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99 WASHINGTON AVENUE

ËBOEUF, LAMB, GREENE & MACRAE LLP

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ALBANY, NY 12210-2820 (518) 626-9000 FACSIMILE: (518) 626-9010 LONDON A MULTINATIONAL PARTNERSHIP PARIS BRUSSELS JOHANNESBURG (PTY) LTD. MOSCOW RIYADH AFFILIATED OFFICE BISHKEK ALMATY BEIJING

October 18, 2006

VIA HAND DELIVERY

RECEIVED PUBLIC SEMACE COMMISSION

EXEC-FILEP

BANY

Honorable Jaclyn A. Brilling Secretary New York State Public Service Commission Three Empire State Plaza Albany, New York 12223-1350

> Re: <u>Verified Joint Petition of Level 3 Communications, Inc., Broadwing</u> <u>Corporation and Broadwing Communications, LLC For Approval for the</u> <u>Transfer of Control of Broadwing Communications, LLC and Related</u> <u>Transactions Including the Participation of Broadwing Communications,</u> <u>LLC in Certain Existing Financing Arrangements of Level 3 Financing, Inc.</u>

Dear Secretary Brilling:

On behalf of Level 3 Communications, Inc., Broadwing Corporation and Broadwing Communications, LLC, enclosed for filing please find an original and five (5) copies of the Verified Joint Petition of Level 3 Communications, Inc., Broadwing Corporation and Broadwing Communications, LLC For Approval for the Transfer of Control of Broadwing Communications, LLC and Related Transactions Including the Participation of Broadwing Communications, LLC in Certain Existing Financing Arrangements of Level 3 Financing, Inc..

Conformed copies of the verification pages are attached to the Petition. Pursuant to Section 3.5(e) of the New York State Public Service Commission's regulations, we will forward the original verifications as soon as we receive them.

If you have any questions regarding this filing, please contact me.

Sincerely.

Brian T. FitzGerald

BTF:cd (96077) Enclosures

cc: Gregory C. Pattenaude

BEFORE THE

NEW YORK PUBLIC SERVICE COMMISSION OCT 18 PM 2:31

Verified Joint Petition of))
Level 3 Communications, Inc., Broadwing Corporation))
and)
Broadwing Communications, LLC)
For Approval for the Transfer of Control of Broadwing Communications, LLC and Related Transactions Including the Participation of Broadwing Communications, LLC in Certain Existing Financing Arrangements of Level 3 Financing, Inc.	

Case _____

VERIFIED JOINT PETITION

Level 3 Communications, Inc. ("Level 3"), Broadwing Corporation ("Broadwing Parent") and Broadwing Communications, LLC ("Broadwing") (collectively "Petitioners"), through their undersigned counsel and pursuant to Sections 100 and 101 of the New York State Public Service Law,¹ request New York State Public Service Commission ("Commission") approval or such authority as may be necessary or required to enable the parties to consummate transactions whereby Level 3 will acquire indirect control of Broadwing, a non-dominant carrier that holds authority from the Commission to provide intrastate telecommunications services in New York. Petitioners also request approval, to the extent necessary, for certain related financial transactions, including the participation of Broadwing in existing financing arrangements of Level 3 Financing, Inc., as discussed in Section III below.

¹ N.Y. Pub. Serv. Law §§ 100, 101 (McKinney Supp. 2006).

Although the proposed transactions will result in a change in the ownership of Broadwing, no transfer of certificates, assets, or customers will occur. Broadwing will continue to provide service to its customers in New York pursuant to its existing authorizations under the same rates, terms, and conditions. The transactions will be transparent to the customers of Broadwing.

Petitioners request that the Commission act expeditiously to grant the approval requested herein prior to, but no later than at the Session scheduled for December 13, 2006, so that Petitioners can timely consummate the proposed transaction before December 31, 2006 and thereby meet important business objectives.

In support, the Petitioners state:

I. <u>DESCRIPTION OF THE PETITIONERS</u>

A. Broadwing Corporation and Broadwing Communications, LLC

Broadwing Parent is a publicly traded (NASDAQ: BWNG) Delaware corporation with principal offices at 1122 Capital of Texas Highway South, Austin, Texas 78746. Broadwing Parent, through its subsidiaries, is a provider of data, Internet, broadband transport, and voice communications services to small and large enterprise customers and other communications service providers over a nationwide facilities-based network connecting 137 cities nationwide. Broadwing Parent has an all-optical network capable of transmitting up to 800 Gbs per fiber.

Broadwing, an indirect subsidiary of Broadwing Parent, is a telecommunications provider that is authorized to provide telecommunications service in all fifty states and the District of Columbia; Broadwing is authorized to provide local exchange telecommunications services in 19 states and the District of Columbia. In New York, Broadwing is authorized to provide resold and facilities-based local exchange and interexchange telecommunications services pursuant to authority

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granted by the Commission in Case No. 04-C-0981 on October 4, 2004. Broadwing is authorized to provide interstate and international telecommunications services pursuant to Section 214 authorization granted by the Federal Communications Commission.

Additional information concerning Broadwing was submitted with Broadwing's applications for certification and in connection with certain prior transactions and is, therefore, a matter of public record. Broadwing respectfully requests that the Commission take official notice of that information and incorporate it herein by reference.

B. Level 3 Communications, Inc.

Level 3 is a publicly traded (NASDAQ: LVLT) Delaware corporation headquartered in Broomfield, Colorado. Through its wholly owned indirect subsidiaries -- Level 3 Communications, LLC ("Level 3 LLC"), WilTel Communications, LLC, WilTel Local Network, LLC, and WilTel Communications of Virginia, Inc., Progress Telecom, LLC, Looking Glass Networks, Inc. (and Looking Glass Networks of Virginia, Inc.), ICG Telecom Group, Inc., and various TelCove operating companies (collectively, the "Level 3-Ops") -- Level 3 provides highquality voice and data services to carriers, ISPs, and other business customers over its IP-based network. The Level 3-Ops are non-dominant carriers that are authorized to provide resold and/or facilities-based telecommunications services nationwide pursuant to certification, registration or tariff requirements, or on a deregulated basis.² The Level 3-Ops are also authorized by the FCC to provide international and domestic interstate services as non-dominant carriers.

² In New York, Level 3 Communications, LLC is authorized to provide facilities-based common carrier and resold local exchange and interexchange services pursuant to authority granted by the Commission in Case No. 97-C-2183. WilTel Communications, LLC is authorized to provide facilities-based common carrier and resold local exchange and interexchange services pursuant to authority granted by the Commission in Case No. 98-C-0815. WilTel Local Network, LLC is authorized to provide facilities-based common carrier and resold local exchange and interexchange services pursuant to authority granted by the Commission in Case No. 98-C-0815. WilTel Local Network, LLC is authorized to provide facilities-based common carrier and resold local exchange and interexchange services pursuant to authority granted by the Commission in Case No. 99-C-1256. Progress Telecom, LLC is authorized to provide facilities based local exchange and interexchange services pursuant to authority granted by the Commission in Case No. 02-C-0603. Looking Glass Networks, Inc. is authorized to operate as a facilities-based common carrier and reseller of telephone services pursuant to certification granted by

II. CONTACT INFORMATION

For the purposes of this Petition, contacts for the Petitioners are as follows:

Brian T. FitzGerald LeBoeuf, Lamb, Greene & MacRae LLP 99 Washington Avenue Suite 2020 Albany, NY 12210-2820 Tel: (518) 626-9000 Fax: (518) 626-9010 Email: bfitzger@llgm.com

and:

William P. Hunt, III
Vice President of Public Policy
Level 3 Communications, Inc.
1025 Eldorado Boulevard
Broomfield, CO 80021
Tel: (720) 888-2516
Fax: (720) 888-5134
Email: Bill.Hunt@Level3.com

Catherine Wang Brett P. Ferenchak Bingham McCutchen LLP 3000 K Street, NW, Suite 300 Washington, DC 20007-5116 Tel: (202) 424-7500 Fax: (202) 424-7647 Email: catherine.wang@bingham.com brett.ferenchak@bingham.com

Lawrence E. Strickling Chief Regulatory Officer Broadwing Communications, LLC 200 North LaSalle Street, Suite 1000 Chicago, IL 60601 Tel: (312) 895-4040 Fax: (312) 895-8414 Email: Larry.Strickling@broadwing.com

III. <u>REQUEST FOR APPROVAL OF TRANSFER OF CONTROL AND RELATED</u> <u>FINANCIAL TRANSACTIONS</u>

A. Description of Transfer of Control

On October 16, 2006, Broadwing Parent, Level 3, and Level 3's wholly owned

subsidiary, Level 3 Services, LLC ("Level 3-Services"), entered into an Agreement and Plan of

Merger (the "Agreement") to allow Broadwing Parent to merge with and into Level 3-Services

as described below. As a result, control of Broadwing will be transferred to Level 3. For the

Commission's convenience, pre- and post-transaction organizational charts are provided as

the Commission in Case No. 00-C-0863. TelCove Investment, LLC is authorized to provide facilities-based common carrier and resold local exchange and interexchange services pursuant to authority granted by the Commission in Case No. 01-C-0801. TelCove Operations, Inc. is authorized to provide facilities-based common carrier and resold local exchange and interexchange services pursuant to authority granted by the Commission in Case No. 00-C-0623. TelCove Atlantic, Inc. is authorized to provide facilities-based common carrier and resold local exchange services pursuant to authority granted by the Commission in Case No. 00-C-0623. TelCove Atlantic, Inc. is authorized to provide facilities-based common carrier and resold local exchange services pursuant to authority granted by the Commission in Case No. 00-C-0623.

<u>Exhibit A</u>. A copy of the Agreement is included in the SEC Form 8-K filed by Level 3 and will be available at <u>http://lvlt.client.shareholder.com/edgar.cfm</u>.

Level 3 LLC will acquire Broadwing in a multi-step transaction, with all steps occurring in immediate succession on the day of consummation, resulting in Level 3-Services and Broadwing being wholly-owned subsidiaries of Level 3 LLC.³ First, Broadwing Parent will merge with Level 3-Services, with Level 3-Services surviving.⁴ Second, Level 3 will contribute all of the membership interest in of Level 3-Services to Level 3 Financing, Inc. ("Level 3 Financing"), another Level 3 direct, wholly owned subsidiary.⁵ Third, Level 3 Financing will contribute all of the membership interest in Level 3-Services to Level 3 LLC, Level 3's principal, indirect operating subsidiary in the United States.⁶ Following the completion of these three steps, Level 3-Services will be a direct subsidiary of Level 3 LLC, and Broadwing will be an indirect subsidiary of Level 3 LLC.⁷ Following consummation of the transaction, Broadwing will continue to operate its facilities and provide service to its customers under the same name and at the same rates, terms, and conditions, ensuring a seamless transition for its customers. Petitioners request authority for the transfer of control of Broadwing to Level 3 LLC as well as any necessary authority for the pro forma changes that occur to Broadwing as a result of the transaction steps outlined above and in footnote 3.

Under the terms of the Agreement, Level 3 will pay total consideration of approximately \$1.4 billion for approximately 89.9 million shares of stock of Broadwing Parent. Broadwing

³ After signing the Agreement and prior to closing, the minority interest in C III Communications, LLC ("CIII") will be extinguished by (1) a merger between CIII and a merger subsidiary of Broadwing Communications Holdings, Inc., with CIII surviving or (2) the purchase of the minority interest by Broadwing Parent.

⁴ See "STEP 1 – Merger" chart of Exhibit A.

⁵ See "STEP 2(a) – Contribution of Membership Interest" chart of Exhibit A.

⁶ See "STEP 2(b) – Contribution of Membership Interest" chart of Exhibit A.

⁷ See "POST TRANSACTION" chart of Exhibit A.

Parent stockholders will receive \$8.18 in cash for each share of Broadwing Parent stock plus 1.3411 shares of Level 3 stock. In total, Level 3 currently expects to pay approximately \$744 million of cash and to issue approximately 122 million shares. Broadwing Parent's debt and cash, in the approximate amount of \$180 million and \$300 million, respectively, would remain with Level 3-Services, as the surviving company of the merger.

B. Description of Broadwing's Participation in Certain Financing Arrangements of Level 3 Financing, Inc.

In addition, upon closing, it is expected that Broadwing will be required to provide a guaranty for existing indebtedness of Level 3 Financing, Inc. including: (1) an offering of 10.75% Senior Notes due in 2011 in the aggregate principal amount of \$500 million; (2) a \$730 million senior secured term loan that will mature in 2011 and has an interest rate of LIBOR plus an applicable margin of 300 basis points (the "Credit Agreement"); and (3) \$150 million of floating rate Senior Notes due in 2011 and \$550 million of 12.25% Senior Notes due in 2013. Level 3 used a portion of the funds from these financing arrangements to repay existing indebtedness and to fund the cash purchase price of certain Level 3-Ops. In addition, upon closing, it is anticipated that Broadwing will pledge its assets as security for the guaranty that Broadwing is expected to provide under the Credit Agreement. Petitioners request authority, to the extent necessary, for Broadwing to participate in the financing arrangements described above.

C. Level 3's Qualifications

Level 3 has the technical, managerial, and financial qualifications to acquire control of Broadwing. Level 3, through its operating subsidiaries, is a leading global communications company, operating one of the world's newest and most advanced telecommunications platforms. As of July 31, 2006, the Level 3 network spans over 33,000 route miles and delivers

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services to customers in major markets across the United States and Europe. It serves a substantial number of the world's largest and most sophisticated communications companies, including interexchange carriers, local phone companies, European PTTs, cable operators, ISPs, wireless companies, and Internet content providers. In 2005, Level 3 had worldwide communications revenues of \$1.645 billion and total revenues of \$3.613 billion. A copy of Level 3's most recent financial statements from SEC Form 10-K is attached hereto as Exhibit B. Level 3's results for the 2nd Quarter 2006 saw a marked increase in communications revenues (\$819 million) and total revenues (\$1.53 billion) versus the previous quarter's communications revenues (\$804 million) and total revenues (\$1.27 billion). A copy of Level 3's unaudited financial statements for the 2nd Quarter 2006 is attached as Exhibit C. For full year 2006, Level 3 has projected communications revenues of \$3.15 to \$3.4 billion, approximately a 92% to 107% increase from 2005 (Level 3 has not publicly released projections of total revenue).

Level 3 is operated by a highly qualified management team, all of whom have extensive backgrounds in telecommunications. Information concerning the legal, technical, managerial and financial qualifications of Level 3 was submitted with the various applications filed with the Commission with respect to its operations in New York, and is, therefore, already a matter of record. Petitioners request that the Commission take official notice of these existing descriptions of Level 3's qualifications and incorporate them by reference herein. Moreover, as indicated, following the transaction Broadwing will operate as a separate subsidiary of Level 3. In addition, Level 3 has a history of successfully acquiring and integrating network facilities and customers from other companies including: (1) the acquisition of the dial-up Internet businesses of McLeodUSA, ICG, and Sprint, (2) the acquisition of Genuity, a Tier 1 Internet Protocol communications company, (3) the acquisition of substantially all of 360networks' nationwide

long-haul transport business, and (4) the recent acquisitions of WilTel, Progress Telecom, ICG, Looking Glass Networks, and TelCove.

IV. PUBLIC INTEREST CONSIDERATIONS

Petitioners submit that the proposed transactions described herein will serve the public interest. The proposed transactions will provide Broadwing access to Level 3's substantial technical and management expertise, financial resources, and complementary suite of services. Further, the proposed transactions will enable Broadwing's customers to benefit from Level 3's national network and broad suite of IP-based services. These benefits are expected to strengthen Broadwing's ability to expand its offerings and provide more advanced telecommunications services to a broader customer base in New York. Petitioners expect that the transactions will enable both Broadwing and Level 3 to strengthen their competitive positions to the benefit of New York consumers and the telecommunications marketplace.

Further, the transactions will be conducted in a manner that will be transparent to customers of Broadwing. The transfer of control of Broadwing will not result in a change of carrier for customers or any transfer of authorizations. Following consummation of the transactions, Broadwing will continue to provide high-quality communications services to its customers without interruption and without immediate change in rates, terms or conditions.

The public interest will also be served by expeditious consideration and approval of the transactions no later than December 15, 2006. For various important business, tax and financial reasons, Petitioners require that the transactions be closed as quickly as possible and in any event before December 31, 2006. Delay in the regulatory approval process can have multiple adverse consequences to the stakeholders in the transactions including the customers and end-users of Broadwing and Level 3:

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- (1) Customers of the two entities may become increasingly uncertain about their provider and the services upon which they depend the longer the process takes to solidify the proposed transaction that has been publicly announced. This can result in the loss of sales and churn of customers at both companies.
- (2) Uncertainty among the employees of the respective companies, and Broadwing in particular, is another potential adverse consequence of delay. The longer the uncertainty persists, the more difficult it becomes for management to retain employees and maintain motivation of the employee base.
- (3) The competitive telecommunications marketplace continues to be a very challenging business environment. The proposed transaction is aimed at strengthening the competitive position of the combined entities and, therefore, delay in the regulatory approval process prevents the parties from realizing the economic benefits of integration of the carriers' networks or offering the expanded combined network footprint to customers as quickly as the parties otherwise could.
- (4) Petitioners need to close the transactions before year end in order to reduce administrative costs associated with carrying separate entities into a new tax year.

Petitioners emphasize that the proposed indirect transfer of control will be seamless and transparent to Broadwing's customers, and in no event will it result in the discontinuance, reduction, loss, or impairment of service to customers. Accordingly, Petitioners request that the Commission commence its examination of the proposed transactions as soon as possible and complete its review no later than at the Session scheduled for December 13, 2006.

V. <u>CONCLUSION</u>

For the reasons stated above, Petitioners respectfully submit that the public interest, convenience, and necessity would be furthered by a grant of this Petition for the transfer of control of Broadwing Communications, LLC and related financial transactions, including the participation of Broadwing Communications, LLC in certain existing financing arrangements of Level 3 Financing, Inc. Petitioners respectfully request expedited treatment to permit Petitioners to complete the transaction no later than December 31, 2006.

Respectfully submitted,

By:

Brian T. FitzGerald LeBoeuf, Lamb, Greene & MacRae LLP 99 Washington Avenue Suite 2020 Albany, NY 12210-2820 Tel: (518) 626-9000 Fax: (518) 626-9010 Email: bfitzger@llgm.com

COUNSEL FOR LEVEL 3 COMMUNICATIONS, INC.

Catherine Wang Brett P. Ferenchak BINGHAM MCCUTCHEN LLP 3000 K Street, NW, Suite 300 Washington, DC 20007-5116 Tel: (202) 424-7500 Fax: (202) 424-7647 Email: catherine.wang@bingham.com brett.ferenchak@bingham.com

COUNSEL FOR PETITIONERS

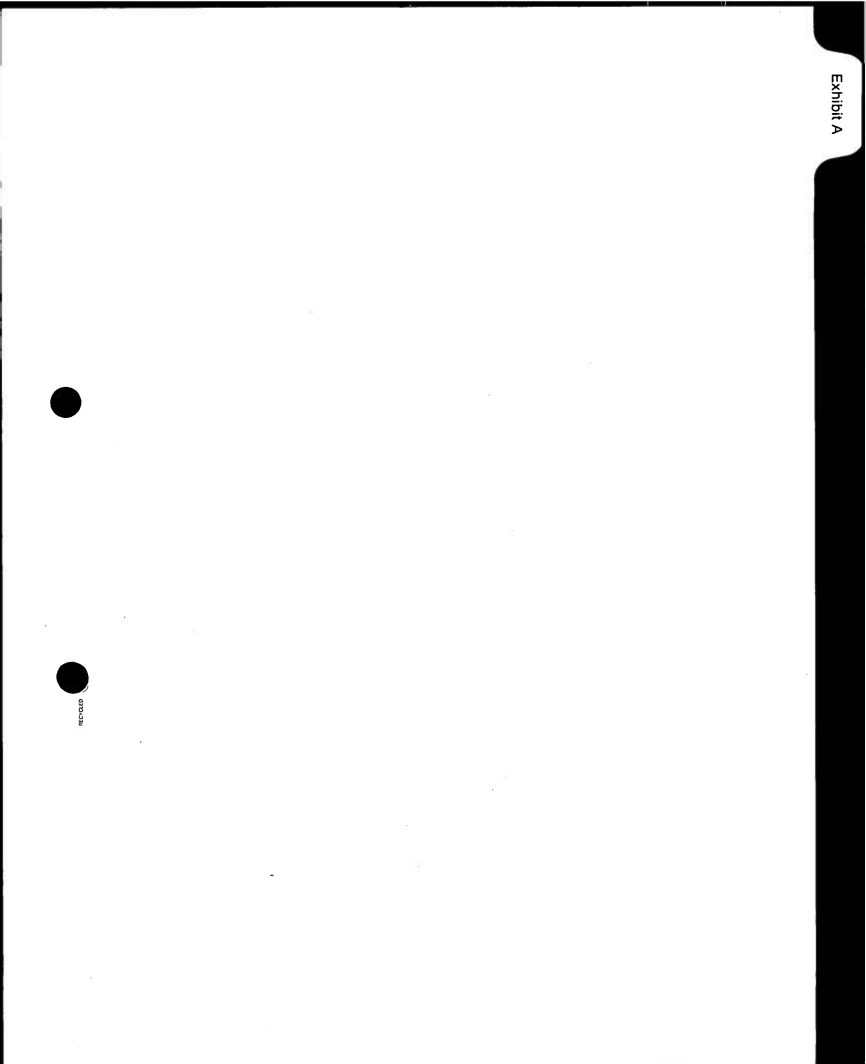
Dated: October 18, 2006

AL96076

LIST OF EXHIBITS

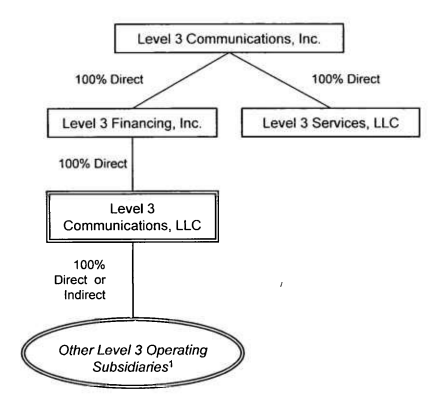
Exhibit A	Pre- and Post-Transaction Illustrative Chart
Exhibit B	Financial Statements of Level 3 Communications, Inc. from SEC Form 10-K
Exhibit C	Level 3 Communications, Inc. 2nd Quarter 2006 Unaudited Financial Statements

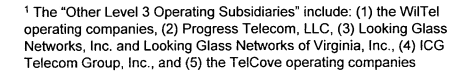
Verifications

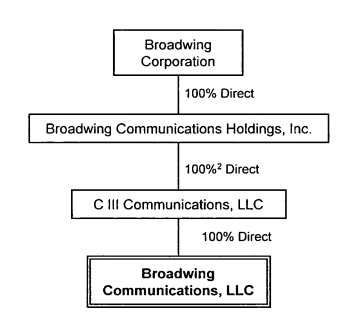


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PRE-TRANSACTION

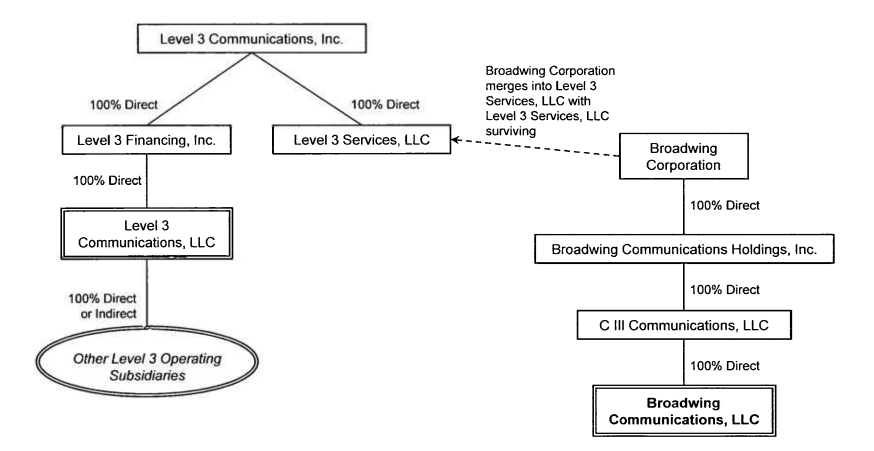




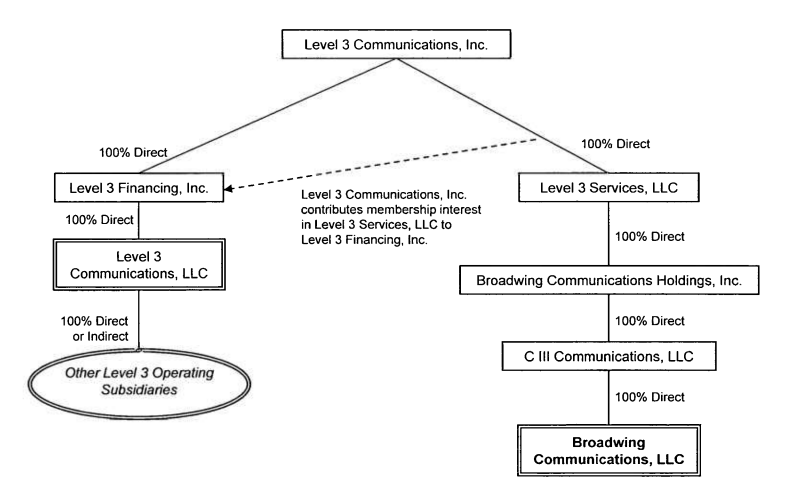


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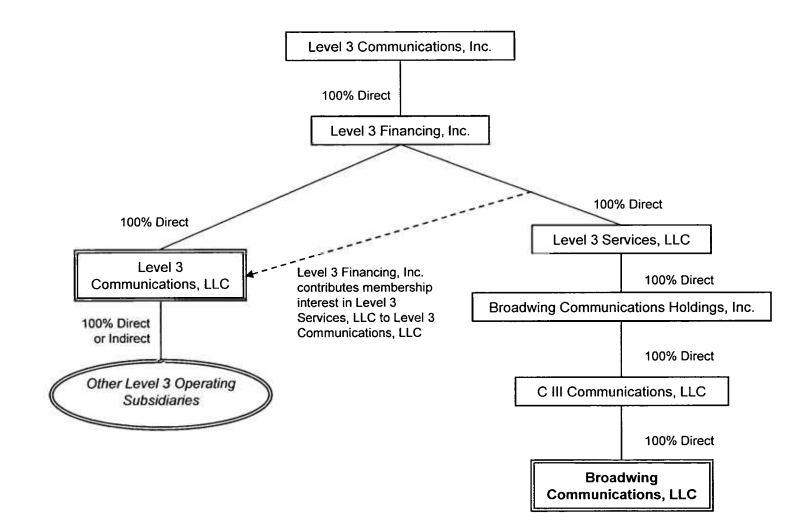
STEP 1 - Merger



