069	_
Changes in fair value of financial assets at FVPL	_	1,654
	₽87,172	₽74,075

25. Finance Expenses

	For the six months e	nded June 30
	2011	2010
	(Unaud	ited)
Interest expense (see Note 12)	₽12,483	₽6,976
Accretion interest on provision for mine rehabilitation	on	
and decommissioning (see Note 13)	3,376	4,609
Provision for impairment losses on trade and other		
receivables - net (see Note 5)	659	4,651
Loss on:		
Derivative transactions - net	-	28,089
Transfer from equity to profit or loss of AFS		
financial assets (see Note 7)	-	21,309
	₽16,518	₽65,634

26. Other Income (Charges)

2011	2010
(Unaudi	ted)
₽439,663	₽116,255
5 0.040	10.676

For the six months ended June 30

	(Unaudit	ted)
Dividend income (Note 7)	₽439,663	₽116,255
Gain on:		
Bargain purchase (Note 29)	70,040	10,676
Recovery of allowance for inventory losses		
(see Note 6)	-	56,220
Despatch (demurrage)	(56,724)	3,633
Usage fee	44,292	_
Foreign exchange gain (losses) - net	(37,512)	33,274
Equity in net losses of an associate	(19,564)	_
Issuance of fuel, oil and lubricants	6,298	6,140
Other services	5,226	39,448
Others	(3,275)	90,453
	₽448,444	₽356,099

27. Related Party Transactions

Set out below are the Group's transactions with related parties, including the corresponding assets and liabilities arising from the said transactions:

Balances for the six-month period ended June 30, 2011 and 2010 (Unaudited):

				Sale of
	Relationship with			Services
Related Party	Related Parties		Sale of Ore	and Others
Pacific Metals Co.,				_
Ltd. (PAMCO)	Stockholder	2011	₽970,831	₽-
		2010	₽1,112,300	₽-
Sumitomo Metal				
Mining Co. Inc.	Stockholder	2011	175,789	_
		2010	-	_
Coral Bay Nickel				
Corporation	Affiliate	2011	1,125,082	136,933
		2010	759,457	121,670
Totals		2011	₽2,271,702	₽136,933
Totals		2010	₽1,871,757	₽121,670

	Relationship with Related Parties		Trade and Other	Amounts Owed by Related	Deferred
Related Party			Receivables	Parties	Rent
CBNC	Affiliate	2011	₽532,146	₽-	₽-
		2010	662,561	₽-	₽-
PAMCO	Stockholder	2011 2010	17,065 -	- -	-
THNC	Associate	2011 2010	29,464 3,104	6,522 2,871	84,485 83,799
Totals		2011	₽578,675	₽6,522	₽84,485
Totals		2010	₽665,665	₽2,871	₽83,799

Terms and Conditions of Transactions with Related Parties

All sales and purchases from related parties are made at prevailing market prices. Outstanding balances as at June 30, 2011 and December 31, 2010 pertain to the extension and receipt of advances to and from related parties and these are unsecured, short-term, interest-free and settlement occurs in cash.

Participation and Shareholders Agreement

The Parent Company entered into a Participation and Shareholders' Agreement with SMM containing terms of SMM's expected equity participation in the Parent Company's subsidiary, CEXCI. Under the terms of the Agreement, SMM will invest \$1.5 million in CEXCI for a 25% equity with an option to invest \$2.8 million for an additional 15% equity. The funds will be used for the exploration activities of CEXCI's mining properties.

As at June 30, 2011, CEXCI has a pending application for the increase in its authorized capital stock with the SEC.

Compensation of Key Management Personnel

The Group considers as key management personnel all employees holding managerial positions up to the president. The short-term benefits of key management personnel of the Group for the six-month period ended June 30, 2011 and 2010 amounted to about ₹49.2 million and ₹43.7 million.

28. Income Taxes

The provision for current income tax shown in the interim consolidated statements of income includes:

	For the six-month period en	ded June 30
	2011	2010
	(Unaudi	ited)
Current	₽648,270	₽409,501
Deferred	(33,212)	(14,380)
	₽615,058	₽395,121

29. Business Combination

Acquisition of La Costa Shipping and Lighterage Corporation (LCSLC) On April 2010, the Group acquired 100% of the voting shares of LCSLC, a Company registered in the Philippines, primarily engaged in the chartering out of Landing Craft Transport and providing complete marine services. The Group has acquired LCSLC to provide charter services for the Group's nickel operations.