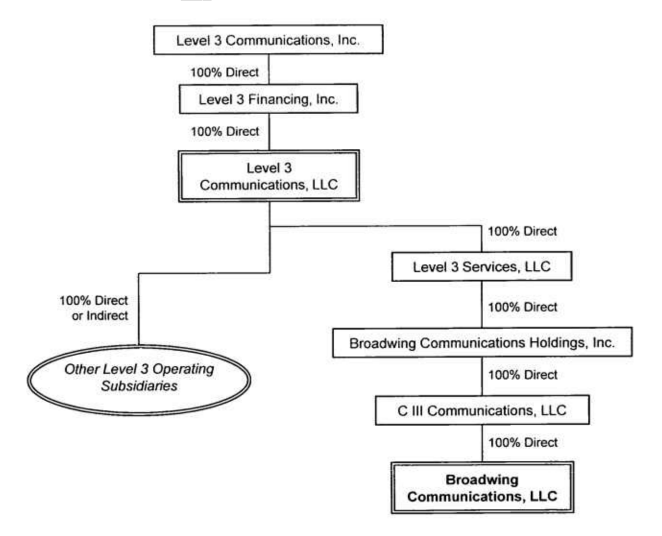
STEP 2(a) - Contribution of Membership Interest

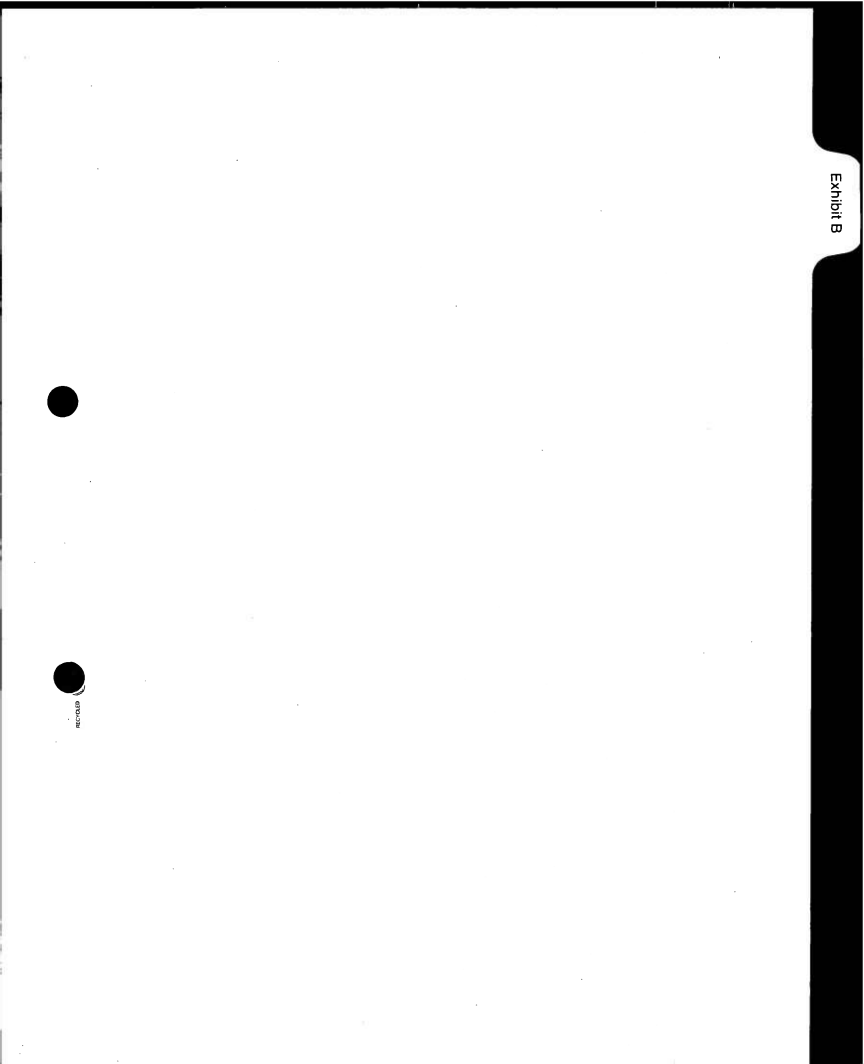


STEP 2(b) – Contribution of Membership Interest



POST TRANSACTION







Use these links to rapidly review the document Table of Contents LEVEL 3 COMMUNICATIONS, INC. AND SUBSIDIARIES INDEX TO CONSOLIDATED FINANCIAL STATEMENTS

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 **FORM 10-K** (Mark One) X **ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934** For the fiscal year ended December 31, 2005 OR **TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934** For the transition period from to Commission file number: 0-15658 Level 3 Communications, Inc. (Exact name of Registrant as specified in its charter) 47-0210602 Delaware (State or other jurisdiction (I.R.S. Employer Identification No.) of incorporation or organization) 1025 Eldorado Boulevard, Broomfield, Colorado 80021-8869 (Address of principal executive offices) (Zip code) (720) 888-1000 (Registrant's telephone number including area code) Securities registered pursuant to Section 12(b) of the Act: None Securities registered pursuant to section 12(g) of the Act: Common Stock, par value \$.01 per share Indicate by check mark whether the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes 🗵 No 🗆

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes 🗆 No

X

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and

(2) has been subject to such filing requirements for the past 90 days. /x/ Yes // No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§ 229.405 of this chapter) is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. //

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act. (Check one):

■ Large accelerated filer □ Accelerated filer □ Non-accelerated filer

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes 🗆 No 🗵

As of June 30, 2005 the aggregate market value of common stock held by non-affiliates of the registrant approximated \$670 million based upon the closing price of the common stock as reported on the Nasdaq National Market as of the close of business on that date. Shares of common stock held by each executive officer and director and by each entity that owns 10% or more of the outstanding common stock have been excluded in that such persons may be deemed to be affiliates. This determination of affiliate status is not necessarily a conclusive determination for other purposes.

Indicate the number of shares outstanding of each of the registrant's classes of common stock, as of the latest practicable date.

Outstanding

819,625,992 as of March 1, 2006

Common Stock, par value \$.01 per share

Title

DOCUMENTS INCORPORATED BY REFERENCE

List hereunder the following documents if incorporated by reference and the Part of the Form 10-K (e.g., Part I, Part II, etc.) into which the document is incorporated: (1) Any annual report to security holders; (2) Any proxy or information statement; and (3) Any prospectus filed pursuant to Rule 424(b) or (c) under the Securities Act of 1933. The listed documents should be clearly described for identification purposes (e.g., annual report to security holders for fiscal year ended December 24, 1980).

Portions of the Company's Definitive Proxy Statement for the 2005 Annual Meeting of Stockholders are incorporated by reference into Part III of this Form 10-K



SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized, this 2nd day of March, 2006.

LEVEL 3 COMMUNICATIONS, INC.

By: /s/ JAMES Q. CROWE

Name: James Q. Crowe Title: Chief Executive Officer

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

Walter Scott. Jr. Chainman of the Delta March 2, 2006 /s/ JAMES Q. CROWE Chief Executive Officer and Director March 2, 2006 James Q. Crowe Group Vice President and Chief Financial Officer March 2, 2006 /s/ SUNIT S. PATEL Group Vice President and Chief Financial Officer March 2, 2006 /s/ ERIC J. MORTENSEN Senior Vice President and Controller (Principal Financial Officer) March 2, 2006 /s/ S JAMES O. ELLIS, JR. Director March 2, 2006 /s/ RICHARD R. JAROS Director March 2, 2006 (s/ ROBERT E. JULIAN Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ JOHN T. REED Director March 2, 2006 /s/ MICHAEL B. YANNEY Director March 2, 2006 /s/ ALBERT C. YATES Director March 2, 2006 /s/ ALBERT C. YATES Director March 2, 2006	/s/ WALTER SCOTT, JR.	- Chairman of the Board	March 2, 2006
James Q. Crowe Chief Executive Officer and Director March 2, 2006 /s/ SUNIT S. PATEL Group Vice President and Chief Financial Officer (Principal Financial Officer) March 2, 2006 /s/ ERIC J. MORTENSEN Senior Vice President and Controller (Principal Accounting Officer) March 2, 2006 /s/ JAMES O. ELLIS, JR. Director March 2, 2006 /s/ RICHARD R. JAROS Director March 2, 2006 /s/ ROBERT E. JULIAN Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ ALBERT C. YATES Director March 2, 2006	Walter Scott. Jr.		March 2, 2000
James Q. Crowe /s/ SUNIT S. PATEL Group Vice President and Chief Financial Officer March 2, 2006 Sunit S. Patel (Principal Financial Officer) March 2, 2006 /s/ ERIC J. MORTENSEN Senior Vice President and Controller (Principal Accounting Officer) March 2, 2006 /s/ JAMES O. ELLIS, JR. Director March 2, 2006 /s/ JAMES O. ELLIS, JR. Director March 2, 2006 /s/ RICHARD R. JAROS Director March 2, 2006 /s/ ROBERT E. JULIAN Director March 2, 2006 /s/ ROBERT E. JULIAN Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ JOHN T. REED Director March 2, 2006 /s/ MICHAEL B. YANNEY Director March 2, 2006 /s/ ALBERT C. VATES Director March 2, 2006	/s/ JAMES Q. CROWE	- Chief Evecutive Officer and Director	March 2 2006
Sunit S. Patel Order President and Child Financial Officer March 2, 2006 /s/ ERIC J. MORTENSEN Senior Vice President and Controller (Principal Accounting Officer) March 2, 2006 /s/ Eric J. MORTENSEN Senior Vice President and Controller (Principal Accounting Officer) March 2, 2006 /s/ JAMES O. ELLIS, JR. Director March 2, 2006 /s/ RICHARD R. JAROS Director March 2, 2006 /s/ ROBERT E. JULIAN Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ JOHN T. REED Director March 2, 2006 /s/ JOHN T. REED Director March 2, 2006 /s/ MICHAEL B. YANNEY Director March 2, 2006 /s/ ALBERT C. VATES Director March 2, 2006	James Q. Crowe	- Chief Executive Officer and Director	Waten 2, 2000
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Eric J. Mortensen Schor Vice President and Controller (Principal Accounting Officer) March 2, 2006 /s/ JAMES O. ELLIS, JR. James O. Ellis, Jr. Director March 2, 2006 /s/ RICHARD R. JAROS Director March 2, 2006 Richard R. Jaros Director March 2, 2006 /s/ ROBERT E. JULIAN Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ JOHN T. REED Director March 2, 2006 /s/ MICHAEL B. YANNEY Director March 2, 2006 /s/ ALBERT C. YATES Director March 2, 2006	Sunit S. Patel	(Principal Financial Officer)	Maron 2, 2000
Eric J. Mortensen Accounting Officer) /s/ JAMES O. ELLIS, JR. Director March 2, 2006 James O. Ellis, Jr. Director March 2, 2006 /s/ RICHARD R. JAROS Director March 2, 2006 Richard R. Jaros Director March 2, 2006 /s/ ROBERT E. JULIAN Director March 2, 2006 /s/ ROBERT E. JULIAN Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ JOHN T. REED Director March 2, 2006 /s/ JOHN T. REED Director March 2, 2006 /s/ MICHAEL B. YANNEY Director March 2, 2006 /s/ ALBERT C. YATES Director March 2, 2006	/s/ ERIC J. MORTENSEN		March 2 2006
Director March 2, 2006 James O. Ellis, Jr. /s/ RICHARD R. JAROS /s/ RICHARD R. JAROS Director Richard R. Jaros Director /s/ ROBERT E. JULIAN Director Robert E. Julian Director /s/ ARUN NETRAVALI Director Arun Netravali Director /s/ JOHN T. REED Director John T. Reed Director /s/ MICHAEL B. YANNEY Director Michael B. Yanney Director /s/ ALBERT C. YATES Director	Eric J. Mortensen	Accounting Officer)	Water 2, 2000
James O. Ellis, Jr. /s/ RICHARD R. JAROS Richard R. Jaros /s/ ROBERT E. JULIAN Robert E. JULIAN Director Robert E. Julian /s/ ARUN NETRAVALI Director Arun Netravali /s/ JOHN T. REED Director John T. Reed /s/ MICHAEL B. YANNEY March 2, 2006 March 2, 2006	/s/ JAMES O. ELLIS, JR.		March 2 2006
Director March 2, 2006 Richard R. Jaros Director March 2, 2006 /s/ ROBERT E. JULIAN Director March 2, 2006 Robert E. Julian Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ JOHN T. REED Director March 2, 2006 /s/ JOHN T. Reed Director March 2, 2006 /s/ MICHAEL B. YANNEY Director March 2, 2006 /s/ ALBERT C. YATES Director March 2, 2006	James O. Ellis, Jr.		Waren 2, 2000
Richard R. Jaros /s/ ROBERT E. JULIAN Director March 2, 2006 Robert E. Julian Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ ARUN NETRAVALI Director March 2, 2006 /s/ JOHN T. REED Director March 2, 2006 /s/ JOHN T. REED Director March 2, 2006 /s/ MICHAEL B. YANNEY Director March 2, 2006 /s/ Michael B. Yanney Director March 2, 2006 /s/ ALBERT C. YATES Director March 2, 2006	/s/ RICHARD R. JAROS		
Director March 2, 2006 Robert E. Julian /s/ ARUN NETRAVALI /s/ ARUN NETRAVALI Director Arun Netravali Director /s/ JOHN T. REED Director John T. Reed Director /s/ MICHAEL B. YANNEY Director Michael B. Yanney Director /s/ ALBERT C. YATES Director	Richard R. Jaros		Waten 2, 2000
Robert E. Julian /s/ ARUN NETRAVALI Director March 2, 2006 Arun Netravali Director March 2, 2006 /s/ JOHN T. REED Director March 2, 2006 John T. Reed Director March 2, 2006 /s/ MICHAEL B. YANNEY Director March 2, 2006	/s/ ROBERT E. JULIAN		March 2 2006
DirectorMarch 2, 2006Arun Netravali/s/ JOHN T. REEDJohn T. ReedDirectorJohn T. ReedDirector/s/ MICHAEL B. YANNEYDirectorMichael B. YanneyDirector/s/ ALBERT C. YATESDirectorDirectorMarch 2, 2006	Robert E. Julian		Maron 2, 2000
Arun Netravali /s/ JOHN T. REED Director March 2, 2006 John T. Reed Director March 2, 2006 /s/ MICHAEL B. YANNEY Director March 2, 2006 Michael B. Yanney Director March 2, 2006 /s/ ALBERT C. YATES Director March 2, 2006	/s/ ARUN NETRAVALI	- Director	March 2, 2006
Director March 2, 2006 /s/ MICHAEL B. YANNEY Director Michael B. Yanney Director /s/ ALBERT C. YATES Director	Arun Netravali		March 2, 2000
John T. Reed /s/ MICHAEL B. YANNEY Michael B. Yanney /s/ ALBERT C. YATES Director March 2, 2006 March 2, 2006	/s/ JOHN T. REED	- Director	March 2, 2006
Director March 2, 2006 Michael B. Yanney /s/ ALBERT C. YATES Director March 2, 2006	John T. Reed		March 2, 2000
Michael B. Yanney /s/ ALBERT C. YATES Director March 2, 2006	/s/ MICHAEL B. YANNEY	- Director	March 2, 2006
Director March 2, 2006	Michael B. Yanney		March 2, 2000
	/s/ ALBERT C. YATES	- Director	March 2 2006
	Albert C. Yates		Watch 2, 2000

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Consolidated Balance Sheets

Consolidated Statements of Cash Flows

Consolidated Statements of Changes in Stockholders' Equity (Deficit)

Consolidated Statements of Comprehensive Loss

Notes to Consolidated Financial Statements

Schedules not indicated above have been omitted because of the absence of the conditions under which they are required or because the information called for is shown in the consolidated financial statements or in the notes thereto.



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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Stockholders and Board of Directors Level 3 Communications, Inc.:

We have audited the consolidated balance sheets of Level 3 Communications, Inc. (a Delaware corporation) and subsidiaries as of December 31, 2005 and 2004, and the related consolidated statements of operations, cash flows, changes in stockholders' equity (deficit) and comprehensive loss for each of the years in the three-year period ended December 31, 2005. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Level 3 Communications, Inc. and subsidiaries as of December 31, 2005 and 2004, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2005, in conformity with U.S. generally accepted accounting principles.

is discussed in note 1 to the consolidated financial statements, Level 3 Communications, Inc. and subsidiaries adopted the provisions of arcment of Financial Accounting Standards No. 143, "Accounting for Asset Retirement Obligations," effective January 1, 2003.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the effectiveness of Level 3 Communications, Inc.'s internal control over financial reporting as of December 31, 2005, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), and our report dated March 1, 2006 expressed an unqualified opinion on management's assessment of, and the effective operation of, internal control over financial reporting.

/s/ KPMG LLP

Denver, Colorado March 1, 2006

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Stockholders and Board of Directors Level 3 Communications, Inc.:

We have audited management's assessment, included in the accompanying Management's Report on Internal Control Over Financial Reporting that Level 3 Communications, Inc. maintained effective internal control over financial reporting as of December 31, 2005, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Level 3 Communications, Inc.'s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting. Our responsibility is to express an opinion on management's assessment and an opinion on the effectiveness of the Company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, evaluating management's assessment, testing and evaluating the design and operating effectiveness of internal control, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide able assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accurately and fairly reflect the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, management's assessment that Level 3 Communications, Inc. maintained effective internal control over financial reporting as of December 31, 2005, is fairly stated, in all material respects, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Also, in our opinion, Level 3 Communications, Inc. maintained, in all material respects, effective internal control over financial reporting as of December 31, 2005, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of Level 3 Communications, Inc. and subsidiaries as of December 31, 2005 and 2004, and the related consolidated statements of operations, cash flows, changes in stockholders' equity (deficit) and comprehensive loss for each of the years in the three-year proceeded December 31, 2005, and our report dated March 1, 2006 expressed an unqualified opinion on those consolidated financial statements.

/s/ KPMG LLP

Denver, Colorado March 1, 2006

CONSOLIDATED STATEMENTS OF OPERATIONS

For each of the three years ended December 31, 2005

	2005	2004	2003
	(dollars in r	nillions, except per	share data)
Revenue:	¢ 1645	¢ 1,605	¢ 1047
Communications Information services	\$ 1,645 1,894	\$ 1,685 1,861	\$ 1,947 1,920
Coal mining	74	91	80
Total revenue	3,613	3,637	3,947
Costs and Expenses (exclusive of depreciation and amortization shown separately below):			
Cost of revenue:			
Communications	463	436	370
Information services	1,717	1,705	1,778
'oal mining	53	67	58
Total cost of revenue	2,233	2,208	2,206
Depreciation and amortization	657	682	813
Selling, general and administrative	912	947	1,027
Restructuring and impairment charges	23	16	40
Total costs and expenses	3,825	3,853	4,086
Operating Loss	(212)	(216)	(139)
Other Income (Expense):			
Interest income	35	13	18
Interest expense	(530)	(485)	(567)
Gains on early extinguishment of debt	<u> </u>	197	41
Other, net	28	39	(107)
Total other income (expense)	(467)	(236)	(615)
Location Continuing Operations Before Income Taxes and Change in			
A principle	(679)	(452)	(754)
Income Tax Benefit (Expense)	(8)	(6)	50
Loss from Continuing Operations	(687)	(458)	(704)
Income (Loss) from Discontinued Operations	49		(12)
Net Loss Before Change in Accounting Principle	(638)	(458)	(716)
Cumulative Effect of Change in Accounting Principle			5
Net Loss	\$ (638)	\$ (458)	\$ (711)
Earnings (Loss) Per Share of Common Stock (Basic and Diluted):	-		
Loss from Continuing Operations	\$ (0.98)	\$ (0.67)	
Income (Loss) from Discontinued Operations	0.07		(0.02)
Cumulative Effect of Change in Accounting Principle			0.01
Net Loss	(0.91)	(0.67)	(1.26)
			(

See accompanying notes to consolidated financial statements.

CONSOLIDATED BALANCE SHEETS

December 31, 2005 and 2004

	(do			
	(dollars in millio share d			
Assets Current Assets: Cash and cash equivalents	S	452	\$	443
Marketable securities Restricted cash and securities Receivables, less allowances for doubtful accounts of \$23 and \$23, respectively Other	Ų	176 33 830 186	-	225 48 541 145
Total Current Assets		1,677		1,402
Property, Plant and Equipment, net table Securities Tooted Cash and Securities Goodwill and Intangibles, net Other Assets, net		5,638 234 72 533 123		5,375 114 67 457 129
	\$	8,277	\$	7,544
Liabilities and Stockholders' Deficit Current Liabilities: Accounts payable Current portion of long-term debt Accrued payroll and employee benefits Accrued interest Deferred revenue	\$	794 96 102 266	\$	600 143 78 73 253
Other		177	CARCELLA	155
Total Current Liabilities Long-Term Debt, less current portion Deferred Revenue Optimiabilities		1,435 6,023 748 547		1,302 5,067 840 492
Commitments and Contingencies				
Stockholders' Deficit: Preferred stock, \$.01 par value, authorized 10,000,000 shares: no shares outstanding Common stock, \$.01 par value, authorized 1,500,000,000 shares: 817,767,818 outstanding in 2005 and 686,496,721 outstanding in 2004 Additional paid-in capital Accumulated other comprehensive income (loss) Accumulated deficit		8 7,759 (51) (8,192)		7 7,371 19 (7,554)
Total Stockholders' Deficit		(476)		(157)
	\$	8,277	\$	7,544

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS

For each of the three years ended December 31, 2005

	2005		2005 2004		2003			
	(dollars in millions)							
Cash Flows from Operating Activities:								
Net Loss	\$	(638)	\$	(458)	\$	(711)		
(Income) loss from discontinued operations		(49)				12		
Cumulative effect of change in accounting principle						(5)		
Loss from continuing operations		(687)		(458)		(704)		
Adjustments to reconcile loss from continuing operations to net cash provided by (used		. ,		. ,		• •		
in) continuing operations:								
Equity earnings		—				(3)		
Depreciation and amortization		657		682		813		
Induced conversion expense on convertible debt				—		200		
Gain on debt extinguishments				(197)		(41)		
Loss on impairments and asset sales		9				—		
Gain on sale of property, plant and equipment, Commonwealth Telephone shares and								
other assets		(9)		(39)		(74)		
Non-cash compensation expense attributable to stock awards		55		44		82		
Deferred revenue		(109)		(67)		(267)		
Deferred income taxes				_		(57)		
Amortization of debt issuance costs		16		16		42		
Accreted interest on discount debt		33		75		106		
Accrued interest on long-term debt		30		(27)		25		
Change in working capital items net of amounts acquired:								
Receivables		(41)		26		(28)		
Other current assets		(36)		8		48		
Payables		11		(28)		(56)		
Other liabilities		(26)		(107)		(48)		
Other		(23)		(5)		(11)		
Net Cash Provided by (Used in) Continuing Operations		(120)		(77)		27		
Cash Flows from Investing Activities:		()		、 <i>,</i>				
Proceeds from sales and maturities of marketable securities		584		70				
Purchases of marketable securities		(648)		(410)				
rease (increase) in restricted cash and securities		(4)		21		9		
supital expenditures		(305)		(273)		(153)		
Investments		(10)				(2)		
WilTel acquisition, net of cash acquired of \$128		(369)		_		_		
Sprint acquisition, excluding pre-assignment or assumption income				(34)		_		
ICG acquisition		—		(35)		_		
Genuity acquisition						(109)		
Proceeds from sale of Commonwealth shares		—		41				
Proceeds from sale of toll road operations				—		46		
Proceeds from sale of property, plant and equipment, and other investments		11		29		57		
Net Cash Used in Investing Activities	\$	(741)	\$	(591)	\$	(152)		

(continued)

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS—(Continued)

For each of the three years ended December 31, 2005

	2	2004			2003	
			(dollars	s in millions	;)	211000000
Cash Flows from Financing Activities: Long-term debt borrowings, net of issuance costs Payments and repurchases of long-term debt, including current portion Stock options exercised	\$	943 (130)	\$	985 (1,027)	\$	848 (772) 3
Net Cash Provided by (Used in) Financing Activities		813		(42)		79
Discontinued Operations (Revised—See Note 1): Net Cash Provided by (Used in) Discontinued Operating Activities Net Cash Provided by (Used in) Investing Activities Net Cash Provided by (Used in) Financing Activities		(3) 78 (1)		13 (6) (1)		14 11
Ash Provided by Discontinued Operations		74		6		25
Effect of Exchange Rates on Cash and Cash Equivalents		(17)		18	-	8
Net Change in Cash and Cash Equivalents		9		(686)		(13)
Cash and Cash Equivalents at Beginning of Year		443		1,129		1,142
Cash and Cash Equivalents at End of Year	\$	452	\$	443	\$	1,129
Supplemental Disclosure of Cash Flow Information: Cash interest paid Income taxes paid	\$	451 1	\$	421 13	\$	394
Noncash Investing and Financing Activities: Common stock issued in exchange for long term debt Long-term debt principal retired by issuing common stock Ancrued interest paid with common stock mon stock issued for acquisitions Seng-term debt extinguished due to sale of toll road operations. Settlement of debt obligation and current liabilities with restricted securities Capital leases assumed in Genuity transaction Decrease in deferred revenue related to acquisitions Warrants cancelled in exchange for construction services	\$	$\frac{-}{313}$ $\frac{-}{13}$ $\frac{-}{2}$	\$		\$	953 1,007 10 29 139 410 309 76 (2)

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT)

For each of the three years ended December 31, 2005

		Common Stock		Capital Income (Loss)		Other Comprehensive Income (Loss)		Other Comprehensive		lated cit	•] ••••••••••	fotal
					(dollars in	millions)						
Balances at December 31, 2002 Common Stock:	\$	4	\$	6,273	\$	(132)	\$	(6,385)	\$	(240)		
Issued to extinguish long-term debt Stock options exercised		3		950 3						953 3		
Stock plan grants				57						57		
Shareworks plan		_		36						36		
401(k) plan		—		14		—		<u></u>		14		
Warrants cancelled		—		(2)		—				(2)		
Telverse acquisition				29				(711)		29 (711)		
Comprehensive Income				_		42		(/11)		42		
eomprenensive meome	******					<u>م</u> (-			
Balances at December 31, 2003		7		7,360		(90)		(7,096)		181		
Common Stock:												
Stock plan grants				22		_				22		
Shareworks plan				34		—				34		
401(k) plan		—		17		—		—		17		
Convertible Note Hedge and Warrant (See				((2))						((0))		
Note 14)				(62)				(458)		(62) (458)		
Net Loss Other Comprehensive Income						109		(438)		(438)		
Office Comprehensive medine						102				102		
Balances at December 31, 2004		7		7,371		19		(7,554)		(157)		
Common Stock:												
WilTel acquisition		1		312						313		
Stock plan grants				37		_				37		
Shareworks plan		_		24		—		_		24		
(k) plan				15		—		((20)		15		
Notes Somprehensive Loss		—				(70)		(638)		(638) (70)		
Omer Comprehensive Loss						(70)			-	(70)		
Balances at December 31, 2005	\$	8	\$	7,759	\$	(51)	\$	(8,192)	\$	(476)		

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS

For each of the three years ended December 31, 2005

	 2005	5 2004			2003	
	 (dollars	s in millions	ıs)		
Net Loss	\$ (638)	\$	(458)	\$	(711)	
Other Comprehensive Income (Loss) Before Tax: Foreign currency translation adjustments	(72)		29		31	
Unrealized holding gains (losses) on marketable equity securities and other arising during period. Reclassification adjustment for (gains) losses included in net loss	(1) 3		(2) 82		14 (3)	
Other Comprehensive Income (Loss), Before Tax	(70)		109		42	
Income Tax Benefit Related to Items of Other Comprehensive Income (Loss)	_		_			
Other Comprehensive Income (Loss), Net of Taxes	(70)		109		42	
prehensive Loss	\$ (708)	\$	(349)		(669)	

SUPPLEMENTARY STOCKHOLDERS' DEFICIT INFORMATION

	Cu Tra	Net Foreign Currency Translation Adjustment			1	fotal
		(dollars	in mi	llions)		
Accumulated other comprehensive income (loss):						
Balance at January 1, 2003 Change	\$	(113) 29	\$	(19) 13	\$	(132) 42
Balance at December 31, 2003 ge		(84) 134		(6) (25)		(90) 109
Balance at December 31, 2004 Change		50 (69)		(31) (1)		19 (70)
Balance at December 31, 2005	\$	(19)		(32)		(51)

See accompanying notes to consolidated financial statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(1) Summary of Significant Accounting Policies

Principles of Consolidation

The consolidated financial statements include the accounts of Level 3 Communications, Inc. and subsidiaries (the "Company" or "Level 3") in which it has control, which are engaged in enterprises primarily related to communications, information services, and coal mining. Fiftypercent-owned mining joint ventures are consolidated on a pro rata basis. Investments in other companies in which the Company exercises significant influence over operating and financial policies or has significant equity ownership are accounted for by the equity method. All significant intercompany accounts and transactions have been eliminated.

On December 23, 2005, Level 3 acquired WilTel Communications Group, LLC and its operating subsidiaries ("WilTel"). The financial position, results of operations and cash flows attributable to WilTel are included in the consolidated financial statements from the date of acquisition. (See Note 2)

On November 30, 2005, Level 3 sold (*i*)Structure, LLC ("(*i*)Structure"), Level 3's wholly-owned IT infrastructure management outsourcing subsidiary to Infocrossing, Inc. ("Infocrossing"). In 2003, Level 3 sold Software Spectrum, Inc.'s contact service business and the Mitteest Fiber Optic Network ("MFON") business acquired in the Genuity, Inc. ("Genuity") transaction. The results of operations and cash for these businesses have been classified as discontinued operations in the consolidated financial statements for all periods presented (See Note 3).

Communications

The Company's communications business provides a broad range of integrated communications services primarily in the United States and Europe as a facilities-based provider (that is, a provider that owns or leases a substantial portion of the property, plant and equipment necessary to provide its services). The Company has created, through a combination of construction, purchase and leasing of facilities and other assets, an advanced international, end-to-end, facilities-based communications network. The Company has built and continues to upgrade the network based on optical and Internet Protocol technologies in order to leverage the efficiencies of these technologies to provide lower cost communications services.

Revenue for communications services, including private line, wavelengths, colocation, Internet access, managed modem, voice, video and dark fiber, is recognized monthly as the services are provided based on contractual amounts expected to be collected. If, at the time services are rendered, collection is not reasonably assured either due to credit risk, the potential for billing disputes or other reasons, revenue is not recognized until such contingencies are resolved. Reciprocal compensation revenue is recognized only when an interconnection agreement is in place with another carrier.

crtain sale and long-term IRU agreements of dark fiber and capacity are required to be accounted for in the same manner as sales of real with property improvements or integral equipment. This accounting treatment results in the deferral of the cash that has been received and the recognition of revenue ratably over the term of the agreement (currently up to 20 years).

Termination revenue is recognized when a customer discontinues service prior to the end of the contract period, for which Level 3 had previously received consideration and for which revenue recognition was deferred. Termination revenue is also recognized when customers make termination penalty payments to Level 3 to settle contractually committed purchase amounts that the customer no longer expects to meet or when a customer and Level 3 renegotiate a contract under which Level 3 is



no longer obligated to provide services for consideration previously received and for which revenue recognition has been deferred. Termination revenue is reported in the same manner as the original service provided, and amounted to \$133 million, \$113 million and \$346 million in 2005, 2004 and 2003, respectively (See Note 4).

The Company is obligated under dark fiber IRUs and other capacity agreements to maintain its network in efficient working order and in accordance with industry standards. Customers are obligated for the term of the agreement to pay for their allocable share of the costs for operating and maintaining the network. The Company recognizes this revenue monthly as services are provided.

Level 3's customer contracts require the Company to meet certain service level commitments. If Level 3 does not meet the required service levels, it may be obligated to provide credits, usually in the form of free service, for a short period of time. The original services that resulted in the credits are not included in revenue and, to date, have not been material.

Cost of revenue for the communications business includes leased capacity, right-of-way costs, access charges and other third party circuit costs directly attributable to the network, as well as costs of assets sold pursuant to sales-type leases, but excludes depreciation and amortization and related impairment expenses. The Company also includes in communications cost of revenue the satellite transponder lease costs, the package delivery costs and the blank tape media costs attributable to the video business.

The Company recognizes the cost of network services as they are incurred in accordance with contractual requirements. The Company disputes incorrect billings from its suppliers of network services. The most prevalent types of disputes include disputes for circuits that are not disconnected by its supplier on a timely basis and usage bills with incorrect or inadequate information. Depending on the type and complexity of issues involved, it may take several quarters to resolve the disputes.

In determining the amount of these expenses and related accrued liabilities to reflect in its financial statements, the Company considers the adequacy of documentation of disconnect notices, compliance with prevailing contractual requirements for submitting these disconnect notices and disputes to the provider of the network services, and compliance with its interconnection agreements with these carriers. Significant judgment is required in estimating the ultimate outcome of the dispute resolution process, as well as any other amounts that may be incurred to conclude the negotiations or settle any litigation. Actual results could vary from the estimated amounts accrued for disputes.

The Company may periodically enter into agreements to acquire network assets from other telecommunications service carriers. These carriers may in turn acquire network assets from Level 3. Transactions in which Level 3 transfers network assets to and acquires network assets from the same third party at or about the same time are referred to as "contemporaneous transactions." These transactions would generally be recorded as non-monetary exchanges of similar assets at book value, as these transactions do not represent the culmination of an earnings process. Contemporaneous transactions are recorded as an adjustment to the book value of the transferred property. The adjusted book value becomes the carrying value of the transferred property, plant and equipment. The Company did not enter into these types of agreements during the three years ended December 31, 2005. Beginning January 1, 2006, the Company will measure non-monetary assets





exchanges at fair value in accordance with SFAS No. 153, "Exchanges of Non-Monetary Assets", ("SFAS No. 153").

Competition

The communications industry is highly competitive. Many of the Company's existing and potential competitors in the communications industry have financial, personnel, marketing and other resources significantly greater than those of the Company, as well as other competitive advantages including larger customer bases. Increased consolidation and strategic alliances in the industry resulting from the Telecommunications Act of 1996, the opening of the U.S. market to foreign carriers, technological advances and further deregulation could give rise to significant new competitors to the Company.

Concentration of Credit Risk

The Company provides communications services to a wide range of customers, ranging from well capitalized national carriers to smaller, early stage companies. The Company has in place policies and procedures to review the financial condition of potential and existing customers and concludes that collectibility of revenue and other out-of-pocket expenses is probable prior to the commencement of services. If the financial condition of an existing customer deteriorates to a point where payment for services is in doubt, the Company will not recognize revenue attributable to that customer until cash is received. As a result of the WilTel acquisition in 2005, the total number of customers increased to approximately 5,000 at December 31, 2005. A significant portion of WilTel's revenue is attributable to SBC Services, Inc., a wholly-owned subsidiary of AT&T Inc. ("SBC") and as a result, due to the credit worthiness of SBC, the Company does not believe its overall credit risk has increased significantly. The policies and procedures for reviewing the financial condition and recognizing revenues of these autoinal customers related to the WilTel acquisition remained consistent with those described above. The Company has from time to time of the dimensional customers with value-added resellers and other channel partners to reach consumer and enterprise markets for voice services. The

Company has policies and procedures in place to evaluate the financial condition of these resellers prior to initiating service to the final customer. The Company is not immune from the effects of the downturn in the communications industry; however, management believes the concentration of credit risk with respect to receivables is mitigated due to the dispersion of the Company's customer base among different industries and geographic areas and remedies provided by the terms of contracts and statutes.

A significant portion of Level 3's communications service revenue is concentrated among a limited number of customers. Revenue attributable to Time Warner Inc. and subsidiaries, including America Online, amounted, on an aggregate basis, to \$288 million, \$374 million and \$450 million for the years ended December 31, 2005, 2004 and 2003, respectively, representing approximately 8 percent, 10 percent and 11 percent of consolidated revenue for the respective years and is included within the Communications segment on the consolidated statements of operations. If Level 3 would lose one or more major customers, or if one or more major customers significantly decreased its orders for Level 3 services, the Company's communications business would be materially and adversely affected.

The Company's DSL aggregation services were primarily provided to a single customer on an exclusive basis in certain markets, which exclusivity expired at the end of the first quarter of 2005. The customer completed the migration of its existing DSL customers to its own network during the third quarter of 2005.



As part of the WilTel transaction, the Company acquired certain contracts with SBC that represented approximately 66% percent of WilTel's 2005 revenue. The Company expects SBC to be a significant customer in 2006.

Information Services

The Company's information services business reflects the results of Software Spectrum, Inc. ("Software Spectrum"), a global reseller of business software. During 2005, the Company sold the other operating unit included in its information services business, (*i*) Structure, primarily a provider of computer outsourcing services. The financial position, results of operations and cash flows for (*i*) Structure have been classified as discontinued operations in the consolidated financial statements for all periods presented (See Note 3).

Software Spectrum is a global reseller of business software, primarily to large and medium sized businesses. Revenue is recognized as either an agency fee, whereby sales under certain licensing programs permit Software Spectrum to recognize only a service fee paid by the software publisher as revenue, or on a "gross" basis in which case the Company recognizes the full value of the software sold as revenue. Accounting literature provides guidance to enable companies to determine whether revenues from the reselling of goods and services should be recorded on a "gross" or "net" basis. The Company believes that the facts and circumstances, particularly those involving pricing and credit risk indicate that the majority of Software Spectrum's sales should be recorded on a "gross" basis. The latitude and ability of Software Spectrum to establish the selling price to the customer is an important indication of "gross" revenue reporting. The assumption of credit risk is another important factor in determining "gross" versus "net" reporting. Software Spectrum has the responsibility to pay suppliers for all products ordered, regardless of when, or if, it collects from its customers. Software Spectrum is also solely responsible for determining the creditworthiness of its customers.

ticrosoft Corporation, a significant supplier of software to Software Spectrum, changed certain licensing programs in 2001 whereby new enterprise-wide licensing arrangements are priced, billed and collected directly by Microsoft. In 2003, several other suppliers, for whom Software Spectrum resells products and services, began adopting this type of program. Software Spectrum will continue to provide sales and support services related to these transactions and will earn a service fee directly from the software publishers for these activities. Under this licensing program, Software Spectrum only recognizes the service fee paid by the software publisher as revenue and not the entire value of the software. The Company continues to sell products under various licensing programs, but beginning in 2003, has experienced an increase in the level of sales under these new programs and management expects further adoption of agency licensing programs in the future. If Microsoft and other software publishers are able to successfully implement and sell a significant amount of software under this program, or it is determined that the accounting for reselling of the software should be recorded on a "net" basis, the Company may experience a significant decline in information services revenue, but will also experience a comparable decline in cost of revenue.

Microsoft is the primary provider of business software to the Company's Software Spectrum business. If Microsoft should successfully implement programs for the direct sale of software through volume purchase agreements or other arrangements intended to exclude the distribution or resale channel, Software Spectrum's results of operations would be materially and adversely affected.



In 2005, Microsoft notified Software Spectrum of proposed changes to Microsoft's sales agency program which, once finalized by Microsoft, will take effect for customer contracts entered into after July 1, 2006. All contracts completed prior to July 1, 2006, will be grandfathered under the existing sales agency program. Under the proposed revised program for agency type sales as currently drafted, the number of performance metrics against which Software Spectrum is measured and the standard of performance on those metrics are expected to increase. Based on a preliminary evaluation of Microsoft's proposed program changes, Software Spectrum expects that the amount of agency fees it earns from Microsoft will be reduced over the three-year period in which it is implemented. Due to the grandfathering of existing sales agency program sales, however, Software Spectrum anticipates that the program changes will not have a significant effect on Software Spectrum is not able to definitively determine the effects of Microsoft's proposed changes on its results of operations and financial position after July 1, 2006.

Revenue is recognized from software sales at the time of product shipment, or in accordance with the terms of licensing contracts, when the price to the customer is fixed, and collectibility is reasonably assured. Revenue from maintenance contracts is recognized when invoiced, the license period has commenced, when the price to the customer is fixed, and collectibility is reasonably assured, as Software Spectrum has no future obligations associated with future performance under these maintenance contracts. Advance billings are recorded as deferred revenue until services are provided.

Cost of revenue for Software Spectrum includes direct costs of the licensing activity and costs to purchase and distribute software. The costs directly attributable to advance billings are deferred and included in other current and noncurrent assets in the consolidated balance sheet. Rebate income received from software publishers is recognized as a reduction of cost of revenue in the period in which the rebate is earned based on a systematic allocation of the total rebate income considered probable of being realized.

Competition

The information services industry is highly competitive. Many of the Company's competitors in the industry have financial, marketing and other resources significantly greater than those of the Company. In addition, the Company's software reselling business could be adversely affected if major software publishers successfully implement or expand programs for the direct sale of software through volume purchase agreements or other arrangements intended to exclude the distribution or resale channel.

Concentration of Credit Risk

The Company's customer base consists of several thousand accounts including corporations, government agencies, educational institutions, non-profit organizations and other business entities. For the year ended December 31, 2005, no single customer represented more than 10 percent of information services revenue. The customer base is represented by a large number of Fortune 500 and Fortune Global 500 companies and the Company does not believe that the loss of any single customer would have a material adverse effect on its revenues.



Coal Mining

Historically, coal sold by Level 3's coal mining operations has been sold primarily under long-term contracts with public utilities, which burn coal in order to generate steam to produce electricity. A substantial portion of Level 3's coal revenue was earned from long-term contracts during 2005, 2004, and 2003. The remainder of Level 3's sales are made on the spot market. Costs of revenue related to coal sales include costs of mining and processing, estimated reclamation costs, royalties and production taxes.

The long-term contracts for the delivery of coal establish the price, volume, and quality requirements of the coal to be delivered. The contracts also contain provisions for periodic price adjustments through the use of indices for items such as materials, supplies and labor. Other portions of the price are adjusted for changes in production taxes, royalties and changes in cost due to new legislation or regulation. These contractual adjustments are recognized in revenue as the changes occur and become billable to the customers.

The terms and conditions of the long-term contracts generally require the customer to meet annual contractual commitments. Thus, the customer has the ability to defer or accelerate coal shipments during the year to meet its requirements. Revenue under these contracts is recognized when coal is actually shipped to the customer.

Competition

The coal industry is highly competitive. Level 3 competes with other domestic and foreign coal suppliers, most of whom are larger and have greater capital resources devoted to the coal mining business than Level 3, and with alternative methods of generating electricity and alternative energy sources. Many of Level 3's competitors are served by two railroads and, due to the competition, often benefit from lower transportation costs than Level 3, which at each of its mines is served by a single railroad. Additionally, many competitors have more favorable tical conditions than Level 3, often resulting in lower comparative costs of production.

Level 3 is also required to comply with various federal, state and local laws concerning protection of the environment. Level 3 believes its compliance with environmental protection and land restoration laws will not affect its competitive position since its competitors are similarly affected by these laws.

Concentration of Credit Risk

Level 3's coal sales contracts are concentrated with several electric utility and industrial companies. In the event that these customers do not fulfill contractual responsibilities, Level 3 could pursue the available legal remedies.

Selling, General and Administrative Expenses

Selling, general and administrative expenses include salaries, wages and related benefits (including charges for stock based compensation), property taxes, travel, insurance, rent, contract maintenance, advertising and other administrative expenses.

Advertising Costs

Level 3 expenses the cost of advertising as incurred. Advertising expense is included as a component of selling, general and administrative expenses in the accompanying consolidated statements of operations. Advertising expense was \$2 million, \$12 million and \$26 million for the years ended December 31, 2005, 2004 and 2003, respectively.

Rent Expense

The Company recognizes rent expense on a straight-line basis over the term of the lease based on the future minimum rental payments during the lease term.

Stock-Based Employee Compensation

The Company has accounted for stock-based employee compensation using a fair value based method pursuant to SFAS No. 123 "Accounting for Stock-Based Compensation" ("SFAS No. 123") since 1998. The Company recognizes expense using the accelerated vesting methodology of FASB Interpretation No. 28 "Accounting for Stock Appreciation Rights and Other Variable Stock Option or Award Plans" ("FIN 28") (See Note 15). Beginning January 1, 2006, Level 3 will adopt the provisions of SFAS No. 123R, "Share-Based Payment."

Depreciation and Amortization

roperty, plant and equipment are recorded at cost. Depreciation and amortization for the Company's property, plant and equipment are puted on straight-line and accelerated (for certain coal assets) methods based on the following useful lives:

Facility and Leasehold Improvements	10 - 40 years
Network Infrastructure (including fiber and conduit)	7 - 25 years
Operating Equipment	3 - 7 years
Furniture, Fixtures and Office Equipment	2 - 7 years

Leasehold improvements are depreciated over the shorter of their estimated useful lives or lease terms that are reasonably assured.

Depletion on mineral properties is provided on a units-of-extraction basis determined in relation to coal committed under sales contracts. The Company's coal mining business does not use its coal reserve estimates for purposes of depletion but, rather, depletes the properties over the estimated recoverable tons of coal that are required to be delivered under existing coal contracts.

Earnings (Loss) Per Share

Basic earnings (loss) per share have been computed using the weighted average number of shares during each period. Diluted earnings (loss) per share is computed by including the dilutive effect of common stock that would be issued assuming conversion or exercise of or ding convertible notes, stock options, stock based compensation awards and other dilutive securities. No such items were included in the cation of diluted loss per share in 2005, 2004 or 2003 due to the losses from continuing operations incurred by the Company.



Trade Accounts Receivable

Trade accounts receivable are recorded at the invoiced amount and can bear interest. The allowance for doubtful accounts is the Company's best estimate of the amount of probable credit losses in the Company's existing accounts receivable. The Company determines the allowance based on an analysis of the aging of the accounts receivable balance. The Company reviews its allowance for doubtful accounts quarterly. Past due balances over 90 days and over a specified amount are reviewed individually for collectibility. Account balances are charged off against the allowance after all means of collection have been exhausted and the potential for recovery is considered remote. The Company does not have any off-balance sheet credit exposure related to its customers.

Restricted Cash

The Company classifies any cash or other securities that collateralize outstanding letters of credit, long-term debt, or certain operating or performance obligations of the Company as restricted cash. The Company also classifies cash or other securities restricted to fund certain reclamation liabilities as restricted cash. The classification of restricted cash on the consolidated balance sheet as current or noncurrent is dependent on the duration of the restriction and the purpose for which the restriction exists.

Goodwill and Intangible Assets

The Company segregates identifiable intangible assets acquired in an acquisition from goodwill. In accordance with SFAS No. 142, "Goodwill and Other Intangible Assets" ("SFAS No. 142"), goodwill is no longer amortized, and is evaluated for impairment at least annually been on the fair value of the reporting unit to which the goodwill relates.

Intangible assets primarily include customer contracts, customer relationships and technology acquired in business combinations. These assets are amortized on a straight-line basis over the expected period of benefit which ranges from 2 to 11 years. Certain intangibles acquired in the WilTel transaction have an indefinite life.

Long-Lived Assets

The Company reviews the carrying amount of long-lived assets or groups of assets, at the lowest asset level where cash flow is separately measurable, for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. The determination of any impairment includes a comparison of the estimated future undiscounted operating cash flows anticipated to be generated during the remaining life of the asset to the net carrying value of the asset.

Accounting for Asset Retirement Obligations

The Company follows the policy of providing an accrual for reclamation of mined properties in accordance with SFAS No. 143, "Accounting for Asset Retirement Obligations" ("SFAS No. 143"), based on the estimated total cost of restoration of such properties to meet compliance with laws governing surface mining. These estimated costs are calculated based on the expected future risk adjusted cash flows to remediate such properties discounted at a risk-free rate. The Company also provides an accrual for obligations related to certain colocation and right-of-way agreements in accordance with SFAS No. 143, based on the estimated total cost of restoration of such properties to

their original condition. These estimated obligations are calculated based on the expected future discounted cash flows using the Company's estimated weighted average cost of capital at the time the obligation is incurred and applying a probability factor for conditional restoration obligations. Changes in expected future cash flows are discounted at interest rates that were in effect at the time of the original estimate for downward revision to such cash flows, and at interest rates in effect at the time of the change for upward revisions in the expected future cash flows.

Income Taxes

Deferred income taxes are provided for the temporary differences between the financial reporting and tax basis of the Company's assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse. Net operating losses not utilized can be carried forward for 20 years to offset future taxable income. A valuation allowance has been recorded against deferred tax assets, as the Company is unable to conclude under relevant accounting standards that it is more likely than not that deferred tax assets will be realizable.

Comprehensive Income (Loss)

Comprehensive income (loss) includes income (loss) and other non-owner related changes in equity not included in income (loss), such as unrealized gains and losses on marketable securities classified as available for sale, foreign currency translation adjustments related to foreign subsidiaries, and other adjustments.

Foreign Currencies

concrally, local currencies of foreign subsidiaries are the functional currencies for financial reporting purposes. Assets and liabilities are translated into U.S. dollars at year-end exchange rates. Revenue, expenses and cash flows are translated using average exchange rates prevailing during the year. Gains or losses resulting from currency translation are recorded as a component of accumulated other comprehensive income (loss) in stockholders' deficit and in the statements of comprehensive loss. A significant portion of the Company's foreign subsidiaries have the Euro as its functional currency, which experienced significant fluctuations against the U.S. dollar during 2005, 2004 and 2003. As a result, the Company has experienced significant foreign currency translation adjustments which are recognized as a component of accumulated other comprehensive income (loss) in stockholders' deficit and in the statement foreign currency translation adjustments which are recognized as a component of accumulated other comprehensive income (loss) in stockholders' deficit and in the statement foreign currency translation adjustments which are recognized as a component of accumulated other comprehensive income (loss) in stockholders' deficit and in the statement of comprehensive loss.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. The most critical estimates and assumptions are made in determining the allowance for doubtful accounts, revenue reserves, whether impairment charges are necessary, useful lives of fixed assets, accruals for estimated liabilities that are probable and estimatable, cost of revenue disputes for the communications services, rebates for Software Spectrum, unfavorable contract liabilities set up in purchase accounting and asset retirement obligations. Actual results could differ from those estimates and assumptions.



Recently Issued Accounting Pronouncements

In December 2004, the FASB issued SFAS No. 123R, "Share-Based Payment" ("SFAS No. 123R"). SFAS No. 123R requires that compensation cost relating to share-based payment transactions be recognized in the financial statements based on the fair value of equity or liability instruments issued. The U.S. Securities and Exchange Commission extended the effective date of SFAS No. 123R such that the Company is first required to adopt SFAS No. 123R beginning January 1, 2006. The adoption of SFAS No. 123R on January 1, 2006 is not expected to have a significant effect on the Company's financial position or results of operations as the Company adopted the expense recognition provisions of SFAS No. 123, "Accounting for Stock-Based Compensation" in 1998.

After adopting SFAS No. 123R, the Company expects to utilize a modified Black-Scholes model to value any outperform stock options granted to employees. The Company believes that the relative short life of the options and the other variables used in the model provide a reasonable estimate of the fair value of the option at the time of grant.

The FASB issued SFAS No. 153, "Exchanges of Non-Monetary Assets", which is effective for Level 3 starting January 1, 2006. Under SFAS No. 153, the Company will measure assets exchanged at fair value, as long as the transaction has commercial substance and the fair value of the assets exchanged is determinable within reasonable limits. A non-monetary exchange has commercial substance if the future cash flows of the entity are expected to change significantly as a result of the exchange. The adoption of SFAS No. 153 is not anticipated to have a material effect on the Company's financial position or results of operations as Level 3 is a party to a limited number of non-monetary transactions have not been material.

Emerging Issues Task Force ("EITF") Issue No. 04-6, "Accounting for Stripping Costs Incurred during Production in the Mining ry" ("EITF No. 04-6") establishes appropriate accounting for stripping costs incurred during the production phase and is effective for fiscal years beginning after December 15, 2005, with early adoption permitted. EITF No. 04-6 concludes that stripping costs incurred during the production phase of a mine are variable production costs that should be included in the costs of the inventory produced during the period that the stripping costs are incurred. EITF No. 04-6 further defines inventory produced as mineral that has been extracted. As a result, stripping costs related to exposed, but not extracted mineral will be expensed as incurred rather than deferred until the mineral is extracted. The Company's coal mining business currently defers stripping costs and amortizes these costs over the period in which the underlying coal is mined. The Company expects the adoption of EITF No. 04-6 beginning January 1, 2006 will not have a significant effect on the Company's financial position or results of operations.

In March 2005, the FASB issued FASB Interpretation No. 47 "Accounting for Conditional Asset Retirement Obligations," ("FIN 47"). FIN 47 provides additional clarification as to when companies should recognize asset retirement obligations pursuant to SFAS No. 143, "Accounting for Asset Retirement Obligations." The Company's adoption of FIN 47, effective on December 31, 2005, did not have a material effect on the Company's results of operations or financial position as Level 3 recognized the discounted value of its conditional asset retirement obligations when it adopted SFAS No. 143 at the beginning of 2003.

In May 2005, the FASB issued Statement No. 154, "Accounting Changes and Error Corrections—a replacement of APB Opinion No. 20 and FASB Statement No. 3", ("SFAS No. 154"). This Statement requires retroactive application to prior period financial statements of a voluntary change in accounting



principle unless it is impracticable and is effective for fiscal years beginning after December 15, 2005. Previously, most voluntary changes in accounting principle were recognized by including the cumulative effect of changing to the new accounting principle in net income of the period of the change. The adoption of SFAS No. 154 is not expected to have a significant effect on the Company's financial position or results of operations.