	Fair Values	Carrying Values
Assets		
Cash on hand and with banks	₽50	₽50
Trade and other receivables - net	3,088	3,088
Inventories	629	629
Other current assets	15,516	15,516
Property and equipment - net	180,000	38,229
Deferred tax assets	4,938	4,938
Total Assets	204,221	62,450
Liabilities		
Trade and other payables	45,974	45,974
Deferred income tax liability	42,531	, _
Total Liabilities	88,505	45,974
Net Assets	115,716	₽16,476
% acquired	100%	
Share on fair value of LCSLC net assets	115, 716	
Acquisition cost	35,000	
Gain on bargain purchase (Note 30)	₽80,716	
Cash flow on acquisition:		
Net cash acquired with the subsidiary	₽50	
Cash paid	(35,000)	
Net cash outflow	(₹34,950)	

From acquisition date to the reporting period, LCSLC has contributed revenues and net income amounting to ₱38.7 million and ₱6.0 million, respectively, to the consolidated statement of comprehensive income. If the combination had taken place at the beginning of 2010, total revenue would have been ₱8,392.0 million and net income for the Group would have been ₱2,310.3 million.

The net assets recognized in 2010 were based on a provisional assessment of fair value as the Group had sought an independent valuation for the property and equipment owned LCSLC. The complete results of this valuation were received in mid-2011 resulting to a gain on bargain purchase of ₱80.7 million, of which ₱10.7 million was recognized in 2010.

30. Fair Value Hierarchy of Financial Instruments

All financial instruments carried at fair value are categorized in three categories, defined as follows:

Level 1: Quoted market prices

Level 2: Valuation techniques (market observable)

Level 3: Valuation techniques (non-market observable)

As at June 30, 2011 and December 31, 2010, the Group's quoted and unquoted AFS financial assets are classified under Level 1 and Level 3, respectively.

As at June 30, 2011 and December 31, 2010, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurements.

31. Business Segment Information

The Group's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets.

The mining segment is engaged in the mining and exploration of nickel saprolite, limonite ore and limestone ore.

The services segment is engaged in the chartering out of Landing Craft Transportation, construction and rendering of services to CBNC.

There are no inter-segment revenues and expenses for the six-month period ended June 30, 2011 and 2010.

Financial information on the operation of the various business segments are as follows:

			_	June 30, 2011 (Unaudited)	Unaudited)		
		Mi	Mining		Ser	Services	
	HMC	CMC	TMC	RTN	RTN/LCSLC	Others	Total
Revenues	₽524,306	₽ 225,756	P1,138,613	₽3,273,879	₽ 159,083	₽7,372	₽5,329,009
Cost of sales	200,205	63,751	326,767	846,332	1	ı	1,437,055
Cost of services	1	ı	1	ı	75,923	3,868	79,791
Shipping and loading costs	201,608	21,377	86,369	138,414	ı	1	447,768
Excise taxes and royalties	36,701	35,557	91,089	65,478	ı	ı	228,825
Segment operating earnings	₽85,792	₽105,071	₽634,388	₱2,223,655	₽83,160	₽3,504	₽3,135,570
General and administrative	₱30,851	₽25,553	€27,699	₱39,186	₽7,440	₽75,576	₽256,305
Provision for (benefit from) income tax	OH.	₽24,396	P 166,743	P 466,651	₽189	(₽ 42,921)	₽615,058
Net income (loss) attributable to equity holders of the parent	(₽ 6,516)	₽56,119	₽285,827	₽1,393,596	(₽ 3,952)	₽ 3,914	₽ 1,728,988
Segment assets Deferred income tax assets - net	P 1,257,964 150,886	₽ 1,156,023 47,168	P 4,513,615 32,022	₽5,635,170 -	₽ 123,987 4,445	P10,390,747 204,124	P 23,077,506 438,645
Total assets	P 1,408,850	₱1,203,191	P 4,545,637	P5,635,170	P 128,432	P10,594,871	₽23,516,151
Segment liabilities Deferred income tax liabilities - net	₽302,132 1,073	₽240,337 -	P240,337 P2,001,404 - 9,482	₽ 967,206 384,942	₽108,926 -	(₽ 159,313) 48,809	P 3,460,692 444,306
Total liabilities	₽303,205	₽240,337	P2,010,886	₽ 1,352,148	₽108,926	(P 110,505)	₽3,904,998
Capital expenditures	27,264	31,334	601,436	32,928	48,038	7,362	748,362
Depreciation and depletion	16,062	44,630	96,783	135,028	10,886	34,023	337,412