Reclassifications

Certain prior year amounts may have been reclassified to conform to the current year presentation.

In 2005 the Company has separately disclosed the operating, investing and financing portion of the cash flows attributable to its discontinued operations, which in prior periods were reported on a combined basis as a single amount.

(2) Acquisitions

WilTel: On December 23, 2005, the Company completed the acquisition of WilTel Communications Group, LLC ("WilTel"), from Leucadia National Corporation and its subsidiaries (together "Leucadia"). The consideration paid consisted of approximately \$390 million in cash (which included a \$16 million adjustment for estimated excess working capital), plus \$100 million in cash to reflect Leucadia's having complied with its obligation to leave that amount of cash in WilTel, and 115 million newly issued unregistered shares of Level 3 common stock, valued at \$313 million. The Company also incurred costs of approximately \$7 million related to the transaction. The cash purchase price is subject to post-closing adjustments based on actual working capital and other contractual items as of the closing date. Level 3 entered into a transactions with WilTel prior to the acquisition of WilTel by Level 3, whereby it received cash for communications services to be

reduced in the future. As a result of the acquisition, Level 3 can no longer amortize this deferred revenue into earnings and accordingly, reduced the purchase price applied to the net assets acquired in the WilTel transaction by \$2 million, the amount of the unamortized deferred revenue balance on December 23, 2005. The results of operations attributable to WilTel are included in the consolidated financial statements from the date of acquisition.

The acquisition includes all of WilTel's communications business and WilTel's Vyvx video transmission business. The acquisition also includes a multi-year contract between SBC Service, Inc. and WilTel ("SBC Master Services Agreement"). Recently, SBC Services Inc. became a subsidiary of AT&T, Inc. ("AT&T") (together "SBC") and announced its intention to migrate the services provided by WilTel to the merged SBC Services, Inc. and AT&T network. WilTel and SBC amended the SBC Master Services Agreement to run through 2009 and it provides a gross margin purchase commitment of \$335 million from December 2005 through the end of 2007, and \$75 million from January 2008 through the end of 2009. Only purchases of on-net services count toward satisfaction of this purchase commitment. Originating and terminating access charges paid to local phone companies are passed through to SBC in accordance with a formula that approximates cost. Additionally, the SBC Master Services Agreement provides for the payment of \$50 million from SBC if certain performance criteria are met by Level 3 in 2006 and 2007. If Level 3 meets the performance criteria it is eligible to earn \$25 million in 2006 and \$25 million in 2007.

As specified in the purchase agreement with Leucadia, WilTel transferred certain excluded assets to Leucadia and Leucadia assumed certain excluded liabilities. The excluded assets include all cash and



cash equivalents in excess of \$100 million at closing, all marketable securities, WilTel's headquarters building located in Tulsa, Oklahoma and certain other miscellaneous assets. In addition, WilTel assigned to Leucadia all of its right to receive cash payments from SBC totaling \$236 million, pursuant to the Termination, Mutual Release and Settlement Agreement, dated June 15, 2005, among Leucadia, WilTel and SBC. The excluded liabilities include all of WilTel's long-term debt obligations, WilTel's obligations under its defined benefit pension plan, certain other employee related liabilities and other claims. The agreement required Leucadia to pay in full all of WilTel's obligations under its credit agreement and for Leucadia to release WilTel from any obligation under the outstanding mortgage note secured by its headquarters building. Level 3 entered into an agreement with Leucadia to lease a portion of the former WilTel headquarters building in Tulsa.

Preliminary Purchase Price Allocation

Under business combination accounting, the total preliminary purchase price was allocated to WilTel's net tangible and identifiable intangible assets based on their estimated fair values as of December 23, 2005 as set forth below. The preliminary allocation of the purchase price was based upon a preliminary valuation and the Company's estimates and assumptions are subject to change upon the receipt and management's review of the final valuation and the final determination of restructuring costs as described below. The primary areas of the purchase price allocation that are not yet finalized relate to tangible and identifiable intangible assets, the fair value of deferred revenue, the fair value of certain assumed long-term lease and asset retirement obligations and restructuring costs.

Tangible and Intangible Long-Lived Assets

In performing the preliminary purchase price allocation, the Company considered, among other factors, the intention for future use of indexests, analyses of historical financial performance and estimates of future performance of WilTel's products. The fair value of assets sed, in part, on a preliminary valuation using a cost and income approach and estimates and assumptions provided by management. The tangfole assets primarily include the real and personal property used to provide communications and video services. In addition, tangible assets include the fair value of software purchased or developed by WilTel. The intangible assets have depreciable lives ranging from 2 to 11 years. Intangible assets primarily include customer relationships and the Vyvx trademark. Management has placed an indefinite life on the Vyvx trademark and lives ranging from 6 to 11 years for the customer relationships.

Deferred Revenue

The estimated fair value of deferred revenue included in the preliminary purchase price allocation was determined based on monthly amounts billed in advance for which services will be provided to customers in the next month. Level 3 did not record deferred revenue for long-term contracts in which WilTel had already received consideration from the customer as Level 3 does not expect to incur any direct and incremental costs associated with the contracts.

Current and Noncurrent Obligations

The fair value of WilTel's current liabilities was determined based on the expected cash flows for the next twelve months. Level 3 did not present value the cash flows as it does not expect the present values to be significantly different than the gross cash flows.



The noncurrent obligations assumed in the WilTel transaction have been recorded at their present value using an appropriate interest rate. The Company has identified certain WilTel facilities that it does not expect to utilize for the combined business. The Company has not completed this analysis and may identify additional excess facilities for which restructuring liabilities may be necessary. The Company has also revalued WilTel's asset retirement obligations using Level 3's weighted cost of capital rather than WilTel's weighted cost of capital.

Sprint: On October 1, 2004, the Company acquired the wholesale dial Internet access business of Sprint Communications Company, L.P. ("Sprint"). Level 3 paid \$34 million in cash to acquire the business, which provides dial-up Internet access to leading Internet service providers ("ISPs") throughout the United States and agreed to provide discounted services to Sprint that were valued at \$5 million, which was accounted for as part of the purchase price. Level 3 and Sprint entered into a transition services agreement for the migration of customers onto the Level 3 network, which Level 3 completed in the third quarter of 2005. During the migration period, until such time as a customer contract was assumed or assigned, amounts received for services provided by Sprint were accounted for as a reduction in purchase price as opposed to revenue. The net amount received prior to the assumption or assignment of these contracts totaled \$5 million through December 31, 2005 and therefore reduced the purchase price to \$29 million. With the completion of the migration activities, Level 3 recognizes as revenue, amounts received from all customer contracts acquired in this transaction. The results of operations attributable to the Sprint assets acquired and liabilities assumed are included in the consolidated financial statements from the date of assumption or assignment of contracts.

ICG: On April 1, 2004, the Company acquired the wholesale dial access customer contracts of ICG Communications, Inc. ("ICG"). The Company agreed to pay approximately \$35 million in cash to acquire the contracts and related equipment, which provide dial-up Internet access to various large customers and other leading ISPs. The terms of the agreement required Level 3 to pay \$25 million at closing and additional payments of \$5 million on both July 1, 2004 and October 1, 2004. The purchase price was subject to post-closing adjustments, but those adjustments were not material. Level 3 migrated the traffic from the customer contracts acquired from ICG onto its own network in the migration was substantially complete by the end of 2004. The results of operations attributable to the ICG assets acquired actional abilities assumed are included in the consolidated financial statements from the date of acquisition.

Telverse: Level 3 completed the acquisition of Telverse Communications, Inc. ("Telverse"), a provider of hosted IP-based voice services for enterprises, in July 2003 for approximately \$29 million in Level 3 common stock (approximately 4.2 million shares) and \$2 million in cash consideration. Telverse's revenues and results of operations are included in the consolidated statements of operations from the date of acquisition. The financial results of Telverse prior to acquisition were immaterial to Level 3. Management's preliminary allocation of the purchase price resulted in the consideration, including transaction costs, plus assumed liabilities exceeding the fair value of the identifiable tangible assets acquired by approximately \$32 million, which was initially recorded as goodwill. The Company completed its assessment of the assets acquired and liabilities assumed in the Telverse transaction in the fourth quarter of 2003, which resulted in allocating the purchase price consideration primarily to developed technology acquired with an insignificant amount allocated to customer contracts.



Genuity: In 2003, Level 3 completed the acquisition of substantially all of the assets and operations of Genuity, a Tier 1 Internet Protocol (IP) communications company. The total cash consideration, including transaction costs, was approximately \$144 million including approximately \$60 million in cash consideration to the Genuity Bankruptcy Estate plus approximately \$77 million in cash to reimburse the estate for payments on assumed capital lease obligations related to network operating equipment. In addition, Level 3 assumed certain of Genuity's long term operating agreements. Level 3 entered into certain transactions with Genuity prior to the acquisition of the assets and operations of Genuity by Level 3, whereby it received cash for communications services to be provided in the future. As a result of the acquisition, Level 3 could no longer amortize this deferred revenue into earnings and accordingly, reduced the purchase price applied to the net assets acquired in the Genuity transaction by \$76 million, the amount of the unamortized deferred revenue balance on February 4, 2003. The preliminary fair value of the assets acquired and liabilities assumed was subsequently adjusted during 2003 based upon actual settlements between the Genuity Bankruptcy Estate and Level 3 for post closing adjustments, which reduced the purchase price paid by Level 3 by \$35 million, as well as increased the liabilities assumed by \$4 million. This resulted primarily in a decrease in the value assigned to property, plant and equipment and identifiable intangible assets. The results of operations attributable to the Genuity assets acquired and liabilities assumed are included in the consolidated financial statements from the date of acquisition.

The unaudited financial information in the table below summarizes the combined results of operations of Level 3 and the acquired businesses, on a proforma basis, as though the companies acquired in 2004 and 2005 have been combined as of the beginning of each of the periods presented. The proforma financial information is presented for informational purposes only and is not indicative of the results of operations that would have been achieved if the acquisitions had taken place at the beginning of each of the periods presented. The proforma financial information for all periods presented also includes the preliminary business combination accounting effect on historical revenues of the acquisition and tender offer costs reflected in the historical statements of operations for periods prior to Level 3's acquisition.

		Unau Pro F Years Decem	orma ended	
		2005		2004
	(do	llars in milli share		
Revenue Loss from Continuing Operations ncome from Discontinued Operations Net Loss Net Loss per Share	\$	5,324 (544) 49 (495) (0.61)	\$	5,258 (366) (366) (0.46)





Included in the actual results and pro forma financial information for the year ended December 31, 2005 are certain amounts which affect the comparability of the results, including termination revenue of \$133 million, a gain on the sale of (i)Structure of \$49 million, a workforce reduction charge of \$15 million, non-cash impairment charges of \$9 million that primarily resulted from the decision to terminate projects for certain voice products in the Communications business.

Included in the actual results and pro forma financial information for the year ended December 31, 2004 are certain amounts which affect the comparability of the results, including gains of \$197 million as a result of the early extinguishments of certain long-term debt, \$113 million of termination revenue, a gain of approximately \$23 million from the sale of Commonwealth Telephone Enterprises, Inc. common stock and lease impairment charges of \$14 million.

The fair value of the assets acquired and the liabilities assumed in the WilTel transaction are based upon a preliminary valuation and are subject to change based on post-closing purchase price adjustments and changes to the integration plan of the combined business. The estimated fair value of assets acquired and liabilities assumed in the Sprint, ICG, Telverse and Genuity transactions as of their respective acquisition dates after reflecting post-closing purchase price adjustments are as follows.

	WilTel	Sprint	ICG	Telverse	Genuity
			(dollars in mil	llions)	Contraction of the second s
Assets:	¢ 130	¢.	s —	\$	\$
Cash and cash equivalents	\$ 128 257	\$	· 3	5 <u></u>	J
Accounts receivable	18	3	2		50
perty, plant and equipment, net	660			1	246
Identifiable intangible assets	152	31	37	32	107
Other assets	26		_		22
Total Assets	1,241	34	39	33	425
Liabilities:					
Accounts payable	204			2	
Accrued payroll	29	—			
Other current liabilities	69		4		56
Current portion of long-term debt		_	—		121
Long-term debt					188
Deferred revenue-WilTel/Genuity	41				6
Deferred revenue—Level 3	(2)	5	_		(76) 21
Other liabilities	90				21
Total Liabilities	431	5	4	2	316
Purchase Price	\$ 810	\$ 29	\$ 35	\$ 31	\$ 109
			adront dy and report Distances	C	

The fair value of the assets acquired and liabilities assumed in the Genuity transaction were determined based on a valuation completed in May 2003. Subsequently in 2003, Level 3 changed the purchase price allocation by increasing the preliminary fair value of the MFON assets to be sold to CenturyTel, Inc. ("CenturyTel") (See Note 3) to \$16 million to reflect the actual proceeds received

from CenturyTel. A corresponding decrease in property, plant and equipment and identifiable intangibles was recorded in conjunction with this adjustment.

During the second quarter of 2003, the Company exited the managed hosting portion of the business it acquired through the Genuity transaction. The Company sold the hosting customers and operations to Computer Sciences Corporation ("CSC"). Due to the decision to exit the managed hosting portion of the business, which had been contemplated at the time of acquisition, the net operating results of the business have not been consolidated in the consolidated statement of operations. Level 3 did not realize any proceeds from the sale of the hosting business to CSC.

The following is the summarized results of operations of the managed hosting business for the period ended May 24, 2003 (since acquisition on February 4, 2003) (dollars in millions).

Revenue	\$ 14
Operating Loss	(1)

(3) Discontinued Operations

On November 30, 2005, Level 3 sold (*i*) Structure to Infocrossing, Inc. ("Infocrossing") for proceeds of \$85 million which consisted of \$82 million in cash and \$3 million of Infocrossing, Inc. common stock. The cash purchase price is subject to post-closing adjustments based on actual working capital as of the closing date. Level 3 recognized a \$49 million gain on the transaction in the fourth quarter of 2005.

The following is the summarized results of operations of the (*i*)Structure business for the eleven months ended November 30, 2005 and ars ended December 31, 2004 and 2003.

	2	005	2004		2	003
	(dol	lars in m	illions,	except pe	r share	data)
Revenues	\$	64	\$	75	\$	79
Costs and Expenses:		4.5		50		50
Cost of revenue		47		53		58
Depreciation and amortization		8		13		14
Selling, general and administrative		9		9		19
Restructuring and impairment charges						5
Total costs and expenses		64		75		96
Loss from Operations						(17)
Gain on Sale of Discontinued Operations		49				
Income (Loss) from Discontinued Operations	\$	49	\$		\$	(17)
· · ·		Sector 2	1.000	211 1		



The following is summarized financial information for the discontinued (i)Structure business as of December 31, 2004:

	Decemb 200	
	(dollars in	millions)
Assets Current Assets: Receivables Other	\$	4
Total Current Assets		13
Property, Plant and Equipment, net		33
Total Assets	S	46
Current Liabilities: Accounts payable Current portion of long-term debt Accrued payroll and employee benefits Deferred revenue Other	\$	14 1 4 2 1
Total Current Liabilities		22
Deferred Revenue		
Net Assets	\$	24
	< drammerski at .	~

These amounts are reflected in other for the respective asset and liability accounts on the consolidated balance sheet as of December 31, 2004.

On December 31, 2003, Level 3 sold MFON to CenturyTel for approximately \$16 million. MFON is a regional communications system located in the midwestern United States and was acquired by Level 3 as part of the Genuity transaction in February 2003. Level 3 adjusted the value of MFON assets from its original estimated value, pursuant to the one-year "allocation period" provisions of SFAS No. 141, to match the proceeds from this transaction. As a result, the Company did not recognize a gain or loss on the disposition of MFON.

The following is the summarized results of operations of the MFON business for the period ended December 31, 2003 (since acquisition on February 4, 2003) (dollars in millions):

	20	03
Revenue	\$	16
Costs and Expenses:		
Cost of revenue		2
Selling, general and administrative		2
	C	
Total costs and expenses		4
·		
Income from Operations		12
Loss from Sale of Discontinued Operations		
	Martin Contractor	
Income from Discontinued Operations	\$	12
	the second s	10 AND - 40. 31 AUG

In June 2003, Software Spectrum announced that it was exiting the contact services business in order to concentrate on the software reseller business. In conjunction with this decision, Software Spectrum sold substantially all of the contact services business to H.I.G. Capital for approximately \$4 million in cash. Software Spectrum recorded a loss within discontinued operations of approximately \$9 million on the

The following is the summarized results of operations of the contact services business for the period in 2003 through June 18, 2003 (dollars in millions):

	24	2003	
Revenue	S	38	
Costs and Expenses:			
Cost of revenue		25	
Depreciation and amortization		1	
Selling, general and administrative		10	
Total costs and expenses		36	
Income from Operations		2	
Loss from Sale of Discontinued Operations		(9)	
Learner (Learn) from Disconstinued Operations	\$	(7)	
Income (Loss) from Discontinued Operations	2	(/)	



Level 3's management continues to review the Company's existing lines of business and service offerings to determine how those lines of business and service offerings assist with the Company's focus on delivery of communications and information services and meeting its financial objectives. To the extent that certain lines of business or service offerings are not considered to be compatible with the delivery of communications and information services or with obtaining financial objectives, Level 3 may exit those lines of business or stop offering those services.

(4) Termination Revenue

On March 1, 2005, Level 3 entered into an agreement with 360networks (USA), Inc. ("360networks") in which both parties agreed to terminate a 20-year IRU agreement. Under the new

agreement, 360networks returned the dark fiber originally provided by Level 3. Under the original IRU agreement, signed in 2000, the cash received by Level 3 was deferred and amortized to revenue over the 20-year term of the agreement. As a result of this transaction, Level 3 recognized the unamortized deferred revenue of approximately \$86 million as non-cash termination revenue in the first quarter of 2005.

On February 22, 2005, France Telecom Long Distance USA, LLC ("France Telecom") and Level 3 finalized an agreement to terminate a dark fiber agreement signed in 2000. Under the terms of the agreement, France Telecom returned the fiber to Level 3. Under the original IRU agreement, the cash received by Level 3 was deferred and amortized to revenue over the 20-year term of the agreement. As a result of this transaction, Level 3 recognized the unamortized deferred revenue of approximately \$40 million as non-cash termination revenue in the first quarter of 2005.

Level 3 and McLeodUSA Incorporated ("McLeod") entered into an agreement on November 1, 2004, whereby McLeod returned certain intercity dark fiber provided by Level 3 under a 1999 agreement and provides discounted network services to Level 3 in exchange for cash and other consideration. Cash received under the 1999 agreement was deferred and amortized to revenue over the 20-year term of the agreement. Level 3 had no further service obligations with respect to the fiber and therefore recognized the \$98 million of remaining unamortized deferred revenue for the fiber returned as non-cash termination revenue in 2004. The Company allocated the amounts paid to McLeod to fiber and prepaid network expenses. The value of the fiber returned was determined based on the capital costs that would be avoided in pulling additional fiber in certain segments of the Company's intercity network where fiber inventory would need to be replenished in the next three years. The prepaid network expense was valued based on the amount of discounted network expense services the Company expects to realize through purchases of these services on McLeod's network.

In February 2003, Level 3 and XO Communications ("XO") amended their 1998 IRU agreement. As part of the 1998 agreement, XO sed 24 fibers and one empty conduit along Level 3's North American intercity network. The amended agreement, among other things, red XO to return six fibers and the empty conduit to Level 3. In return, Level 3, 1) reduced the annual operations and maintenance charges that XO was required to pay under the original agreement, 2) provided XO an option, expiring July 2007, to acquire a 20 year IRU for a single conduit within or along Level 3's intercity network and 3) provided XO an option to purchase up to 25% of the fiber installed in the next conduit within or along each segment of the intercity network.

As individual segments were delivered to XO, Level 3 deferred and amortized the revenue attributable to the conduit over the term of the original agreement. As a result of the amended agreement, Level 3 had no further service obligation with respect to the original conduit, and thus recognized \$294 million of communications revenue, which was the remaining unamortized deferred revenue from the original sale of the conduit, less the fair values of the operations and maintenance services, and options to purchase fiber and conduit provided by Level 3 under the amended agreement. The values of the services and options to purchase fiber and conduit were determined based on the fair value of similar services and assets.

(5) Restructuring and Impairment Charges

In the first quarter of 2005, the Company initiated a workforce reduction of approximately 470 employees in its North American and European communications business and as a result recognized



severance and related charges of approximately \$15 million. As of December 31, 2005, the Company has satisfied its remaining obligations associated with the workforce reduction.

During 2005, the Company identified additional communications facilities that it no longer required and would not provide any future economic benefit to the Company. Also during the year, the Company revised its lease impairment analysis to reflect improvements in sublease income for communications facilities impaired in prior periods. In total, the Company reduced its expected lease impairment obligations by \$1 million in 2005.

In 2004, the information services business recognized approximately \$2 million of restructuring charges related to the ongoing integration and restructuring of Software Spectrum announced in 2003. In total, the information services business paid approximately \$5 million of costs during 2004, including \$3 million for employee related matters and \$2 million in facilities related costs associated with the 2003 and 2004 integration and restructuring actions. As of December 31, 2004, the Company had completed the workforce reductions and paid the remaining severance and employee related obligations associated with the actions announced and 2004.

The communications business recorded lease impairment charges of \$14 million for real property leases in North America and Europe in the fourth quarter of 2004. The charge resulted from ceasing use of certain leased space, the signing of subleases for existing vacant space at lower than estimated rates, and extending the estimated sublease dates for other vacant properties due to current market conditions. The Company paid approximately \$3 million of facilities related costs in 2004 for restructuring charges recorded in 2001.

In the first quarter of 2003, Level 3 announced workforce reductions that affected approximately 1,200 employees in the communications because. These actions were primarily a result of the integration of acquired operations from the Genuity transaction into Level 3's operations company matching its European costs with expected revenues. The Company recorded restructuring charges of approximately \$20 million related to these actions during the year ended December 31, 2003. The remaining obligation of \$4 million with respect to this action was paid during 2004.

The information services business recognized for the year ended December 31, 2003, approximately \$14 million of restructuring charges related to the ongoing integration and restructuring of Software Spectrum. These actions affected approximately 500 employees and resulted in the closure of certain facilities. Included in the \$14 million of restructuring charges, were \$4 million of accrued lease termination costs for facilities it has ceased using.

A summary of the restructuring charges and related activity follows:

	Severan	ce and Related	
	Number of Employees	Amount (in millions)	Facilities Related Amount (in millions)
Balance December 31, 2002 2003 Charges 2003 Payments	55 1,618 (1,564)	\$ 3 36 (33)	\$ 10 4 (4)
Balance December 31, 2003 2004 Charges 2004 Payments	109 80 (189)	6 1 (7)	10 15 (6)
Balance December 31, 2004 2005 Charges(Benefit) 2005 Payments	472 (472)	 15 (15)	19 (1) (5)
Balance December 31, 2005		\$ —	\$ 13

Lease termination obligations of \$13 million are expected to be paid over the terms of the impaired leases, which extend to 2015, if the Company is unable to negotiate a buyout of the leases.

Impairments

The Company at least annually, or as events or circumstances change that could affect the recoverability of the carrying value of its communications and information services assets, conducts a comprehensive review of the carrying value of its communications assets to determine if the carrying amount of the communication assets are recoverable in accordance with SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" ("SFAS No. 144"). For purposes of this review, Level 3 separately evaluates for impairment its colocation facilities, certain excess conduits and its communications network (including optronics, fiber, conduits and customer premise equipment) as these are the lowest levels with separately identifiable cash flows for grouping of assets. The impairment analysis of these assets are based on long-term revenue growth, gross margins and cash flow forecasts of operating results, and sales of assets over their estimated useful lives. The Company concluded that the assets were not impaired as of December 31, 2005. Management will continue to assess the Company's assets for impairment as events occur or as industry conditions warrant.

The Company recognized \$9 million of non-cash impairment charges in 2005 that primarily resulted from the decision to terminate projects for certain voice services and certain information technology projects in the communications business. These projects have identifiable comparison to the comparison of the control of the control of the control of the control of these projects exceeded their estimated fair value. The Company did not incur asset impairment expenses in 2004 or 2003.

(6) Sale of Toll Road Operations

On January 3, 2003, California Private Transportation Company ("CPTC"), a majority-owned subsidiary of the Company, sold the "91 Express Lanes" toll road assets in Orange County, California to the Orange County Transportation Authority. The Company received net proceeds from the sale of

\$46 million and recorded a gain of approximately \$70 million in Other, net in the consolidated statement of operations. The Company's total long-term debt was reduced by approximately \$139 million as a result of the sale as the debt incurred to finance the construction of the toll road had been consolidated due to the Company's 65% equity interest in CPTC.

(7) Loss Per Share

The Company had a loss from continuing operations for the three years ended December 31, 2005. Therefore, the dilutive effect of the approximately 418 million, 171 million and 83 million shares issuable pursuant to the five, four and three series of convertible notes outstanding at December 31, 2005, 2004 and 2003, respectively, have not been included in the computation of diluted loss per share because their inclusion would have been anti-dilutive to the computation. In addition, the dilutive effect of the approximately 59 million, 49 million and 52 million options and warrants outstanding at December 31, 2005, 2004 and 2003, respectively, have not been included in the computation of diluted loss per share because their inclusion would have been anti-dilutive to the computation.

The following details the loss per share calculations for the Level 3 common stock (dollars in million, except per share data):

			Y	ear Ended	
		2005	_	2004	 2003
Loss from Continuing Operations	\$	(687)	\$	(458)	\$ (704)
Income (Loss) from Discontinued Operations (2005 includes gain on sale) Cumulative Effect of Change in Accounting Principle		49		_	(12)
	-				
Net Loss	\$	(638)	\$	(458)	\$ (711)
Total Number of Weighted Average Shares Outstanding used to Compute Basic and Diluted Earnings Per Share (in thousands) Earnings (Loss) Per Share of Level 3 Common Stock (Basic and Diluted):		699,589		683,846	565,931
Loss from Continuing Operations Income (Loss) from Discontinued Operations Cumulative Effect of Change in Accounting	\$	(0.98) 0.07	\$	(0.67)	\$ (1.25) (0.02)
Principle					0.01
Net Loss	\$	(0.91)	\$	(0.67)	\$ (1.26)



(8) Disclosures about Fair Value of Financial Instruments

The following methods and assumptions were used to determine classification and fair values of financial instruments:

Cash and Cash Equivalents

Cash equivalents generally consist of funds invested in highly liquid instruments purchased with an original maturity of three months or less. The securities are stated at cost, which approximates fair value.

Marketable and Restricted Securities

At December 31, 2005, marketable securities consist of U.S. Treasury securities and the Infocrossing shares received in the (*i*)Structure transaction. For most of 2005, the Company characterized the Treasury securities as held to maturity. As a result of the acquisition of WilTel and expected cash flow requirements in 2006, the Company designated certain Treasury securities as available for sale in the fourth quarter of 2005. These securities total \$173 million and are reflected as current assets on the consolidated balance sheet at December 31, 2005. At December 31, 2004, marketable securities consisted entirely of U.S. Treasury securities that were characterized as held to maturity. Restricted securities consist primarily of cash investments that serve to collateralize outstanding letters of credit and certain performance and operating obligations of the Company. The cost of the securities used in computing unrealized and realized gains and losses is determined by specific identification. Fair values are estimated based on quoted market prices for the securities. The net unrealized holding gains and losses for marketable securities classified as available for sale are included in accumulated other comprehensive income (loss) within stockholders' equity (deficit). Securities characterized as held to maturity are stated at cost. The unrealized holding gains and losses for securities characterized as held to maturity are stated at cost. The unrealized holding gains and losses for securities characterized as held to maturity are stated at cost. The unrealized holding gains and losses for securities characterized as held to maturity are not reflected in the consolidated financial statements.

At December 31, 2005 and 2004 the unrealized holding gains and losses on the marketable securities were as follows:

		Cost	Ho	alized Iding ains	Ho	ealized Iding osses	v	Fair 'alue
				(dollars in	millions)		1 Addied	
2005								
Marketable Securities:								
U.S. Treasury securities—Current	\$	173	\$		\$	_	\$	173
Equity Securitics—Current		3						3
U.S. Treasury securities—Noncurrent		234				(2)		232
	\$	410	\$		\$	(2)	\$	408
	1000.00						6	and a literature of the
2004								
Marketable Securities:								
U.S. Treasury securities—Current	\$	225	\$		\$	_	\$	225
U.S. Treasury securities—Noncurrent		114		-		(1)		113
	s	339	\$		\$	(1)	S	338
	φ	555	φ	THE R. LEWIS CO.	Φ	(1)	J	550

Scheduled maturities of marketable debt securities held at December 31, 2005 are as follows:

2006-\$173 million; 2007-\$234 million.

The Company recognized \$2 million of realized losses from the sale of marketable debt securities in 2005, which are reflected in Other, net on the consolidated statement of operations. The Company recognized \$32 million of realized gains from the sale of marketable equity securities in 2004, which are reflected in Other, net on the consolidated statement of operations. The Company realized gains and losses on sales of marketable equity securities in 2003.

Maturities for the restricted securities have not been presented, as the types of securities are either cash or money market mutual funds that do not have a single maturity date.

Long-Term Debt

The fair value of long-term debt was estimated using the December 31, 2005 and 2004 average of the bid and ask price for the publicly traded debt instruments. The CBRE Commercial Mortgage was not traded in an organized public manner. The fair value of this instrument is assumed to approximate the carrying value at December 31, 2005 as it was secured by underlying assets. The 9% Convertible Senior Discount Notes due 2013 included within Long-term Debt are not traded in an organized public manner. The fair value of these notes was calculated using a convertible model, which uses the Black-Scholes valuation model to value the equity portion of the security and bond math to value the debt portion of the security (using market yields on other Level 3 traded debt). The 10% Convertible Senior Notes due 2011 included within Long-term Debt are not traded in an organized public manner. The fair value of the security and bond math to value the debt portion of the security (using market yields on other Level 3 traded debt). The 10% Convertible Senior Notes due 2011 included within Long-term Debt are not traded in an organized public manner. Level 3 has obtained a market value from a third party.

he carrying amount and estimated fair values of Level 3's financial instruments are as follows:

		200	5			200	4	
	Carrying Amount		Fair Value				-	
				(dollars i	n millior	15)		
Cash and Cash Equivalents Marketable Securities—Current Marketable Securities—Noncurrent Restricted Securities—Current Investments (Note 13) Long-term Debt, including current portion (Note 14)	\$	452 176 234 33 72 15 6,023	\$	452 176 232 33 72 15 5,266	\$	443 225 114 48 67 5 5,210	\$	443 225 113 48 67 5 4,445

(9) Receivables

Receivables at December 31, 2005 and 2004 were as follows:

	Communicat	tions		rmation rvices	С	oal	Т	fotal
			(dollars	in millions)				
2005								
Accounts Receivable:	S	400	\$	444	¢	9	\$	853
Services and Software Sales Allowance for Doubtful Accounts	Э	(17)	9	(6)	Ð	,	J	(23)
Anowance for Doubtrul Accounts		(17)		(0)				(23)
Total	\$	383	\$	438	\$	9	\$	830
	1.00/1.00 (1.00/1.00/1.00/1.00/1.00/1.00/1.00/1.00	100007 200 7 406-54	K i ¹⁴⁷ 32 ^{86, j} det	A 41.77 200		nanne star	· *	CO 200 FUTORAS
2004								
Accounts Receivable:								
Services and Software Sales	\$	138	\$	414	\$	12	\$	564
Allowance for Doubtful Accounts		(17)		(6)				(23)
	······			100	-	1.0	~	E 4 5
Total	\$	121	\$	408	\$	12	\$	541
	THE PRO- ALL CONTRACTOR AND	and the state of t	2.4	anon - Madalah - an an 1814 a	il a sectore	10-11 10-11 TO		1 (1 18 19 19 19 19 19 19 19 19 19 19 19 19 19

The Company recognized bad debt expense in selling, general and administrative expenses of less than \$1 million, \$3 million and \$7 million in 2005, 2004 and 2003, respectively. Level 3 received \$2 million, \$2 million and \$4 million of proceeds for amounts previously deemed uncollectible in 2005, 2004 and 2003, respectively. The Company reduced accounts receivable and allowance for doubtful accounts by approximately \$1 million, \$8 million, and \$8 million in 2005, 2004 and 2003, respectively, for the write off of previously reserved amounts the Company deemed as uncollectible.

(10) Other

At December 31, 2005 and 2004 other current assets consisted of the following:

	200	05	2	004
	(dc	ollars in	millio	ns)
Deferred Costs	\$	86	\$	66
Prepaid Assets		61		34
Debt Issuance Costs, net		16		16
Current Assets of Discontinued Operations		_		13
Other		23		16
				andan distantiningan
	\$	186	\$	145
	*	~ 8.65180m	1-12-234.24	JT-1-124-44, 4

Deferred costs include deferred software and other related costs attributable to the information services business and are related to future revenues.

Prepaid assets include insurance, software maintenance, rent and right of way costs. The increase in 2005 is attributable to the acquisition of WilTel.

(11) Property, Plant and Equipment, net

Costs associated directly with expansions and improvements to the communications network and customer installations, including employee related costs, have been capitalized. The Company generally capitalizes costs associated with network construction, provisioning of services and software development. Capitalized labor and related costs associated with employees and contract labor working on capital projects were approximately \$51 million, \$66 million and \$61 million for the years ended December 31, 2005, 2004 and 2003, respectively. Included in capitalized labor and related costs was \$2 million, \$2 million and \$4 million of capitalized non-cash compensation costs related to options and warrants granted to employees for the years ended December 31, 2005, 2004 and 2003, respectively.

The Company continues to develop business support systems required for its business. The external direct costs of software, materials and services, and payroll and payroll related expenses for employees directly associated with the project incurred when developing the business support systems are capitalized and included in the capitalized costs above. Upon completion of a project, the total cost of the business support system is amortized over an estimated useful life of three years.

The Company reviews its capitalized projects at least annually or when events and circumstances indicate that the assets may be impaired. When previously capitalized software development costs are considered to be impaired, the Company calculates and recognizes an impairment loss in accordance with SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets."

Level 3 has been able to finalize negotiations and claims on several of its large multi-year network construction projects. As a result, the Company was able to release approximately \$5 million, \$8 million and \$28 million of capital expenditure accruals for the years ended Dember 31, 2005, 2004 and 2003, respectively, that had previously been reported as property, plant and equipment. In the ordinary course of these construction projects come to a close, the Company reviews the final amounts due and settles any outstanding amounts related to these contracts, which can result in changes to estimated costs of the construction projects.

Included in Land and Mineral Properties are mineral properties related to the coal business with a cost basis of approximately \$5 million for each of the years ended December 31, 2005 and 2004. The remaining Land and Mineral Properties balance of approximately \$205 million and \$182 million for the years ended December 31, 2005 and 2004, respectively, represent owned assets of the communications and information services businesses, including land improvements. The coal mineral properties include owned and leased assets. The various coal lease agreements require minimum lease payments and provide for royalty or overriding royalty payments based on the tons of coal mined or sold from the properties. Depletion on the mineral properties is provided on a units-of-extraction basis determined in relation to coal committed under sales contracts.

Capitalized business support systems and network construction costs that have not been placed in service have been classified as construction-in-progress within property, plant and equipment below.

At December 31, 2005 and 2004, property, plant and equipment were as follows:

	Cos	it	Accumulated Depreciation			Book Value
	12000000000000000000000000000000000000		(dollars in mi	llions)		a 1999-1997 - 199 7
December 31, 2005						
Land and Mineral Properties	\$	210	\$	(26)	\$	184
Facility and Leasehold Improvements:						
Communications	1	,532		(355)		1,177
Information Services		3		(1)		2
Coal Mining		153		(149)		4
Network Infrastructure	4	1,705		(1,138)		3,567
Operating Equipment:						
Communications	2	2,156		(1,516)		640
Information Services		13		(7)		6
Coal Mining		69		(62)		7
Furniture, Fixtures and Office Equipment		118		(105)		13
Other		22		(19)		3
Construction-in-Progress		35				35
	\$ 9	9,016	\$	(3,378)	\$	5,638
	AND PARA REAL PROVIDED	•	and the state of the second state of the secon			
December 31, 2004						
Land and Mineral Properties	\$	187	\$	(18)	\$	169
Facility and Leasehold Improvements:						
Communications	1	1,388		(281)		1,107
Information Services		2				2
Coal Mining		149		(145)		4
Network Infrastructure	4	4,379		(868)		3,511
Operating Equipment:						
Communications	1	1,843		(1,349)		494
Information Services		12		(6)		6
Coal Mining		74		(68)		6
Furniture, Fixtures and Office Equipment		111		(90)		21
Other		24		(14)		10
Construction-in-Progress		45				45
	\$ 8	8,214	\$	(2,839)	\$	5,375
	100 875- 140 Prof."	alexis interess	1	CONTRACT CONTRACTS	1318	

he value of WilTel's property, plant and equipment is based on a preliminary valuation.

Depreciation expense was \$587 million in 2005, \$617 million in 2004 and \$752 million in 2003.

(12) Goodwill and Other Intangibles, net

Goodwill and Other Intangibles, net at December 31, 2005 and 2004 were as follows (dollars in millions):

	G	Goodwill		Other Intangibles		
December 31, 2005	¢		¢	4		
360networks	\$		\$	4		
Sprint		—		16		
ICG				4		
Telverse				16		
Genuity		—		30		
WilTel				151		
McLeod		40				
Software Spectrum (including Corpsoft)		194		48		
XCOM		30				
	\$	264	\$	269		
			STRUCTURED A	and the construction of the owner.		
December 31, 2004						
Sprint	\$	—	\$	28		
IĊG		_		23		
Telverse				23		
Genuity				55		
McLeod		41		—		
Software Spectrum (including Corpsoft)		202		55		
ХСОМ		30				
	\$	273	\$	184		
			Sector Sector			

The Company segregates identifiable intangible assets acquired in a business combination from goodwill. In accordance with SFAS No. 142, Goodwill is no longer amortized and the carrying amount of the goodwill must be evaluated at least annually for impairment using a fair value based test. An assessment of the carrying value of the goodwill attributable to communications and information services businesses indicated that the assets were not impaired as of December 31, 2005.

On December 23, 2005, Level 3 completed the acquisition of WilTel. A preliminary valuation of the assets acquired indicated a value of \$152 million for intangible assets. The intangible assets primarily include customer relationships and the Vyvx trademark. The preliminary valuation has placed an indefinite life on the Vyvx trademark and lives ranging from 6 to 11 years for the customer relationships.

S4 million. The total purchase price was recorded as an intangible asset and will be amortized over the remaining four-year term of the customer contract.

During 2005, the Company reduced its goodwill by a total of \$9 million. In 2005, the Company determined that \$8 million of income tax obligations recorded in the original purchase price allocation for the 2002 acquisitions of CorpSoft, Inc. and Software Spectrum, Inc. were no longer required and as a result, reduced the goodwill attributable to the acquisitions by \$8 million in 2005. In the third quarter

of 2005, the Company determined that the remaining costs accrued for the integration of the McLeod business were no longer required and, as a result, reduced the goodwill attributable to the McLeod transaction by \$1 million.

In October 2004, Level 3 acquired the wholesale dial Internet access business of Sprint. As part of the purchase price allocation, Level 3 valued the customer relationships and contracts at \$31 million and is amortizing this asset over an estimated life of three years.

In April 2004, Level 3 purchased managed modem contracts and related equipment from ICG. As part of the purchase price allocation, Level 3 valued the customer relationships and contracts at \$37 million and is amortizing this asset over a period equal to the term of the primary customer contract acquired of two years.

At December 31, 2005 and 2004, the Company had \$30 million of goodwill attributable to the acquisition of XCOM in 1998.

At December 31, 2005 and 2004 identifiable intangible assets were as follows (dollars in millions):

	Cost		Accumula Amortiza		_	ook alue
December 31, 2005						
Customer Contracts:						
Sprint	\$	31	\$	(15)	\$	16
IĊG		37		(33)		4
Genuity		28		(17)		11
McLeod		49		(49)		—
Customer Relationships:						
Genuity		79		(60)		19
Software Spectrum (including CorpSoft)		75		(27)		48
360networks		4		_		4
WilTel		120		(1)		119
Trademarks:						
WilTel		32		_		32
Technology:						
Telverse.		31		(15)		16
	\$	486	\$	(217)	\$	269
	5	400	J	. ,	وں . 12	207



	 Constant Constant of Street of Street		1772 1996	
	\$ 331	\$ (147)	\$	184
Telverse.	32	(9)		23
Technology:				
Software Spectrum (including CorpSoft)	75	(20)		55
Genuity	79	(41)		38
Customer Relationships:				
McLeod	49	(49)		—
Genuity.	28	(11)		17
ICG	37	(14)		23
Sprint	\$ 31	\$ (3)	\$	28
Customer Contracts:				
December 31, 2004				

Intangible asset amortization expense was \$70 million, \$65 million and \$61 million for the years ended December 31, 2005, 2004 and 2003, respectively.

The amortization expense related to intangible assets currently recorded on the Company's books for each of the five succeeding years is estimated to be the following for the years ended December 31: 2006—\$70 million; 2007—\$42 million; 2008—\$28 million; 2009—\$24 million and 2010 and thereafter—\$73 million.

ther Assets, net

At December 31, 2005 and 2004 other assets consisted of the following:

	24	2005		:004
	(0	dollars in	millio	ns)
Debt Issuance Costs, net Investments Deposits Noncurrent Assets of Discontinued Operations Other	\$	54 15 25 	\$	67 5 1 33 23
	\$	123	\$	129

At the beginning of 2004, the Company held an equity position in Commonwealth Telephone Enterprises, Inc., an incumbent local subunge carrier operating in various rural Pennsylvania markets, and CTSI, Inc. a competitive local exchange carrier. In January 2004, the ny sold its remaining investment in Commonwealth Telephone for \$41 million in cash, resulting in a gain of approximately \$23 million.

In 2005, the Company invested \$10 million in Infinera Corporation, a privately-held communications equipment company. Level 3 is accounting for this investment using the cost method.

Included in the assets acquired in the WilTel transaction were long term deposits primarily with insurance carriers and financial institutions.

(14) Long-Term Debt

At December 31, 2005 and 2004, long-term debt was as follows:

	2005	2004
	(dollar:	s in millions)
Senior Secured Term Loan (11.42% due 2011)	\$ 730) \$ 730
Senior Notes (11.0% due 2008)	132	2 132
Senior Notes (9.125% due 2008)	954	4 954
Senior Discount Notes (10.5% due 2008)	144	1 144
Senior Euro Notes (10.75% due 2008)	59	9 68
Convertible Senior Notes (2.875% due 2010)	374	4 374
Senior Discount Notes (12.875% due 2010)	488	8 475
Senior Euro Notes (11.25% due 2010)	123	3 142
Senior Notes (11.25% due 2010)	90	5 96
Senior Notes (10.75% due 2011)	500	500
Convertible Senior Notes (10.0% due 2011)	880)
Convertible Senior Notes (5.25% due 2011)	34:	5 345
Convertible Senior Discount Notes (9.0% due 2013)	252	2 230
Convertible Subordinated Notes (6.0% due 2009)	362	2 362
Convertible Subordinated Notes (6.0% due 2010)	514	4 514
Commercial Mortgages:		
CRBE (6.86% due 2015)	70) —
GMAC	_	- 117
Capital leases assumed in Genuity transaction		- 24
Other	-	- 3
	6,023	3 5,210
Less current portion		- (143)
	\$ 6,02	3 \$ 5,067
	AND CONTRACT ON AN ADDRESS OF	in and the statement of the

Debt Exchanges and Repurchases

the fourth quarter of 2004, Level 3 used the \$713 million of net proceeds from the issuance of the Senior Secured Term Loan due in escribed below and \$272 million from the issuance of the 5.25% Senior Convertible Notes due 2011 described below to purchase portions of its 9.125% Senior Notes due 2008, 11% Senior Notes due 2008, 10.5% Senior Discount Notes due 2008 and 10.75% Senior Euro Notes due 2008. The Company purchased portions of the outstanding notes at prices ranging from 83 percent to 89 percent of the purchased principal balances. The net gain on the early extinguishment of the debt, including transaction costs, realized foreign currency losses and unamortized debt issuance costs, was \$50 million for these transactions.

Debt Instruments

At December 31, 2005, Level 3 was in compliance with the covenants on all outstanding debt issuances.

Senior Secured Term Loan due 2011

On December 1, 2004, Level 3 Communications, Inc., as guarantor, Level 3 Financing, Inc. ("Level 3 Financing"), a wholly-owned subsidiary of the Company, as borrower, Merrill Lynch Capital Corporation, as administrative agent and collateral agent, and certain lenders entered into a credit agreement ("Credit Agreement") pursuant to which the lenders extended a \$730 million senior secured term loan ("Senior Secured Term Loan") to Level 3 Financing. The term loan matures in 2011 and has a current interest rate of the London Interbank Offering Rate ("LIBOR") plus an applicable margin of 700 basis points. Interest on the note accrues at the three month LIBOR and is payable in cash on March 1, June 1, September 1 and December 1 of each year, in arrears, beginning March 1, 2005. The interest rate was 11.42% at December 31, 2005 and was determined at the commencement of the interest period beginning December 2, 2005.

Level 3 Financing's obligations under this term loan are, subject to certain exceptions, secured by certain assets of the Company; and certain of the Company's material domestic subsidiaries that are engaged in the telecommunications business. The Company and these subsidiaries have also guaranteed the obligations of Level 3 Financing under the Senior Secured Term Loan. Level 3 Communications, LLC and its material domestic subsidiaries have guaranteed and have pledged certain of their assets to secure the obligations under the Senior Secured Term Loan. Certain of the initial subsidiary guarantors have been released from their pledge and guarantee obligations under the Senior Secured Term Loan.

The Credit Agreement includes certain negative covenants which restrict the ability of the Company, Level 3 Financing and any restricted ary to engage in certain activities. The Credit Agreement also contains certain events of default. It does not require the Company or Level 3 Financing to maintain specific financial ratios.

Level 3 used the net proceeds of \$713 million, after transaction costs, to fund purchases of its existing debt securities.

Debt issuance costs of \$17 million were originally capitalized and are being amortized to interest expense over the term of the Senior Secured Term Loan. After amortization, debt issuance costs were \$15 million at December 31, 2005.

11% Senior Notes due 2008

In February 2000, Level 3 Communications, Inc. received \$779 million of net proceeds, after transaction costs, from a private offering of \$800 million aggregate principal amount of its 11% Senior Notes due 2008 ("11% Senior Notes"). As of December 31, 2005, a total of \$668 million aggregate principal amount of the 11% Senior Notes had been repurchased. Interest on the notes accrues at 11% per year and is payable semi-annually in arrears in cash on March 15 and September 15, beginning September 15, 2000. The 11% Senior Notes are senior, unsecured obligations of Level 3 Communications, Inc., ranking *pari passu* with all existing and future senior debt. The 11% Senior Notes eannot be prepaid by Level 3 Communications, Inc., and mature on March 15, 2008. The 11%



Senior Notes contain certain covenants, which among other things, limit additional indebtedness, dividend payments, certain investments and transactions with affiliates.

Debt issuance costs of \$21 million were originally capitalized and are being amortized to interest expense over the term of the 11% Senior Notes. As a result of amortization and debt repurchases, the capitalized debt issuance costs have been reduced to \$1 million at December 31, 2005.

9.125% Senior Notes due 2008

In April 1998, Level 3 Communications, Inc. received \$1.94 billion of net proceeds from an offering of \$2 billion aggregate principal amount 9.125% Senior Notes Duc 2008 ("9.125% Senior Notes"). As of December 31, 2005, a total of \$1.046 billion aggregate principal amount of the 9.125% Senior Notes had been repurchased. Interest on the notes accrues at 9.125% per year and is payable on May 1 and November 1 each year in cash.

The 9.125% Senior Notes are subject to redemption at the option of Level 3 Communications, Inc., in whole or in part, at any time or from time to time on or after May 1, 2003, plus accrued and unpaid interest thereon to the redemption date, if redeemed during the twelve months beginning May 1, of the years indicated below:

Year	Redemption Price
2005	101.521%
2006 and thereafter	100.000%

The 9.125% Senior Notes are senior, unsecured obligations of Level 3 Communications, Inc., ranking *pari passu* with all existing and future senior unsecured indebtedness of the Company. The notes contain certain covenants, which among other things, limit consolidated debt, dividend payments, and transactions with affiliates. Level 3 Communications, Inc. used the net proceeds of the note offering in connection with the implementation of its business plan.

Debt issuance costs of \$65 million were originally capitalized and are being amortized to interest expense over the term of the 9.125% Senior Notes. As a result of amortization and debt repurchases, the capitalized debt issuance costs have been reduced to \$7 million at December 31, 2005.

10.5% Senior Discount Notes due 2008

In December 1998, Level 3 Communications, Inc. sold \$834 million aggregate principal amount at maturity of 10.5% Senior Discount Notes Due 2008 ("10.5% Senior Discount Notes"). The sales proceeds of \$500 million, excluding debt issuance costs, were recorded as longterm debt. As of December 31, 2005, a total of \$690 million aggregate principal amount of the 10.5% Senior Discount Notes had been repurchased. Interest on the 10.5% Senior Discount Notes accreted at a rate of 10.5% per annum, compounded semiannually, to an aggregate principal amount of \$834 million (\$144 million after repurchases) at December 1, 2003. Commencing December 1, 2003, interest on the 10.5% Discount Notes accrued at the rate of 10.5% per annum and is payable in cash semiannually in arrears.

The 10.5% Senior Discount Notes are subject to redemption at the option of Level 3 Communications, Inc., in whole or in part, at any time or from time to time at the following redemption prices (expressed as percentages of accreted value) plus accrued and unpaid interest



thereon to the redemption date, if redeemed during the twelve months beginning December 1, of the years indicated below:

Year	Redemption Price
2005	101.75%
2006 and thereafter	100.00%

These notes are senior unsecured obligations of Level 3 Communications, Inc., ranking *pari passu* with all existing and future senior unsecured indebtedness of Level 3 Communications, Inc. The 10.5% Senior Discount Notes contain certain covenants which, among other things, restrict or limit the Company's ability to incur additional debt, make certain restricted payments, pay dividends, enter into sale and leaseback transactions, enter into transactions with affiliates, and sell assets or merge with another company.

Debt issuance costs of \$14 million were originally capitalized and are being amortized over the term of the 10.5% Senior Discount Notes. As a result of amortization and debt repurchases, the capitalized debt issuance costs have been reduced to \$1 million at December 31, 2005.

10.75% Senior Euro Notes due 2008

In February 2000, Level 3 Communications, Inc. received ϵ 488 million (\$478 million when issued) of net proceeds, after debt issuance costs, from an offering of ϵ 500 million aggregate principal amount 10.75% Senior Euro Notes due 2008 ("10.75% Senior Euro Notes"). As of December 31, 2005, a total of ϵ 450 million aggregate principal amount of the 10.75% Senior Euro Notes had been repurchased. Interest on the accruces at 10.75% per year and is payable in Euros semi-annually in arrears on March 15 and September 15 each year beginning on

wher 15, 2000. The 10.75% Senior Euro Notes are not redeemable by Level 3 Communications, Inc. prior to maturity. Debt issuance costs of ε 12 million were originally capitalized and are being amortized over the term of the 10.75% Senior Euro Notes. As a result of amortization and debt repurchases, the net capitalized debt issuance costs have been reduced to less than ε 1 million at December 31, 2005.

The 10.75% Senior Euro Notes are senior, unsecured obligations of the Company, ranking *pari passu* with all existing and future senior debt. The 10.75% Senior Euro Notes contain certain covenants, which among other things, limit additional indebtedness, dividend payments, certain investments and transactions with affiliates.

The issuance of the €500 million 10.75% Senior Euro Notes has been designated as, and is effective as, an economic hedge against the investment in certain of the Company's foreign subsidiaries. Therefore, foreign currency gains and losses resulting from the translation of the debt have been recorded in other comprehensive income (loss) to the extent of translation gains or losses on such investment. The 10.75% Senior Euro Notes were valued, based on current exchange rates, at \$59 million in the Company's consolidated financial statements at December 31, 2005. The difference between the carrying value at December 31, 2005 and the value at issuance, after repurchases, is recorded in other comprehensive income.



2.875% Convertible Senior Notes due 2010

In July 2003, the Company completed the offering of \$374 million aggregate principal amount of its 2.875% Convertible Senior Notes due 2010 ("2.875% Convertible Senior Notes") in an underwritten public offering pursuant to the Company's shelf registration statement. Interest on the notes accrues at 2.875% per year and is payable semi-annually in arrears in cash on January 15 and July 15, beginning January 15, 2004. The 2.875% Convertible Senior Notes are senior, unsecured obligations of Level 3 Communications, Inc., ranking *pari passu* with all existing and future senior unsecured debt. The 2.875% Convertible Senior Notes contain certain covenants, which among other things, limit additional liens on assets of the Company.

The 2.875% Convertible Senior Notes are convertible into shares of the Company's common stock at a conversion rate of \$7.18 per share, subject to certain adjustments. On or after July 15, 2007, Level 3, at its option, may redeem for cash all or a portion of the notes. Level 3 may exercise this option only if the current market price for the Level 3 common stock for at least 20 trading days within any 30 consecutive trading day period exceeds prices ranging from 170% of the conversion price on July 15, 2007 decreasing to 150% of the conversion price on or after July 15, 2009. Level 3 would also be obligated to pay the holders of the redeemed notes a cash amount equal to the present value of all remaining scheduled interest payments.