NICKEL ASIA CORPORATION
17-Q Quarterly Report
June 30, 2011

December 31, 2010

		Mir	Mining		Ser	Services	
	HMC	CMC	TMC	RTN	RTN/LCSLC	Others	Total
Revenues	₽1,356,697	₽1,225,803	₱2,088,982	₽3,402,816	₽249,310	₽12,430	₽8,336,038
Cost of sales	442,783	529,749	630,246	1,459,250	ı	I	3,062,028
Cost of services	I	I	I	I	141,067	I	141,067
Shipping and loading costs	442,416	113,172	140,007	125,617	1	I	821,212
Excise taxes and royalties	94,969	193,064	167,119	68,056	I	I	523,208
Segment operating earnings	₽376,529	₽389,818	₽1,151,610	₽1,749,893	₽108,243	₽12,430	₽3,788,523
General and administrative	₽17,274	₽41,668	₽102,779	₽91,221	₽4,601	₽218,189	₽475,732
Provision for (benefit from) income tax	₽103,060	₽115,319	₽298,715	₽570,468	I	(P139,834)	₽947,728
Net income (loss) attributable to equity holders of the parent	₽278,299	₽284,953	₽462,192	₽797,547	I	(P344,121)	₽1,478,870
Segment assets	₽249,426	₽1,112,504	₽4,088,682	₽5,816,936	ᅋ	₽9,824,499	₽21,092,047
Deferred income tax assets - net	145,804	51,118	28,363	I	I	188,729	414,014
Total assets	₽395,230	₽1,163,622	₽4,117,045	₽5,816,936	ᅋ	₽10,013,228	₽21,506,061
Segment liabilities	₽153,266	₽256,887	₽1,575,291	₽438,674	- di	₽565,624	₽2,989,742
Deferred income tax liabilities - net	I	I	ı	427,391	I	13,379	440,770
Total liabilities	₽153,266	₽256,887	₽1,575,291	₽866,065	OH.	₽579,003	₽3,430,512
Capital expenditures	₽67,158	₽26,144	₽1,351,777	₽333,714	₽12,327	₽271,232	₽2,062,352
Depreciation and depletion	₽24,778	₽108,748	₽135,502	₽268,526	₽6,432	₽16,184	₽560,170

NICKEL ASIA CORPORATION
17-Q Quarterly Report
June 30, 2011

			ní	June 30, 2010 (Unaudited)	naudited)		
		Mi	Mining		Ser	Services	
	HMC	CMC	TMC	RTN	RTN/LCSLC	0thers	Total
Revenues	₱365,687	P 240,695	P240,695 P1,098,695 P1,340,540	₽1,340,540	₱129,857	₽ 4,488	P 3,179,962
Cost of sales	137,122	148,983	426,368	642,147	ı	ı	1,354,620
Cost of services	1	ı	ı	ı	67,153	ı	67,153
Marketing	128,254	27,994	81,931	57,049	ı	ı	295,228
Excise taxes and royalties	25,598	37,909	87,896	26,811	ı	ı	178,214
Segment operating earnings	P74,713	P 25,809	P502,500	P614,533	₽62,704	₽ 4,488	P1,284,747
General and administrative	P 21,784	P18,110	₽41,824	P83,188	ı	₽22,380	₽ 187,286
Provision for (benefit from) income tax	₽35,445	P 19,499	P137,594	P222,159	I	(P 19,576)	P 395,121
Net income (loss) attributable to equity holders of	200 020	D40.02G	0107000	B2E0.202		(8400420)	BC04 ECE
nie parent	F/0,520	F40,203	F324,910	F339,202	I	(£100,130)	£074,303
Depreciation and depletion	P17,269	P59,660	₽68,277	P 94,587	αL	₽30,406	₽270,199

The Group has revenues from external customers as follows:

For the six-month period ended June 30 Country of Domicile 2011 2010 (Unaudited) China ₽2,890,852 1,178,650 Japan 1,146,620 1,142,765 1,291,537 858,547 Local ₽5,329,009 ₽3,179,962

The revenue information above is based on the location of the customer.

Revenue from two customers amounted to ₱2.1 billion and ₱1.8 billion for the six-month period ended June 30, 2011 and 2010, respectively, arising from sale of ores.

The Group has non-current assets consisting of property and equipment and investment property located in the Parent Company's country of domicile amounting to ₱4,225.3 million and ₱3,813.5 million as at June 30, 2011 and December 31, 2010, respectively.