Level 3 used the net proceeds of \$361 million, after transaction costs, for working capital, capital expenditures and other general corporate purposes, including new product development, debt repurchases and acquisitions.

Debt issuance costs of \$13 million were originally capitalized and are being amortized to interest expense over the term of the 2.875% ertible Senior Notes. As a result of amortization, the capitalized debt issuance costs have been reduced to \$8 million at December 31,

12.875% Senior Discount Notes due 2010

In February 2000, Level 3 Communications, Inc. sold in a private offering \$675 million aggregate principal amount at maturity of its 12.875% Senior Discount Notes due 2010 ("12.875% Senior Discount Notes"). The sale proceeds of \$360 million, excluding debt issuance costs, were recorded as long-term debt. As of December 31, 2005, a total of \$187 million aggregate principal amount of the 12.875% Senior Discount Notes had been repurchased, leaving \$488 million aggregate principal amount outstanding. Interest on the 12.875% Senior Discount Notes accreted at a rate of 12.875% per year, compounded semi-annually, to an aggregate principal amount of \$488 million on March 15, 2005. Cash interest did not accrue on the 12.875% Senior Discount Notes prior to March 15, 2005. Commencing March 15, 2005, interest on the 12.875% Senior Discount Notes accrues at the rate of 12.875% per year and is payable in cash semi-annually in arrears. For the period ended March 15, 2005, \$13 million of accretion was added to outstanding debt balance to arrive at the face amount of the 12.875% Senior Discount Notes. The \$13 million of accretion was recorded as interest expense during 2005.

The 12.875% Senior Discount Notes are subject to redemption at the option of Level 3 Communications, Inc., in whole or in part, at any time or from time to time on or after March 15, 2005. Level 3 Communications, Inc. may redeem the 12.875% Senior Discount Notes at the redemption prices set forth below, plus interest, if any, to the redemption date. The following prices are for



12.875% Senior Discount Notes redeemed during the 12-month period commencing on March 15 of the years set forth below and are expressed as percentages of principal amount.

Year	Redemption Price
2005	106.438%
2006	104.292%
2007	102.146%
2008 and thereafter	100.000%

The 12.875% Senior Discount Notes are senior, unsecured obligations of the Company, ranking *pari passu* with all existing and future senior debt. The 12.875% Senior Discount Notes contain certain covenants, which among other things, limit additional indebtedness, dividend payments, certain investments and transactions with affiliates.

Debt issuance costs of \$9 million were originally capitalized and are being amortized to interest expense over the term of the 12.875% Senior Discount Notes. As a result of amortization and debt repurchases, the capitalized debt issuance costs have been reduced to \$3 million at December 31, 2005.

11.25% Senior Euro Notes due 2010

The February 2000, Level 3 Communications, Inc. received ϵ 293 million (\$285 million when issued) of net proceeds, after debt issuance from an offering of ϵ 300 million aggregate principal amount 11.25% Senior Euro Notes due 2010 ("11.25% Senior Euro Notes"). As of December 31, 2005, a total of ϵ 196 million aggregate principal amount of the 11.25% Senior Euro Notes had been repurchased. Interest on the notes accrues at 11.25% per year and is payable semi-annually in arrears in Euros on March 15 and September 15 each year beginning September 15, 2000.

The 11.25% Senior Euro Notes are subject to redemption at the option of Level 3 Communications, Inc., in whole or in part, at any time or from time to time on or after March 15, 2005. The 11.25% Senior Euro Notes may be redeemed at the redemption prices set forth below, plus accrued and unpaid interest, if any, to the redemption date. The following prices are for 11.25% Senior Euro Notes redeemed during the 12-month period commencing on March 15 of the years set forth below, and are expressed as percentages of principal amount.

Year	Redemption Price
2005	105.625%
2006	103.750%
2007	101.875%
2008 and thereafter	100.000%

Debt issuance costs of \notin 7 million were originally capitalized and are being amortized over the term of the 11.25% Senior Euro Notes. As a result of amortization and debt repurchases, the capitalized debt issuance costs have been reduced to \notin 1 million at December 31, 2005. The Senior Euro Notes are senior, unsecured obligations of the Company, ranking *pari passu* with all existing and future senior debt. The Senior Euro Notes contain certain covenants, which among other things, limit additional indebtedness, dividend payments, certain investments and transactions with affiliates.

The issuance of the $\notin 300$ million 11.25% Senior Euro Notes has been designated as, and is effective as, an economic hedge against the investment in certain of the Company's foreign subsidiaries. Therefore, foreign currency gains and losses resulting from the translation of the debt have been recorded in other comprehensive income (loss) to the extent of translation gains or losses on such net investment. The 11.25% Senior Euro Notes were valued, based on current exchange rates, at \$123 million in the Company's financial statements at December 31, 2005. The difference between the carrying value at December 31, 2005 and the value at issuance, after repurchases, is recorded in other comprehensive income.

11.25% Senior Notes due 2010

In February 2000, Level 3 Communications, Inc. received \$243 million of net proceeds, after transaction costs, from a private offering of \$250 million aggregate principal amount of its 11.25% Senior Notes due 2010 ("11.25% Senior Notes"). As of December 31, 2005, a total of \$154 million aggregate principal amount of the 11.25% Senior Notes had been repurchased. Interest on the notes accrues at 11.25% per year and is payable semi-annually in arrears on March 15 and September 15 in cash beginning September 15, 2000.

The 11.25% Senior Notes are subject to redemption at the option of Level 3 Communications, Inc., in whole or in part, at any time or from time to time on or after March 15, 2005. Level 3 Communications, Inc. may redeem the 11.25% Senior Notes at the redemption prices set forth below, plus accrued and unpaid interest, if any, to the redemption date. The following prices are for 11.25% Senior Notes redeemed during the 12-month period commencing on March 15 of the years set forth below:

Year	Redemption Price	
2005	105.625%	
2006	103.750%	
2007	101.875%	
2008 and thereafter	100.000%	

The 11.25% Senior Notes are senior, unsecured obligations of the Company, ranking *pari passu* with all existing and future senior debt. The 11.25% Senior Notes contain certain covenants, which among other things, limit additional indebtedness, dividend payments, certain investments and transactions with affiliates.

Debt issuance costs of \$7 million were originally capitalized and are being amortized to interest expense over the term of the 11.25% Senior Notes. As a result of amortization and debt repurchases, the capitalized debt issuance costs have been reduced to \$1 million at December 31, 2005.

10.75% Senior Notes due 2011

In October 2003, Level 3 Financing received \$486 million of net proceeds from a private placement offering of \$500 million aggregate principal amount of its 10.75% Senior Notes due 2011 ("10.75% Senior Notes"). Interest on the notes accrues at 10.75% per year and is payable on April 15 and October 15 each year in cash. These notes are guaranteed by Level 3 Communications, LLC and Level 3 Communications, Inc. (See Note 21).



The 10.75% Senior Notes are subject to redemption at the option of Level 3 Financing, in whole or in part, at any time or from time to time on or after October 15, 2007, plus accrued and unpaid interest thereon to the redemption date, if redeemed during the twelve months beginning October 15, of the years indicated below:

Year	Redemption Price
2007	105.375%
2008	102.688%
2009 and thereafter	100.000%

The 10.75% Senior Notes are senior, unsecured obligations of Level 3 Financing, ranking *pari passu* with all existing and future senior unsecured indebtedness of Level 3 Financing. The notes contain certain covenants, which among other things, limit consolidated debt, dividend payments, and transactions with affiliates. The net proceeds of the offering were used to repay amounts outstanding under a senior secured credit facility.

Debt issuance costs of \$14 million were originally capitalized and are being amortized to interest expense over the term of the 10.75% Senior Notes. As a result of amortization, the capitalized debt issuance costs have been reduced to \$10 million at December 31, 2005.

10% Convertible Senior Notes due 2011

April 2005, Level 3 Communications, Inc. received \$877 million of net proceeds, after giving effect to offering expenses, from an hg of \$880 million aggregate principal amount of its 10% Convertible Senior Notes due 2011 ("10% Convertible Senior Notes") to institutional investors. Interest on the notes accrues at 10% per year and will be payable semi-annually on May 1 and November 1 beginning on November 1, 2005. The 10% Convertible Senior Notes are unsecured unsubordinated obligations of Level 3 Communications, Inc., ranking *pari passu* with all existing and future unsecured unsubordinated debt of Level 3 Communications, Inc. The 10% Convertible Senior Notes contain certain covenants which limit additional liens on assets of the Company.

The 10% Convertible Senior Notes will be convertible by holders at any time after January 1, 2007 (or sooner if certain corporate events occur) into shares of Level 3 common stock at a conversion price of \$3.60 per share (subject to adjustment in certain events). This is equivalent to a conversion rate of approximately 277.77 shares per \$1,000 principal amount of notes. In addition, holders of the 10% Convertible Senior Notes will have the right to require the Company to repurchase the notes upon the occurrence of a change in control, as defined, at a price of 100% of the principal amount of the notes plus accrued interest and a make whole premium.

On or after May 1, 2009, Level 3, at its option, may redeem for cash all or a portion of the notes. The 10% Convertible Senior Notes are subject to redemption at the option of Level 3, in whole or in part, at any time or from time to time, on not more than sixty nor less than thirty days' notice, on or



after May 1, 2009, plus accrued and unpaid interest thereon to the redemption date, if redeemed during the twelve months beginning May 1, of the years indicated below:

Year	Redemption Price
2009	103.330%
2010 and thereafter	101.670%

Debt issuance costs of \$3 million were originally capitalized and are being amortized to interest expense over the term of the 10% Convertible Senior Notes. As a result of amortization, the capitalized debt issuance costs have been reduced to \$2 million at December 31, 2005.

5.25% Convertible Senior Notes due 2011

On December 2, 2004, Level 3 Communications, Inc. completed the offering of \$345 million aggregate principal amount of its 5.25% Convertible Senior Notes due 2011 ("5.25% Convertible Senior Notes") in a private offering. Interest on the notes accrues at 5.25% per year and is payable semi-annually in arrears in cash on June 15 and December 15, beginning June 15, 2005. The 5.25% Convertible Senior Notes are senior, unsecured obligations of Level 3 Communications, Inc., ranking *pari passu* with all existing and future senior unsecured debt of Level 3 Communications, Inc. The 5.25% Convertible Senior Notes contain certain covenants which limit additional liens on assets of the Company.

he 5.25% Convertible Senior Notes are convertible, at the option of the holders, into shares of the Company's common stock at a conversion rate of \$3.98 per share, subject to certain adjustments. Upon conversion, the Company will have the right to deliver cash in lieu of shares of its common stock, or a combination of cash and shares of common stock. In addition, holders of the 5.25% Convertible Senior Notes will have the right to require the Company to repurchase the notes upon the occurrence of a change in control, as defined, at a price of 100% of the principal amount plus accrued interest and a make whole premium.

On or after December 15, 2008, Level 3, at its option, may redeem for cash all or a portion of the notes. The 5.25% Convertible Senior Notes are subject to redemption at the option of Level 3, in whole or in part, at any time or from time to time, on not more than 60 nor less than 30 days' notice, on or after December 15, 2008, plus accrued and unpaid interest thereon to the redemption date, if redeemed during the twelve months beginning December 15, of the years indicated below:

Year	Redemption Price
2008	102.250%
2009	101.500%
2010 and thereafter	100.750%

In connection with the issuance of the notes, Level 3 used approximately \$62 million of the net proceeds of the offering to enter into with respect to the Company's common stock to reduce the potential dilution from conversion lotes. Level 3 used the remainder of the net proceeds from this offering to fund repurchases of its existing debt securities due in 2008.



Under the terms of the convertible note hedge arrangement (the "Convertible Note Hedge") with Merrill Lynch International ("Merrill"), Level 3 paid \$125 million for a forward purchase option contract under which it is entitled to purchase from Merrill a fixed number of shares of Level 3 common stock (at a current price per share of \$3.98). In the event of the conversion of the notes, this forward purchase option contract allows the Company to purchase, at a fixed price equal to the implicit conversion price of shares issued under the convertible notes, a number of shares equal to the shares that Level 3 issues to a note holder upon conversion. Settlement terms of this forward purchase option allow the Company to elect cash or share settlement based on the settlement option it chooses in settling the conversion feature of the notes. The Company accounted for the Convertible Note Hedge pursuant to the guidance in EITF 00-19, "Accounting for Derivative Financial Instruments Indexed to, and Potentially Settled in a Company's Own Stock." Accordingly, the \$125 million purchase price of the forward stock purchase option contract was recorded as a reduction to consolidated stockholders' equity.

Level 3 also sold to Merrill a warrant (the "Warrant") to purchase shares of Level 3 common stock. The Warrant is currently exercisable for 86,596,380 shares of Level 3 common stock at a current exercise price of \$6.00 per share. Level 3 received \$63 million cash from Merrill in return for the sale of this forward share purchase option contract. Merrill cannot exercise the Warrant unless and until a conversion event occurs. Level 3 has the option of settling the Warrant in cash or shares of Level 3 common stock. The Company accounted for the sale of the Warrant as the sale of a permanent equity instrument pursuant to the guidance in EITF 00-19. Accordingly, the \$63 million sales price of the forward stock purchase option contract was recorded as an increase to consolidated stockholders' equity.

The Convertible Note Hedge and the Warrant economically allow Level 3 to acquire sufficient shares of common stock from Merrill to meet its obligation to deliver common stock upon conversion by the holder, unless the common stock price exceeds \$6.00. When the fair value of the Level 3 common stock exceeds such price, the contracts have an offsetting economic impact and, accordingly, will no longer be effective as <u>a</u> hedge of the dilutive impact of possible conversion.

Convertible Senior Notes. As a result of amortization, debt issuance costs were \$9 million at December 31, 2005.

9% Convertible Senior Discount Notes due 2013

In October 2003, Level 3 completed the exchange of approximately \$352 million (book value) of debt and accrued interest outstanding, as of October 24, 2003, for approximately 20 million shares of Level 3 common stock and \$208 million (book value) of a new issue of 9% Convertible Senior Discount Notes.

Level 3 Communications, Inc. issued \$295 million aggregate principal amount at maturity of 9% Convertible Senior Discount Notes. Interest on the 9% Convertible Senior Discount Notes accretes at a rate of 9% per annum, compounded semiannually, to an aggregate principal amount of \$295 million by October 15, 2007. Cash interest will not accrue on the 9% Convertible Senior Discount Notes prior to October 15, 2007; however, Level 3 Communications, Inc. may elect to commence the accrual of cash interest on all outstanding 9% Convertible Senior Discount Notes on or after October 15, 2004, in which case the outstanding principal amount at maturity of each 9% Convertible Senior Discount Note will, on the elected commencement date, be reduced to the accreted value of the 9% Convertible Senior Discount Note as of that date and cash interest shall be payable on that Note on April 15 and October 15 thereafter. Commencing October 15, 2007, interest on the 9% Convertible Senior Discount Notes will accrue at the rate of 9% per annum and will be payable in cash semiannually in arrears. Accrued interest expense for the year ended December 31, 2005 on the 9% Convertible Senior Discount Notes of less than \$1 million was added to long-term debt.

The 9% Convertible Senior Discount Notes are convertible into shares of the Company's common stock at a conversion rate of \$9.99 per share, subject to certain adjustments. The total number of shares issuable upon conversion will range from approximately 25 million to 30 million shares depending upon the total accretion prior to conversion. On or after October 15, 2008, Level 3, at its option, may redeem for cash all or a portion of the notes. Level 3 may exercise this option only if the current market price for at least 20 trading days within any 30 consecutive trading day period exceeds 140% of the conversion price on October 15, 2008. This amount will be decreased to 130% and 120% on October 15, 2008 and 2009, respectively, if the initial holders sell greater than 33.33% of the notes. Level 3 is also obligated to pay the holders of the redeemed notes a cash amount equal to the present value of all remaining scheduled interest payments.

The 9% Convertible Senior Discount Notes will be subject to conversion into common stock at the option of the holder, in whole or in part, at any time or from time to time after 180 days after the issue date at the following conversion prices (expressed as percentages of accreted value) plus accrued and unpaid interest thereon to the conversion date, of the time periods indicated below:

Year	Conversion Price
October 15, 2005 - April 14, 2006	83.932%
April 15, 2006 - October 14, 2006	87.709%
October 15, 2006 - April 14, 2007	91.656%
April 15, 2007 - October 14, 2007	95.780%
October 15, 2007 and thereafter	100.090%

These notes are senior unsecured obligations of Level 3 Communications, Inc., ranking pari passu with all existing and future senior unsecured indebtedness of Level 3 Communications, Inc.

6% Convertible Subordinated Notes due 2009

In September 1999, the Company received \$798 million of proceeds, after transaction costs, from an offering of \$823 million aggregate principal amount of its 6% Convertible Subordinated Notes Due 2009 ("Subordinated Notes 2009"). The Subordinated Notes 2009 are unsecured and subordinated to all existing and future senior indebtedness of the Company. Interest on the Subordinated Notes 2009 accrues at 6% per year and is payable each year in cash on March 15 and September 15. The principal amount of the Subordinated Notes 2009 will be due on September 15, 2009. The Subordinated Notes 2009 may be converted into shares of common stock of the Company at any time prior to maturity, unless previously redeemed, repurchased or the Company has caused the conversion rights to expire. The conversion rate is 15.3401 shares per each \$1,000 principal amount of Subordinated Notes 2009, subject to adjustment in certain circumstances. On or after September 15, 2002, Level 3, at its option, may cause the conversion rights to expire. Level 3 may exercise this option only if the current market price exceeds approximately \$91.27 (which represents 140% of the conversion price) for 20 trading days



within any period of 30 consecutive trading days including the last day of that period. As of December 31, 2005, less than \$1 million of debt had been converted into shares of common stock. As of December 31, 2005, a total of \$461 million aggregate principal amount of the Subordinated Notes 2009 had been repurchased or exchanged for common stock.

Debt issuance costs of \$25 million were originally capitalized and are being amortized to interest expense over the term of the Subordinated Notes 2009. As a result of amortization and debt repurchases, the capitalized debt issuance costs have been reduced to \$4 million at December 31, 2005.

6% Convertible Subordinated Notes due 2010

In February 2000, the Company received \$836 million of net proceeds, after transaction costs, from a public offering of \$863 million aggregate principal amount of its 6% Convertible Subordinated Notes due 2010 ("Subordinated Notes 2010"). The Subordinated Notes 2010 are unsecured and subordinated to all existing and future senior indebtedness of the Company. Interest on the Subordinated Notes 2010 accrues at 6% per year and is payable semi-annually in cash on March 15 and September 15 beginning September 15, 2000. The principal amount of the Subordinated Notes 2010.

The Subordinated Notes 2010 may be converted into shares of common stock of Level 3 Communications, Inc. at any time prior to the close of business on the business day immediately preceding maturity, unless previously redeemed, repurchased or Level 3 Communications, Inc. has caused the conversion rights to expire. The conversion rate is 7.416 shares per each \$1,000 principal amount of Subordinated Notes 2010, subject to adjustment in certain events.

On or after March 18, 2003, Level 3, at its option, may cause the conversion rights to expire. Level 3 may exercise this option only if the current market price exceeds approximately \$188.78 (which represents 140% of the conversion price) for at least 20 trading days within any period of 30 consecutive trading days, including the last trading day of that period. As of December 31, 2005, no debt had been converted into shares of common stock. As of December 31, 2005, a total of \$350 million aggregate principal amount of the Subordinated Notes 2010 had been repurchased or exchanged for common stock.

Debt issue costs of \$27 million were originally capitalized and are being amortized to interest expense over the term of the Subordinated Notes. As a result of amortization and debt repurchases, the capitalized debt issuance costs have been reduced to \$6 million at December 31, 2005.

Commercial Mortgage:

GMAC

In June 2000, HQ Realty, Inc. (a wholly-owned subsidiary of the Company) entered into a \$120 million floating-rate loan ("GMAC Mortgage") providing secured, non-recourse debt to finance the Company's world headquarters.

On June 30, 2005, the GMAC Mortgage matured and HQ Realty, Inc. repaid the outstanding balance of \$116 million with \$103 million in d \$13 million in restricted securities.



CBRE

In the third quarter of 2005, the Company completed a refinancing of the mortgage on its corporate headquarters. On September 27, 2005, HQ Realty, Inc. entered into a \$70 million loan at an initial fixed rate of 6.86% through 2010, the anticipated repayment date, as defined in the loan agreement ("CBRE Commercial Mortgage"). After 2010 through maturity in 2015, the interest rate will adjust to the greater of 9.86% or the five year U.S. Treasury rate plus 300 basis points. HQ Realty, Inc. received \$66 million of net proceeds after transaction costs and deposited \$2 million into restricted cash accounts for future facility improvements and property taxes. HQ Realty, Inc. is required to make interest only payments in the first year with monthly principal payments beginning in the second year based on a 30-year amortization schedule.

Debt issuance costs of \$1 million were capitalized and are being amortized as interest expense over the term of the CBRE Commercial Mortgage.

The assets of HQ Realty Inc. are not available to satisfy any third party obligations other than those of HQ Realty, Inc. In addition, the assets of the Company and its subsidiaries other than HQ Realty, Inc. are not available to satisfy the obligations of HQ Realty, Inc.

Genuity Capital Lease Obligations

As part of the Genuity transaction that closed on February 4, 2003, the Company assumed certain capital lease obligations of Genuity for operating equipment. The Company used a 15% discount rate to present value the minimum lease payments, representing the effective interest rate that could be obtained by the Company for a similar agreement, resulting in a capital lease obligation of \$309 million. The capital lease approximately \$30 million of O&M services and network ty ratably over the lease term, which were recorded as prepaid assets (recognized as cost of revenue over the term of the agreement) and other current and noncurrent liabilities.

On April 6, 2004, a bankruptcy court approved a settlement agreement between the Company and Allegiance Telecom, Inc. ("Allegiance"). The agreement terminates a multi-year lease which was one of the capital lease obligations assumed in the Genuity acquisition in 2003 described above, whereby the Company was obligated to lease approximately 470,000 managed modem ports from Allegiance. The Company paid approximately \$54 million and assumed Allegiance's obligations under an agreement with KMC Telecom, Inc. to extinguish the capital lease obligation and recognized a gain of \$147 million on the transaction during the second quarter of 2004.

The future minimum lease payments under the capital lease obligations as of December 31, 2004, excluding the O&M and network capacity obligations were adjusted based upon the Allegiance settlement and the remaining capital lease obligation was \$24 million at December 31, 2004. The remaining obligations under the capital lease agreement were paid in 2005.

Junior Convertible Subordinated Notes

In July 2002, the Company sold \$500 million aggregate principal amount of its 9% Junior Convertible Subordinated Notes due 2012 to entities controlled by three institutions: Longleaf Partners Funds, Berkshire Hathaway, Inc., and Legg Mason, Inc. The notes, which had a 10-year maturity, paid 9% cash interest annually, payable quarterly beginning October 15, 2002. The notes were convertible, at



the option of the holders, into Level 3 common stock at any time at a conversion price of \$3.41 (subject to certain customary adjustments). The notes were convertible at the Company's option into convertible preferred stock under certain conditions and circumstances. The convertible notes ranked junior to substantially all of the Level 3 Communications, Inc.'s outstanding indebtedness.

In January 2003 and April 2003, an aggregate of \$43 million principal amount of the Junior Convertible Subordinated Notes were converted into approximately 13 million shares of Level 3 common stock. Pursuant to the original conversion terms, the holder received 293.255 shares of Level 3 common stock for each \$1,000 principal amount of notes converted. The debt was converted pursuant to the original conversion terms; therefore, no gain or loss was recognized on the transaction.

In June 2003, the remaining \$457 million aggregate principal amount of the Company's 9% Junior Convertible Subordinated Notes due 2012 were converted into approximately 161 million shares of Level 3 common stock with a market value of approximately \$1.135 billion. The market value of securities issuable pursuant to original conversion privileges on the conversion date was approximately \$945 million. Therefore, pursuant to the provisions of SFAS No. 84, debt conversion expense of \$190 million was recorded in the second quarter of 2003. Approximately \$7 million of foregone accrued interest through the date of the conversion was credited to additional paid-in capital. In addition, approximately \$10 million of unamortized debt issuance costs were charged to additional paid-in capital as a result of the conversion to common stock. The total increase in common stock as a result of this conversion and related debt conversion expenses was \$644 million.

Future Debt Maturities:

Scheduled maturities of long-term debt outstanding as of December 31, 2005 are as follows (in millions): 2006—\$0; 2007—\$1 million; -\$1,290 million; 2009—\$363 million, 2010—\$1,662 million and \$2,707 million thereafter. These maturities do not reflect the debt inge transaction completed in January 2006, whereby certain notes maturing in 2008 were exchanged for cash and a new series of notes maturing in 2010 (See Note 22).

(15) Asset Retirement Obligations

In June 2001, the FASB approved SFAS No. 143. SFAS No. 143 establishes accounting standards for recognition and measurement of a liability for an asset retirement obligation and the associated asset retirement cost. The fair value of a liability for an asset retirement obligation is to be recognized in the period in which it is incurred if a reasonable estimate of fair value can be made. The associated retirement costs are capitalized and included as part of the carrying value of the long-lived asset and amortized over the useful life of the asset. SFAS No. 143 was effective for the Company beginning on January 1, 2003. The Company's coal mining business had previously accrued, as a component of cost of revenue, an estimate of future reclamation liability. The reclamation liability is included in noncurrent liabilities on the consolidated balance sheets. The net effect of the adoption of SFAS No. 143 to the Company's coal mining business as of January 1, 2003 was a decrease in noncurrent liabilities of approximately \$5 million (which is being amortized to expense) and was reflected as a cumulative-effect adjustment in the 2003 consolidated statement of operations.

The communications business has entered into certain colocation and office space leases whereby it is required upon termination of the lease, to remove the leasehold improvements and return the leased space to its original condition. The Company has also entered into right-of-way agreements for



its intercity and metropolitan networks that may require the removal of the conduit upon termination of the agreement. Upon adoption of this standard on January 1, 2003, the Company also recorded obligations and corresponding assets of approximately \$31 million for these lease and right—of-way agreements.

Asset retirement obligation accretion expense of \$13 million, \$11 million and \$12 million was recorded during the years ended December 31, 2005, 2004 and 2003, respectively; resulting in total asset retirement obligations, including reclamation costs for the coal business, of \$181 million, \$138 million and \$127 million at December 31, 2005, 2004 and 2003, respectively. The total asset retirement obligation as of December 31, 2005 includes WilTel's asset retirement obligation of \$35 million.

Expense of \$10 million related to the communications business was recorded in selling, general and administrative expenses on the consolidated statement of operations for the year ended December 31, 2005. Expense of \$3 million related to the Company's coal mining business was recorded in cost of revenue on the consolidated statement of operations for the year ended December 31, 2005. In addition, the coal mining business incurred \$3 million of additional reclamation liabilities and incurred costs for work performed on asset retirement obligations of \$2 million.

Expense of \$7 million related to the communications business was recorded in selling, general and administrative expenses on the consolidated statement of operations for the year ended December 31, 2004. Expense of \$4 million related to the Company's coal mining business was recorded in cost of revenue on the consolidated statement of operations for the year ended December 31, 2004. In addition, the coal mining business incurred \$4 million of additional reclamation liabilities and incurred costs for work performed on asset retirement obligations of \$1 million.

xpense of \$8 million related to the communications business was recorded in selling, general and administrative expenses on the consolidated statement of operations for the year ended December 31, 2003. Expense of \$4 million related to the Company's coal mining business was recorded in cost of revenue on the consolidated statement of operations for the year ended December 31, 2003. This was partially offset by \$1 million of gains recognized on settlement of obligations attributable to the use of internal resources rather than third parties to perform reclamation work. In addition, the coal mining business incurred \$3 million of additional reclamation liabilities and incurred costs for work performed on asset retirement obligations of \$2 million.

The Company had noncurrent restricted cash of approximately \$56 million and \$52 million set aside to fund the reclamation liabilities at December 31, 2005 and 2004, respectively.

(16) Employee Benefit Plans

The Company adopted the recognition provisions of SFAS No. 123 in 1998. Under SFAS No. 123, the fair value of an option or other stock-based compensation (as computed in accordance with accepted option valuation models) on the date of grant is amortized over the vesting periods of the options in accordance with FASB Interpretation 28, "Accounting for Stock Appreciation Rights and Other Variable Stock Option or Award Plans." Although the recognition of the value of the instruments results in compensation or professional expenses in an entity's financial statements, the expense differs from other compensation and professional expenses in that these charges may not be settled in cash, but rather, are generally settled through issuance of common stock.



The adoption of SFAS No. 123 has resulted in material non-cash charges to operations since its adoption in 1998, and the adoption of SFAS No. 123R will continue to result in material non-cash charges to operations in the future. The amount of the non-cash charges will be dependent upon a number of factors, including the number of grants, the fair value of each grant estimated at the time of its award and the number of grants that ultimately vest.

The Company recognized in the consolidated statement of operations a total of \$57 million, \$46 million and \$86 million of non-cash compensation in 2005, 2004 and 2003, respectively. Included in discontinued operations is non-cash compensation expense of \$2 million, \$2 million and \$4 million in 2005, 2004 and 2003, respectively. In addition, the Company capitalized \$2 million, \$2 million and \$4 million in 2005, 2004 and 2003, respectively. In addition, the Company capitalized \$2 million, \$2 million and \$4 million in 2005, 2004 and 2003, respectively. In addition, the company capitalized \$2 million, \$2 million and \$4 million in 2005, 2004 and 2003, respectively, of non-cash compensation for those employees and contractors directly involved in the construction of the network, installation of customers or development of the business support systems.

The following table summarizes non-cash compensation expense and capitalized non-cash compensation for the three years ended December 31, 2005.

(dollars in millions)	2	005	2	004	2	003
Warrants	<u> </u>	(24)	\$		\$	9
OSO		18		16		30
C-OSO				1		15
Restricted Stock		19		4		2
Shareworks Match Plan		(2)		4		8
401(k) Discretionary Grant Plan		9		5		11
401(k) Match Expense		15		18	_	15
		59		48		90
Capitalized Noncash Compensation		(2)		(2)		(4)
		57		46		86
Discontinued Operations—(i)Structure		(2)		(2)		(4)
	\$	55	\$	44	\$	82
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Non-qualified Stock Options and Warrants

During the second quarter of 2004, the Company issued approximately 374,000 warrants to a consultant as payment for future consulting financial advisory services. The warrants allow the consultant to purchase common stock at \$4.00 per share. The warrants vested equally in quarterly installments over twelve months. The warrants expire on April 1, 2011. The Company recorded less than \$1 million of expense during 2004 for these warrants. As of December 31, 2004, these warrants were fully expensed. Pursuant to the relevant accounting guidance, the fair value of these warrants is determined on their respective vesting dates. At December 31, 2004, the fair value of the warrants was ion and was calculated using the Black-Scholes valuation model with a risk free interest rate of 3.82%, an expiration date of April 1, and a volatility rate of 75% over the term.

During the first quarter of 2003, the Company issued approximately 684,000 fully vested warrants to a consultant as payment primarily for acquisition-related consulting services. The warrants allow the



consultant to purchase common stock at \$4.90 per share. The warrants were fully vested at issuance and will expire on January 1, 2013. The Company recorded approximately \$1 million of expense during 2003 for these warrants. The fair value of the warrants at the time they vested was approximately \$1 million and was calculated using the Black-Scholes valuation model with a risk free interest rate of 4.12%, an expiration date of January 1, 2013, and a volatility rate of 70% over the term.

In March 2003, the Company issued approximately 1.7 million warrants to a consultant as payment for future consulting financial advisory services. The warrants allow the consultant to purchase common stock at \$5.16 per share. The warrants vested equally in quarterly installments over twelve months. The warrants expire March 31, 2010. The Company recorded less than \$1 million and \$6 million of expense during 2004 and 2003, respectively, for these warrants. The fair value of these warrants when they became fully vested was approximately \$6 million and was calculated using the Black-Scholes valuation model with a risk free interest rate of 3.6%, an expiration date of March 31, 2010, and a volatility rate of 75% over the term.

As of December 31, 2005, there were approximately 14.8 million warrants outstanding ranging in prices from \$4.00 to \$60.06. Of these warrants, all were exercisable at December 31, 2005 with a weighted average exercise price of \$7.95 per warrant.

The Company has not granted NQSOs since 2000. As of December 31, 2005, all NQSOs previously granted were fully vested and expensed.

Transactions involving NQSOs granted are summarized as follows:

	Units	Exercise Price Per Unit	Weighted Average Exercise Price
Balance December 31, 2002	9,795,236	\$.12 - \$84.75	\$ 6.60
Options granted Options cancelled	(352,719)	6.50 - 42.00	24,79
Options exercised	(521,153)	1.76 - 6.50	5.48
Balance December 31, 2003	8,921,364	.12 - 84.75	5.95
Options granted	(261 500)	5.43 - 84.75	15.70
Options cancelled Options exercised	(361,500)	J.43 - 84.75	
Balance December 31, 2004	8,559,864	.12 - 21.69	5.85
Options granted		<u> </u>	11 20
Options cancelled	(606,150)	5.43 - 8.00	11.35
Options exercised Options expired	(61,168) (1,746,500)	0.12 - 0.12 4.04 - 21.69	0.12 6.36
Balance December 31, 2005	6,146,046	\$1.76 - \$8.00	\$ 5.75
Options exercisable:			
December 31, 2003	8,921,364	\$.12 - \$84.75	\$ 5.95
December 31, 2004	8,559,864	.12 - 21.69	5.85
December 31, 2005	6,146,046	\$1.76 - \$8.00	\$ 5.75
	Options Outst	anding	

Options Outstanding and Exercisable

Runge of Exercise Prices	Number Outstanding as of 12/31/05	Weighted Average Remaining Life (years)	Ex	Weighted Average ercise Price
\$1.76 - 1.76	4,046	2.30		1.76
4.04 - 5.43	4,600,075	1.64		5.36
6.20 - 8.00	1,541,925	2.06		6.92
	6,146,046	1.75	\$	5.75
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Outperform Stock Option Plan

In April 1998, the Company adopted an outperform stock option ("OSO") program that was designed so that the Company's stockholders would receive a market return on their investment before OSO holders receive any return on their options. The Company believes that the OSO program aligns directly management's and stockholders' interests by basing stock option value on the Company's ability to outperform the market in general, as measured by the Standard & Poor's ("S&P") 500 Index. Participants in the OSO program do not realize any value from awards unless the Company's common stock price outperforms the S&P 500 Index during the life of the grant. When the stock price gain is

greater than the corresponding gain on the S&P 500 Index (or less than the corresponding loss on the S&P Index), the value received for awards under the OSO plan is based on a formula involving a multiplier related to the level by which the Company's common stock outperforms the S&P 500 Index. To the extent that Level 3's common stock outperforms the S&P 500 Index, the value of OSOs to a holder may exceed the value of nonqualified stock options.

In August 2002, the Company modified the OSO program to target that no more than 25% of Level 3's outperformance was delivered to employee-owners, and that the exercise of past and future OSO grants does not exceed shares reserved for issuance under the Company's 1995 Stock Plan, as amended. The following modifications, affecting August 19, 2002 and later grants, were made to the Plan:

- OSO targets are communicated in terms of number of OSOs rather than a theoretical dollar value.
- The success multiplier was reduced from eight to four.
- Awards will vest over 2 years and have a 4-year life. Fifty percent of the award will vest at the end of the first year after grant, with the remaining 50% vesting over the second year (12.5% per quarter).

The mechanics for determining the fair value of an individual OSO are described below:

The initial strike price, as determined on the day prior to the OSO grant date, is adjusted over time (the "Adjusted Strike Price"), until the exercise date. The adjustment is an amount equal to the percentage appreciation or depreciation in the value of the S&P 500 Index from the date of grant to the date of exercise. The value of the OSO increases for increasing levels of outperformance. OSOs granted prior to August 19, 2022 have a multiplier range from zero to eight depending upon the performance of Level 3 common stock relative to the S&P 500 Index as in the following table. OSOs granted August 19, 2002 and later have a multiplier range from zero to four depending upon the performance of Level 3 common stock relative to the S&P 500 Index as shown in the following table.

	Then the Pre-multiplier Gain Is Multiplied by a Success Multiplier of:				
If Level 3 Stock Outperforms the S&P 500 Index by:	Pre August 19, 2002 Grants	August 19, 2002 and Later Grants			
0% or Less	0.00	0.00			
More than 0% but Less than 11%	Outperformance percentage multiplied by ⁸ / 11	Outperformance percentage multiplied by 4 / 11			
11% or More	8.00	4.00			

The Pre-multiplier gain is the Level 3 common stock price minus the Adjusted Strike Price on the date of exercise.

Upon exercise of an OSO, the Company shall deliver or pay to the grantee the difference between the Fair Market Value of a share of common stock as of the day prior to the exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise Consideration". The Exercise date, less the Adjusted Strike Price, the "Exercise date, less the Adjus

grantee is determined by dividing the Exercise Consideration to be paid in Level 3 common stock by the Fair Market Value of a share of Level 3 Common stock as of the date prior to the exercise date. Fair Market Value is defined in the OSO agreement, but is currently the closing price per share of Level 3 common stock on the NASDAQ exchange.

OSO awards are granted quarterly to eligible participants.

Awards granted prior to August 19, 2002 vest in equal quarterly installments over two years and have a four-year life. OSOs granted between March 1, 2001 and August 18, 2002 are exercisable immediately upon vesting and have a four-year life.

The fair value of the OSOs granted in 2002 and after was calculated by applying a modified Black-Scholes model with the assumptions identified below. The Company uses a modified Black-Scholes model due to the additional variables required to calculate the impact of the success multiplier of the OSO program.

	Year Ended December 31,					
	2005	2004	2003			
S&P 500 Expected Dividend Yield Rate	1.99%	1.54%	1.51%			
Expected Life	2 years	2 years	2 years			
S&P 500 Expected Volatility		•	-			
Rate	13%	15%	25%			
Level 3 Common Stock						
Expected Volatility Rate	55%	56%	80%			
Expected S&P 500	• •					
Correlation Factor	.30	.19	.46			
Calculated Theoretical Value	116%	120%	156%			

The fair value of each OSO grant equals the calculated theoretical value multiplied by the Level 3 common stock price on the day prior to the grant date.

As part of a comprehensive review of its long-term compensation program, the Company temporarily suspended awards of OSOs in April 2005. During the second quarter of 2005, the Company granted participants in the plan restricted stock units, discussed below.

Beginning in the third quarter 2005, the Company issued both restricted stock units and OSOs as part of its long-term compensation program. The Company plans to make annual grants of restricted stock units that vest ratably over four years and plans to make quarterly OSO grants to employees that have similar terms as those OSOs granted in the first quarter of 2005.

The fair value under SFAS No. 123 for the approximately 6 million, 5 million and 2 million OSOs awarded to participants during the year December 31, 2005, 2004 and 2003, respectively, was approximately \$18 million, \$22 million and \$20 million, respectively. As of December 31, 2005, the Company had not reflected \$9 million of unamortized compensation expense in its financial statements for previously granted OSOs.

Transactions involving OSOs awarded are summarized in the table below. The Option Price Per Unit identified in the table below represents the initial strike price, as determined on the day prior to the OSO grant date.

Balance December 31, 2002 Options granted Options cancelled Options expired		24,497,053	\$		~ **			
Options granted Options cancelled			J)	2.45 - \$1	13.87	\$	21.14	
Options cancelled		2,165,221	÷	4.90 -	6.66	•	5.46	
		(172,881)		2.45 - 1	13.87		4.85	
		(3,374,396)		3.02 - 1			56.93	
Options exercised		(1,631,583)		2.45 -	5.58		4.12	
Balance December 31, 2003		21,483,414		2.45 - 1	13.87		15.36	
Options granted		5,394,056		2.59 -	5.70		3.36	
Options cancelled		(211,876)		2.45 - 1	113.87		4.80	
Options expired		(4,873,816)		3.02 - 1	113.87		41.94	
Options exercised		(430,256)		2.45 -	5.58		3.64	
Balance December 31, 2004		21,361,522		2.45 -	25.31	<u> Anno 1999 (1997)</u>	6.61	
Options granted		5,859,066		2.03 -	3.39		2.61	
Options cancelled		(1,048,494)		2.03 -	25.31		3.00	
Options expired		(11,841,490)		2.59 -	25.31		8.91	
Options exercised		(84,628)		2.45 -	3.02		2.86	
Balance December 31, 2005		14,245,976	\$	2.03 -	\$6.66	\$	3.34	
Options exercisable:		names of any one same and the second	100	 A 10 Million CD Million (2017) 	9095 Y 1808	CATT BARY MAR	1. (2.). (2.). (3.).	
December 31, 2003		18,948,040	\$	2.45 - \$1	113.87	\$	16.54	
December 31, 2004		15,507,847		2.45 -	25.31		7.75	
December 31, 2005		8,453,296	\$	2.59 -	\$6.66	\$	3.88	
		OSOs Outstanding at December 31, 200	5	32			Exercisable nber 31, 2005	
Range of Exercise Prices	Number Outstanding	Weighted Average Remaining Life (years)		Weighted Average Option Price		mber rcisable	Weig Ave Optior	rage
\$2.03 - \$3.02	7,369,748	2.51	\$	2.50	3	,039,855	\$	2.86
3,39 - 4.90	5,013,154	2.41		3.68	3	550,367		3.78
5.16 - 6.66	1,863,074	1.50		5.72	1	,863,074		5.72
	14,245,976	2.34	\$	3.35	8	,453,296	\$	3.88

At December 31, 2005, based on the Level 3 common stock price and post-multiplier values, the Company was not obligated to issue shares for vested and exercisable OSOs as the percentage increase in the S&P 500 Index exceeded the percentage increase in the Level 3 stock price for all grants.

In July 2000, the Company adopted a convertible outperform stock option program, ("C-OSO") as an extension of the existing OSO plan. The program was a component of the Company's ongoing

employce retention efforts and offered similar features to those of an OSO, but provided an employee with the greater of the value of a single share of the Company's common stock at exercise, or the calculated OSO value of a single OSO at the time of exercise.

C-OSO awards were made to eligible employees employed on the date of the grant. The awards were made in September 2000, December 2000, and September 2001. The awards granted in 2000 vested over three years as follows: 1/6 of each grant at the end of the first year, a further 2/6 at the end of the second year and the remaining 3/6 in the third year. The September 2001 awards vested in equal quarterly installments over three years. Each award was immediately exercisable upon vesting. Awards expired four years from the date of the grant.

As of December 31, 2005, the Company had fully amortized the compensation expense in its financial statements for C-OSOs awarded in 2000 and 2001. The final series of C-OSOs granted to employees expired in 2005. There are no C-OSO units outstanding at December 31, 2005.

Woighted

Transactions involving C-OSOs are summarized below:

	Units			Weighted Average Option Price			
Balance December 31, 2002	4,999,985	\$	3.82 - \$87.23	\$	17.49		
Options cancelled	(120,015)		3.82 - 87.23		12.39		
Options expired	(35,929)		3.82 - 87.23		19.13		
Options exercised	(779,359)		3.82 - 87.23		29.19		
Balance December 31, 2003	4,064,682		3.82 - 87.23		15.38		
Options cancelled	(24,029)		3.82 - 87.23		3.82		
Options expired	(101,096)		3.82 - 87.23		33.38		
Options exercised	(1,162,778)		3.82 - 87.23		41.67		
Balance December 31, 2004 Options cancelled	2,776,779		3.82	10	3.82		
Options expired	(137,980)		3.82		3.82		
Options exercised	(2,638,799)		3.82		3.82		
Balance December 31, 2005	 Totalestary, Statestary, advances, 1 	\$	3.82	\$	3.82		
Options exercisable:		484.000	- // / / · · · · · // / / · · · · · · ·				
December 31, 2003	3,469,141	\$	3.82 - \$87.23	\$	17.37		
December 31, 2004	2,776,779		3.82		3.82		
December 31, 2005	—						



Restricted Stock and Units

In 2005, 2004 and 2003, approximately 24,594,000, 776,000 and 670,000 shares, respectively, of restricted stock or restricted stock units were awarded to employees and non-employee members of the Board of Directors. The restricted stock units and shares were granted to the recipients at no cost. Restrictions on transfer lapse over one to four year periods. The fair value of restricted stock units and shares awarded in 2005, 2004 and 2003 of \$50 million, \$2 million and \$4 million, respectively, was calculated using the value of the Level 3 common stock the day prior to the award and is being



amortized over the restriction lapse periods of the awards in accordance with FIN 28, "Accounting for Stock Appreciation Rights and Other Variable Stock Option or Award Plans". As of December 31, 2005, the Company had not reflected \$29 million of unamortized compensation expense in its financial statements for the restricted stock units and shares previously granted.

Shareworks and 401(k) Plans

Level 3 has designed its compensation programs with particular emphasis on equity-based incentive programs. The Company had developed two plans under its Shareworks program: the Match Plan and the Grant Plan. In December 2002, in order to provide employees opportunities to diversify their investments in Company-sponsored savings and retirement plans, the Company decided to enhance the 401(k) plan by introducing a Company match on employee contributions. At the same time the Company determined that, effective January 1, 2003, the Shareworks Match Plan would be discontinued and the Shareworks Grant Plan would be rolled into the 401(k) plan.

Match Plan— The Match Plan was suspended on January 1, 2003. Prior to this date, the Match Plan allowed eligible employees to defer between 1% and 7% of their eligible compensation to purchase Level 3 common stock at the average stock price for the quarter. Full time employees of the communications business and certain information services businesses were considered eligible on the first day of the calendar quarter after their hire. The Company matched the shares purchased by the employee on a one-for-one basis. Stock purchased with payroll deductions was fully vested. Stock purchased with the Company's matching contributions vested three years after the end of the quarter in which it was made. Effective January 1, 2003, past contributions to the Match Plan continued to vest, however, there will be no further contributions to the Plan by employees or the Company.

The Company's quarterly matching contribution was amortized to compensation expense over the vesting period of 36 months.

s of December 31, 2005 the Company had fully amortized to compensation expense the value of the matching contributions and all matching contributions were fully vested. During the second quarter of 2005, the Company reversed \$3 million of non-cash expense in Europe attributable to the discontinuance of certain equity compensation programs.

Grant Plan— The Grant Plan enabled the Company to grant shares of Level 3 common stock to eligible employees of the Communications business and certain information services businesses based upon a percentage of the employees' eligible salary up to a maximum of 5%. Level 3 employees employed on December 31 of each year, who were age 21 or older with a minimum of 1,000 hours credited service were considered eligible. The shares granted were valued at the fair market value as of the last business day of the calendar year. All prior and future grants vested immediately upon the employee's third anniversary of joining the Shareworks Plan. All prior grants for active employees were vested as of January 1, 2003 and were transferred into the 401(k) plan. As discussed below, the Company made discretionary contributions into the 401(k) plan for each of the three years ended December 31, 2005. Certain foreign subsidiaries of the information services business received cash payments in lieu of Level 3 common stock due to regulatory restrictions.

401(k) Plan — The Company and its subsidiaries offer their qualified employees the opportunity to participate in a defined contribution retirement plan qualifying under the provisions of Section 401(k) of the Internal Revenue Code. Each employee was eligible to contribute, on a tax deferred basis, a



portion of annual earnings generally not to exceed \$14,000 in 2005. Effective January 1, 2003, the Company began matching 100% of employee contributions up to 7% of eligible earnings or applicable regulatory limits for employees of the communications businesses in the form of Level 3 common stock.

Software Spectrum historically matched 25% of employee contributions up to 6% of eligible earnings or applicable regulatory limits; such matching contributions were in cash. In April 2004, Software Spectrum increased this match to 50% of employee contributions up to 6% of eligible earnings or applicable regulatory limits and amended its 401(k) plan to provide for the matching contribution to be made in the form of Level 3 common stock as described in the following paragraph. In November 2004, the Company merged the Software Spectrum 401(k) plan into the Company's 401(k) plan; however, the employer match was not changed for Software Spectrum employees.

The Company's matching contributions are made with Level 3 common stock based on the closing stock price on each pay date. The employees are able to diversify the Company match contribution as soon as it is made, even if they are not fully vested. The Company's matching contributions will be fully vested upon completion of three years of service. For the year ended December 31, 2005, 2004 and 2003, the Company recorded as expense \$15 million, \$18 million and \$15 million, respectively, relative to 401(k) plan matching contributions made to employees.

The Company made a discretionary contribution to the 401(k) plan in Level 3 common stock for the years ended December 31, 2005, 2004 and 2003 equal to three percent, two percent and two percent of eligible employees' eligible earnings each year, respectively. The 2005 deposit is expected to be made into the employees' p Plan in Level 3 common stock as of December 31, 2004 and December 31, 2003, equal to two and three percent of eligible employees' 2004 and 2003 eligible earnings, respectively. The deposits were made into the employees' 401(k) accounts during the first quarter of the subsequent year. Level 3 recorded an expense of \$9 million, \$7 million, and \$11 million attributable to the year's contribution in 2005, 2004 and 2003, respectively.

n ncome Taxes

An analysis of the income tax benefit (provision) attributable to loss from continuing operations before income taxes for the three years ended December 31, 2005 follows:

	24	2005		2005		2005		2005 2004		004	2003	
		(d	ollars i	in million	s)							
Current:												
United States Federal	\$		\$	—	\$							
State				(1)		(7)						
Foreign		(8)		(5)								
		(8)		(6)		(7)						
Deferred, net of changes in valuation allowances:												
United States Federal		_				57						
State						—						
Foreign												
				_		57						
Income Tax Benefit (Provision)	\$	(8)	\$	(6)	\$	50						
	a SubStreet	1	Name and Address of	and the second second		N-15						

During 2003, the Internal Revenue Service completed an audit of the Company's 1996 and 1997 federal tax returns. The resolution of these federal tax audits and other state tax issues primarily related to its coal mining operations resulted in the Company reducing its deferred tax liabilities and recording an income tax benefit of \$50 million in 2003.

The United States and foreign components of loss from continuing operations before income taxes follows:

	 2005		2004		2003
	(dollars				
United States Forcign	\$ (703) 24		(274) (178)	\$	(572) (182)
	\$ (679)		(452)		(754)

A reconciliation of the actual income tax benefit (provision) and the tax computed by applying the U.S. federal rate (35%) to the loss from continuing operations, before income taxes for the three years ended December 31, 2005 follows:

		2005		2004	:	2003
	(dollars in millions)					
Computed Tax Benefit at Statutory Rate	\$	238	\$	158	\$	264
State Income Tax Benefit		22		15		18
Stock Option Plan Exercises		(3)		(19)		—
Taxes on Extinguishments of Convertible Debt				(1)		(68)
Other		(6)		33		51
Excess Book Net Operating Losses		(259)	CAL.	(192)		(215)
Income Tax Benefit (Provision)	\$	(8)	\$	(6)	\$	50
	19766.36 V0*	Patricipal Constraint of the	Singer Hart		STORE	192000 1 - 2400500 Z



The components of the net deferred tax assets (liabilities) for the years ended December 31, 2005 and 2004 were as follows and are included in Other Liabilities on the consolidated balance sheets:

		2005	2004		
	(dollars in millions)				
Deferred Tax Assets: Fixed assets Accrued payroll and related benefits Investment in securities Accrued liabilities and deferred revenue Investment in joint ventures Unutilized tax net operating losses Other assets or liabilities	\$	790 296 26 	\$	802 293 28 18 83 1,845 53	
Total Deferred Tax Assets		3,488		3,122	
Deferred Tax Liabilities: Accrued liabilities and deferred revenue Total Deferred Tax Liabilities		(107)			
Net Deferred Tax Assets before valuation allowance	H EDDECHARTNEE	3,381	******	3,122	
Valuation Allowance Components: Net Deferred Tax Assets Stockholders' Equity (primarily tax benefit from option exercises) Net Non-Current Deferred Tax Assets after Valuation Allowance	\$	(3,306) (75) —	\$	(3,047) (75) —	

Deferred income taxes are provided for the temporary differences between the financial reporting and tax basis of the Company's assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse. Net operating losses not utilized can be carried forward for 20 years to offset future taxable income. A valuation allowance has been recorded against deferred tax assets, as the Company is unable to conclude under relevant accounting standards that it is more likely than not that deferred tax assets will be realizable. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income during the periods in which those temporary differences become deductible. The Company considers the scheduled reversal of deferred tax liabilities, projected future taxable income and tax planning strategies in making this assessment.

For federal income tax reporting purposes, the Company has approximately \$5.9 billion of net operating loss carryforwards, net of the second s

income. The net operating loss carryforwards expire through 2025 and are subject to examination by the tax authorities. The U.S. net operating loss carryforwards expire as follows (dollars in millions):

Expiring December 31	Amount
2018	\$ 3
2019	2
2020	660
2021	978
2022	1,287
2023	1,001
2024	969
2025	1,024
	\$ 5,924

In addition, the Company has approximately \$70 million of net operating loss carryforwards for foreign locations, the majority of which have no expiration period.

The Internal Revenue Code contains provisions which may limit the net operating loss carryforwards available to be used in any given pon the occurrence of certain events, including significant changes in ownership interests. The Company does not believe its net operating loss carryforwards will be limited in 2006 or thereafter, based on information available at the time of this filing.

As of December 31, 2005, the Company has no plans to repatriate undistributed earnings of foreign subsidiaries as any earnings are deemed necessary to fund ongoing European operations and planned expansion. Undistributed earnings of foreign subsidiaries that are permanently invested, and for which no deferred taxes have been provided, amounted to approximately \$24 million and zero as of December 31, 2005 and 2004, respectively.

(18) Stockholders' Equity

During 2004, the Company's stockholders approved a proposal at the Company's 2004 annual meeting for the reservation of an additional 80 million shares of common stock under the Company's 1995 Stock Plan.

During 2003, the Company issued approximately 216 million shares in exchange for approximately \$1.007 billion aggregate principal amount of long-term debt (Sec Note 14).

The Level 3 1995 Stock Plan permits option holders to tender shares to the Company to cover income taxes due on option exercises.



Issuances of common stock, for sales, conversions, option exercises and acquisitions for the three years ended December 31, 2005 are shown below.

	Outstanding Common Shares
December 31, 2002	443,556,864
Option, Shareworks and 401(k) Activity	14,021,135
Debt for Equity Exchanges and Conversions	42,464,770
Conversion of 9% Junior Convertible Subordinated Notes	173,611,065
Telverse Communications, Inc. Acquisition	4,174,800
December 31, 2003	677,828,634
Option, Shareworks and 401(k) Activity	8,668,087
December 31, 2004	686,496,721
Option, Shareworks and 401(k) Activity	16,271,097
WilTel Communications Group, LLC Acquisition.	115,000,000
December 31, 2005	817,767,818



(19) Industry and Geographic Data

SFAS No. 131 "Disclosures about Segments of an Enterprise and Related Information" defines operating segments as components of an enterprise for which separate financial information is available and which is evaluated regularly by the Company's chief operating decision maker, or decision making group, in deciding how to allocate resources and assess performance. Operating segments are managed separately and represent separate strategic business units that offer different products and serve different markets. The Company's reportable segments include: communications; information services (including Software Spectrum); and coal mining (See Note 1). Other primarily includes California Private Transportation Company, L.P., equity investments, and other corporate assets and overhead not attributable to a specific segment.

Adjusted OIBDA, as defined by the Company, consists of operating income (loss) before (1) depreciation and amortization expense, (2) stock-based compensation expense included within selling, general and administrative expenses on the consolidated statements of operations and (3) any non-cash impairment costs included within restructuring and impairment expenses all as reported on the consolidated statements of operations. The Company excludes stock-based compensation due to the recording of non-cash compensation expense under the provisions of SFAS No. 123. Adjusted OIBDA is an important part of the Company's internal reporting and is an indicator of profitability and operating performance used by the chief operating decision maker or decision making group to evaluate performance and allocate resources. It is a commonly used indicator in the capital-intensive communications industry to analyze companies on the basis of operating performance used by the represent net income or cash flow for the periods presented, is not calculated consistently with mmonly used metric "EBITDA", and is not recognized under generally accepted accounting principles ("GAAP") but is used by management to assess segment results and allocate resources.

The data presented in the following tables includes information for the twelve months ended December 31, 2005, 2004 and 2003 for all statement of operations and cash flow information presented, and as of December 31, 2005 and 2004 for all balance sheet information presented. Information related to the acquired businesses is included from their respective acquisition dates. Revenue and the related expenses are attributed to countries based on where services are provided. Information for the years ended December 31, 2004 and 2003 have been revised due to discontinued operations (See Note 3).

Industry and geographic segment financial information follows. Certain prior year information has been reclassified to conform to the 2005 presentation.

	Comn	nunications		ormation ervices		Coal ining	0	ther		Total
				(dollars in 1	nillions)					
2005 Revenue: North America Europe Asia	\$	1,496 149 —	\$	1,165 649 80	\$	74	\$		\$	2,735 798 80
	\$	1,645	\$ Nuteri entre	1,894	\$	74	\$		\$	3,613
North America Europe Asia	\$	437 21 	\$	22 14 2	\$	16 	\$	(3)		
Net Capital Expenditures:	\$	458	\$	38	\$	16	\$	(3)		
North America Europe Asia	\$	271 27 —	\$	5	\$	2	\$		\$	278 27 —
	\$	298	\$	5	\$	2	\$ 		\$ 00000023	305
Depreciation and Amortization: North America Europe Asia	\$	560 82 —	\$	10 	\$	5 	\$		\$	575 82
	\$	642	\$	10	\$	5	\$		\$	657

2004 Revenue: North America Europe Asia	\$	1,546 139	\$	1,166 632 63	\$ 91 	\$ 	\$ 2,803 771 63
	\$	1,685	\$	1,861	\$ 91	\$ 	\$ 3,637
Adjusted OIBDA: North America Europe Asia	\$	459 4 	\$	18 10 2	\$ 18	\$ (1) 	
	\$	463	\$	30	\$ 18	\$ (1)	
Net Capital Expenditures: North America Europe Asia	5	240 30 —	\$ \$	1 	\$ 2	\$	\$ 243 30
	\$	270	\$	1	\$ 2	\$ 	\$ 273
ciation and Amortization: Brth America Europe Asia	Constant Constant of	571 94	\$	10	\$ 6	\$ 	\$ 587 95
	\$	665	\$	11	\$ 6	\$ 	\$ 682



2003 Revenue:								
North America Europe Asia	\$	1,808 138 1	\$ 1,284 565 71	\$	80 	\$		\$ 3,172 703 72
	\$	1,947	\$ 1,920	\$	80	\$		\$ 3,947
Adjusted OIBDA: North America Europe Asia	\$	730	\$ 11 (3) 1	\$	17	\$	(5) 	
	\$	735	\$ 9	\$	17	\$	(5)	
Net Capital Expenditures: North America Europe Asia	\$	138 13 —	\$ 	\$	2	\$	_	\$ 140 13
	\$	151	\$ 	\$	2	\$		\$ 153
ciation and Amortization: Th America Europe Asia	\$	705 87 —	\$ 12 3	\$	6	\$		\$ 723 90
	\$	792	\$ 15	\$	6	\$		\$ 813
	Com	nunications	ormation ervices		Coal ining	C	Dther	Total
			(dollars in)	millions)				
Identifiable Assets December 31, 2005 North America Europe Asia	\$	5,785 716	\$ 581 190 20	\$	90 	\$	857 34 4	\$ 7,313 940 24
A310	S	6,501	\$ 791	\$	90	\$	895	\$ 8,277
North America	S	4,909 906	\$ 600 196	\$	84	\$	785 42	\$ 6,378 1,144 22
Europe Asia			14				8	<i>L L</i>

Long-Lived Assets (excluding Goodwill)										
December 31, 2005 North America	\$	5,483	\$	80	\$	75	\$		\$	5,638
Europe	-	696		1						697
Asia		_		1				_		1
	\$	6,179	\$	82	\$	75	S		\$	6,336
	ۍ ا	0,177	Ψ «XF» inter-	02	U 2 10-2213		ф •е	hangaas an i		0,550
December 31, 2004										
North America	\$	4,824	\$	119	\$	66	\$	—	\$	5,009
Europe Asia		859		I				_		860
Asia			£13		-		*****			
	\$	5,683	\$	120	\$	66	\$		\$	5,869
	a accession and	NAME OF TAXABLE AND A RECEIPT	5 1580	8 ° 79 K 646 4	27 PMA 2	 BANKER AND AND 	4.5× 40	848997 - 3 X	Starte P	2017-0-181-1-17-
Goodwill										
December 31, 2005 North America	\$	70	\$	194	\$	_	\$		\$	264
Europe	Ū.		Ψ		Ψ		Ψ		Ψ	
Asia										—
	¢	70	S	194	\$		S		\$	264
	\$	/0	3	194	D.					204
5 Imber 31, 2004										
North America	\$	71	\$	202	\$	_	\$		\$	273
Europe				_						_
Asia			_	the second second	-	-	-		-	
	S	71	s	202	\$		S	-	\$	273
			10000	201110-00-07-07-081					-	

Communications revenue is grouped into three categories: 1) Core Services (including transport and infrastructure services, IP & data services, voice services and Vyvx services) 2) Other Services (including managed modem and related reciprocal compensation, DSL aggregation, and Internet access services), and 3) SBC Master Services Agreement. This revenue reporting structure represents a change from prior year presentations to reflect how the Company's management will invest and manage cash flows in the communications business going forward. Management believes this new product grouping



provides more meaningful information to the reader of the financial statements because each of the revenue groups has different expectations with respect to future revenue performance.

			Servic	es			
	Core		Other	Se	Master rvices reement		Total
		_	(do)	lars in mill	lions)		
Communications Revenue							
2005							
North America	\$ 818		653	\$	25	\$	1,496
Europe	144	ł	5				149
Other		-					
	\$ 962	2 \$	658	\$	25	\$	1,645
			1. 1 W. L. M. 1.				
2004							
North America	\$ 664	\$	882	\$		\$	1,546
Europe	129		10				139
er	-	-					
			000				1.605
	\$ 79:		892	\$		\$	1,685
2003	Exclusion					And the	
North America	\$ 84	\$	967	\$	22	S	1,808
Europe	120		12			್	138
Other			1				1
	\$ 96	s	980	s		5	1,947
	3 90		500			-	1,947
		-			Contraction in the second	trute.	

Transport and Infrastructure includes \$130 million, \$107 million and \$344 million of termination revenue for the year ended December 31, 2005, 2004 and 2003, respectively. IP & Data includes \$1 million, \$5 million and \$2 million of termination revenue for the year ended December 31, 2005, 2004 and 2003, respectively.

The majority of North American revenue consists of services delivered within the United States. The majority of European revenue consists of services delivered within the United Kingdom but also includes France and Germany. Transoceanic revenue is allocated to Europe.



The following information provides a reconciliation of Net Income (Loss) to Adjusted OIBDA by operating segment, as defined by the Company, for the years ended December 31, 2005, 2004 and 2003:

	Comm	unications		mation vices	Coal	Mining	Ot	her
			(dollars i	n millions)		nan ing series		
Net Income (Loss) (Income) Loss from Discontinued Operations Income Tax Provision Total Other (Income) Expense	\$	(720) 	\$	69 (49) 3 1	\$	$\frac{16}{2}$ (7)	\$	(3) 1 (1)
Operating Income (Loss) Non-Cash Impairment Charge Depreciation and Amortization Expense Non-Cash Compensation Expense		(244) 9 642 51		24 10 4		11 5 		(3)
Adjusted OIBDA	\$	458	\$	38	\$	16	\$	(3)



	Comm	unications		mation vices	Coal I	Mining	0	ther
			(dollars i	n millions)				
Net Income (Loss)	\$	(509)	\$	20	\$	11	\$	20
(Income) Loss from Discontinued Operations Income Tax Provision				5		1		_
Total Other (Income) Expense		264		(7)				(21)
Operating Income (Loss)		(245)		18		12		(1)
Depreciation and Amortization Expense		665		11		6		
Non-Cash Compensation Expense		43		1				
					(Colombic)			
Adjusted OIBDA	\$	463	\$	30	\$	18	\$	(1)
	a man an a		CALIFORNIA CON				1	1999, 2009 - 2005, 2006, 2006, 2006, 2006, 2006, 2006, 2006, 2006, 2006, 2006, 2006, 2006, 2006, 2006, 2006, 20



	Comm	unications		mation rvices	Coal	Mining	0	ther
			(dollars	in millions)	-			
Net Income (Loss) (Income) Loss from Discontinued Operations Cumulative Effect of Change in Accounting Principle Income Tax Provision (Benefit) Total Other (Income) Expense	\$	(820) (12) 697	\$	(33) 24 - (2)	\$	16 (5) 	\$	126
Operating Income (Loss) Depreciation and Amortization Expense Non-Cash Compensation Expense		(135) 792 78		(10) 15 4		11 6	1.000	(5)
Adjusted OIBDA	\$ • ************	735	\$	9	\$	17	\$	(5)

(20) Commitments, Contingencies and Other Items

May 2001, Level 3 Communications, Inc., and two of its subsidiaries were named as a defendant in Bauer, et. al. v. Level 3 nunications, LLC, et al., a purported class action covering 22 states, filed in the U.S. District Court for the Southern District of Illinois. In April 2002, the same plaintiffs filed a second nearly identical purported multi-state class action in state court in Madison County, Illinois. In July 2001, the Company was named as a defendant in Koyle, et. al. v. Level 3 Communications, Inc., et. al., a purported two state class action filed in the U.S. District Court for the District of Idaho. In September 2002, Level 3 Communications, LLC was named as a defendant in Smith et al y. Sprint Communications Company, L.P., et al., a purported nationwide class action filed in the United States District Court for the Northern District of Illinois. In April 2005, the Smith plaintiffs filed a Fourth Amended Complaint which did not include Level 3 as a party, thus ending Level 3's involvement in the Smith case. In February 2005, Level 3 Communications, LLC was named as a defendant in McDaniel, et. al., v. Qwest Communications Corporation, et al., a purported class action covering 10 states filed in the United States District Court for the Northern District of Illinois. These actions involve the Company's right to install its fiber optic cable network in easements and right-of-ways crossing the plaintiffs' land. In general, the Company obtained the rights to construct its network from railroads, utilities, and others, and has installed its network along the rights-of-way so granted. Plaintiffs in the purported class actions assert that they are the owners of lands over which the company's fiber optic cable network passes, and that the railroads, utilities, and others who granted the Company the right to construct and maintain its network did not have the legal authority to do so. The complaints seek damages on theories of trespass, unjust enrichment and slander of title and property, as well as punitive damages. The Company has also received, and may in the future receive, claims and demands related to rights-of-way issues similar to the issues in these cases that may be based on similar or different legal theories. To date, all adjudicated attempts to have class action status granted on complaints filed against the Company or any of its subsidiaries involving claims and demands related to rights-of-way issues have been denied.

It is still too early for the Company to reach a conclusion as to the ultimate outcome of these actions. However, management believes that mpany and its subsidiaries have substantial defenses



to the claims asserted in all of these actions (and any similar claims which may be named in the future), and intends to defend them vigorously if a satisfactory form of the settlement is not approved.

The Company and its subsidiaries are parties to many other legal proceedings. Management believes that any resulting liabilities for these legal proceedings, beyond amounts reserved, will not materially affect the Company's financial condition or future results of operations, but could impact future cash flows.

Operating Leases

The Company is leasing rights-of-way, facilities and other assets under various operating leases which, in addition to rental payments, may require payments for insurance, maintenance, property taxes and other executory costs related to the lease. Certain leases provide for adjustments in lease cost based upon adjustments in the consumer price index and increases in the landlord's management costs.

The rights-of-way agreements have various expiration dates through 2030. Payments under these right-of-way agreements were \$30 million in 2005, \$31 million in 2004 and \$31 million in 2003

The Company has obligations under non-cancelable operating leases for certain colocation and office facilities, including lease obligations for which facility related restructuring charges have been recorded. The lease agreements have various expiration dates through 2082. Rent expense, including common area maintenance, under non-cancelable lease agreements was \$78 million in 2005, \$91 million in 2004 and \$100 million in 2003.

For those leases involving communications colocation and right-of-way agreements, the Company anticipates that it will renew these leases under option provisions contained in the lease agreements given the significant cost to relocate the Company's network and other facilities.

Future minimum payments, including common area maintenance, for the next five years under right-of-way agreements and noncancelable operating leases consist of the following at December 31, 2005 (dollars in millions):

	Right-ol Agreen		Fa	cilities		her sets	Total
2006	\$	45	\$	101	\$	2	\$ 148
2007	-	45		97		2	144
2008		43		88		5	136
2009		44		75			119
2010		43		66		_	109
Thercafter		668		357		—	1,025
Total	S	888	\$	784	\$	9	\$ 1,681
	· 2009-1 * 2000-1 - 000				1	A 30025 + 13	

It is customary in Level 3's industries to use various financial instruments in the normal course of business. These instruments include items such as letters of credit. Letters of credit are conditional commitments issued on behalf of Level 3 in accordance with specified terms and conditions. As of December 31, 2005 and 2004, Level 3 had outstanding letters of credit of approximately \$19 million and \$26 million, respectively, which are collateralized by cash and are reflected on the consolidated

balance sheet as restricted cash. The Company does not believe it is practicable to estimate the fair value of the letters of credit and does not believe exposure to loss is likely nor material.

Other

Level 3 receives certain mine management services from Peter Kiewit Sons', Inc. The expense for these services was \$5 million for 2005, \$6 million for 2004 and \$5 million for 2003, and is recorded in selling, general and administrative expenses. As of December 31, 2005 and 2004, the Company owed less than \$1 million and \$1 million, respectively for fourth quarter mine management services.

For use in its business operations, the Company owns leasehold interests in two corporate aircraft and since 1999 a 15% ownership interest in an additional corporate aircraft, with the remaining 85% ownership interest held by a corporation that is controlled by Walter Scott, Jr., a director of the Company. During 2005, in a negotiated transaction with an unrelated third party, the Company obtained a continuing 15% ownership interest in a replacement corporate aircraft in exchange for its 15% ownership interest in the aircraft surrendered in the transaction and a payment of approximately \$2 million. The remaining 85% ownership interest was obtained by the corporation controlled by Mr. Scott, which paid for its ownership interests separately in the transaction.

(21) Condensed Consolidating Financial Information

As discussed in Note 14, in October 2003, Level 3 Financing issued \$500 million 10.75% Senior Notes due in 2011. These notes are unsecured obligations of Level 3 Financing, however, they are also jointly and severally and fully and unconditionally guaranteed on an uncertainty series and Level 3 Communications, Inc. and Level 3 Communications, LLC (a wholly-owned subsidiary). The 10.75% Senior were registered with the Securities and Exchange Commission in 2005.

In conjunction with the registration of the 10.75% Senior Notes, the accompanying condensed consolidating financial information has been prepared and presented pursuant to SEC Regulation S-X Rule 3-10 "Financial statements of guarantors and affiliates whose securities collateralize an issue registered or being registered." This information is not intended to present the financial position, results of operations and cash flows of the individual companies or groups of companies in accordance with generally accepted accounting principles.

Condensed Consolidating Statements of Operations for the years ended December 31, 2005, 2004 and 2003 follow. Level 3 Communications, LLC leases equipment and certain facilities from other wholly-owned subsidiaries of Level 3 Communications, Inc. These transactions are eliminated in the consolidated results of the Company.





Condensed Consolidating Statements of Operations For the year ended December 31, 2005 (unaudited)

		Level 3 Communications, Inc.	Level 3 Financing Inc.	3	Level 3 Communications, LLC	Other Subsidiaries	Eliminations	Total
					(dollars in millions)			
Revenue	\$	—	\$	\$	1,457 \$	2,334	\$ (178)	\$ 3,613
Costs and Expenses: Cost of Revenue		_			575	1,821	(163)	2,233
Depreciation and Amortization		_			444	213	_	657
Selling, General and Administrative		4			640	283	(15)	912
Restructuring and Impairment Charges					21	2		23
Total Costs and Expenses	100012-00	4			1,680	2,319	(178)	3,825
Operating Income (Loss)		(4)	•		(223)	15		(212)
Income (Loss), net: Interest Income Interest Expense		19 (390)	(1 133)	11	4 (7)		35 (530)
Interest Income (Expense) Affiliates, net		784		527	(1,336)	25	-	
Equity in Net Earnings (Losses) of Subsidiarics Other Income (Expense)		(1,048)	(1,	492)	(1) 12	15	2,541	28
Other Income (Loss)	- 20	(634)	(1,	097)	(1,314)	37	2,541	(467)
Income (Loss) from Continuing Operations Before Income Taxes	.	(638)	(1,	097)	(1,537)	52	2,541	(679)
Income Tax Expense						(8)		(8)
Income (Loss) from Continuing Operations (Loss) from		(638)	(1,	.097)	(1,537)	44	2,541	(687)
b. Continued Operations				49				49
Net Income (Loss)	\$	(638)	\$ (1,	048) \$	(1,537) \$	44	\$ 2,541	\$ (638)

Condensed Consolidating Statements of Operations For the year ended December 31, 2004 (unaudited)

,		Inc.	LLC	Other Subsidiaries	Eliminations	Total
	n synar fan wei yn fann yn dawnyn y synar yn fan yn	KALTIKANCOMU PRANODINALIYAAN AMAAN	(dollars in millions)			HALL DE LA ANNE MARCHINE
	\$	\$ \$	1,514 \$	2,415	\$ (292) \$	5 3,637
Costs and Expenses: Cost of Revenue			692	1,790	(274)	2,208
Depreciation and Amortization		_	423	259		682
Selling, General and Administrative	7		681	277	(18)	947
Restructuring and Impairment Charges	_	—	6	10	_	16
• Total Costs and Expenses	7		1,802	2,336	(292)	3,853
Operating Income (Loss)	(7)		(288)	79	⁻	(216)
Income (Loss), net: Interest Income Interest Expense	(405)	(61)	11 (13)	2 (6)		13 (485)
Interest Income (Expense) Affiliates, net	809	396	(1,206)	1		_
Equity in Net Earnings (Losses) of Subsidiaries Other Income (Expense)	(907) 52	(1,243)	(1) 150	33	2,151	236
Other Income (Loss)	(451)	(907)	(1,059)	30	2,151	(236)
Income (Loss) from Continuing Operations Before Income Taxes	(458)	(907)	(1,347)	109	2,151	(452)
Income Tax Expense				(6)		(6)
Income (Loss) from Continuing Operations (Loss) from ntinued Operations	(458)	(907)	(1,347)	103	2,151	(458)
	\$ (458)	\$ (907) \$	(1,347) \$	5 103	\$ 2,151 5	\$ (458)

Condensed Consolidating Statements of Operations For the year ended December 31, 2003 (unaudited)

	\$ \$ 	(dollars in millions) 1,767 5 648 458 573 22 1,701	5 2,511 1,871 355 433 18	\$ (331) \$ (313) (18)	3,947 2,206 813 1,027
 39 39	\$	648 458 573 22	1,871 355 433	(313)	2,206 813
39		458 573 22	355 433		813
39		22		(18)	1,027
			18		
		1 701			40
(39)		1,701	2,677	(331)	4,086
		66	(166)		(139)
1 (433)	(14)	3 (39)	14 (81)	_	18 (567)
866	137	(1,028)	25		_
(949) (157)	(1,072)	(24) (7)	98	2,045	(66)
(672)	(949)	(1,095)	56	2,045	(615)
(711)	(949)	(1,029)	(110)	2,045	(754)
			50		50
(711)	(949) — —	(1,029) 12 —	(60) (24) 5	2,045	(704) (12) 5
(711)	\$ (949)	6 (1,017)	\$ (79)	\$ 2,045 \$	(711)
	(433) 866 (949) (157) (672) (711) 	(433) (14) 866 137 (949) (1,072) (157) — (672) (949) (711) (949) (711) (949) (711) (949) —	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

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Condensed Consolidating Balance Sheets as of December 31, 2005 and 2004 follow:

Condensed Consolidating Balance Sheets December 31, 2005 (unaudited)

	Level 3 Communications, Inc.	Level 3 Financing, Inc.	Level 3 Communications, LLC	Other Subsidiaries	Eliminations	Total
	ANNUE ZACHONICH MANNA ALMI SALANNA MUTANI ANNU ANNU ANNU ANNU ANNU ANNU ANNU A		(dollars in millions)			
Assets Current Assets: Cash and cash equivalents Marketable securities Restricted cash and securities Accounts receivable, net Due from (to) affiliates Other	\$ 37 S 173 10,117 16	5 8 \$ 3 3 4,613 4	275 \$ 20 84 (14,853) 29	132 5 	\$	\$ 452 176 33 830 186
Total Current Assets Property, Plant and Equipment, net table Securities Codwill and Intangibles, net Investment in Subsidiaries Other Assets, net	10,343 234 16 (6,251) 44	4,631 (9,651) 21	(14,445) 3,409 — 85 802 14	1,148 2,229 	 15,100 	1,677 5,638 234 72 533 123
Total Assets	\$ 4,386	\$ (4,999)\$	(10,135)\$	3,925	\$ 15,100	\$ 8,277
Liabilities and Stockholders' Equity (Deficit) Current Liabilities: Accounts payable Current portion of long-term debt Accrued payroll and employee benefits Accrued interest Deferred revenue	\$	$1 \ -\frac{18}{2}$	$ 141 \ \$ \\ \\ 46 \\ 138 \\ 50 $	50 50 1 128 124	\$	\$ 794 — 96 102 266 177
Total Current Liabilities Long-Term Debt, less current portion Deferred Revenue Other Liabilities Stockholders' Equity (Deficit)	84 4,722 56 (476)	21 1,230 1 (6,251)	375 633 196 (11,339)	955 71 115 294 2,490		1,435 6,023 748 547 (476)
Total Liabilitics and Stockholders' Equity (Deficit)	\$ 4,386	\$ (4,999)\$	(10,135)\$	3,925	\$ 15,100	\$ 8,277

Condensed Consolidating Balance Sheets December 31, 2004 (unaudited)

	Aut:10	Level 3 Communications, Inc.	Level 3 Financing, Inc.	Level 3 Communications, LLC	Other Subsidiaries	Eliminations		Total
				(dollars in millions)				
Assets Current Assets: Cash and cash equivalents Marketable securities Restricted cash and securities Accounts receivable, net Due from (to) affiliates Other	\$	3 — 9,169 13	\$ $\frac{17}{6}$ 4,100 4	245 \$ 225 14 113 (13,293) 26	178 S 28 428 24 102	5 	\$	443 225 48 541 145
Total Current Assets		9,185	4,127	(12,670)	760	_		1,402
Property, Plant and Equipment, net Marketable Securities Ceted Cash and Securities will and Intangibles, net Investment in Subsidiaries Other Assets, net		 16 (5,457) 43	(8,360) 24	3,271 114 136 1 17	2,104 51 321 45	13,816		5,375 114 67 457 129
Total Assets	\$	3,787	\$ (4,209) \$	(9,131) \$	3,281 5	\$ 13,816	S	7,544
Liabilities and Stockholders' Equity (Deficit) Current Liabilities: Accounts payable Current portion of long-term debt Accrued payroll and employee benefits Accrued interest Deferred revenue Other	S	<u></u>	\$ \$ \$ 177 	120 \$ 26 53 3 172 61	480 S 117 25 1 81 93	5	****	600 143 78 73 253 155
Tetal Current Liabilities Ferm Debt, less current		53	17	435	797			1,302
Deferred Revenue Other Liabilities Stockholders' Equity (Deficit)	0.150	3,836 55 (157)	1,230 	707 198 (10,471)	1 133 238 2,112	13,816		5,067 840 492 (157)
Total Liabilities and Stockholders' Equity (Deficit)	\$	3,787	\$ (4,209) \$	(9,131) \$	3,281	\$ 13,816	\$	7,544

Condensed Consolidating Statements of Cash Flows for the years ended December 31, 2005, 2004 and 2003 follow:

	Level 3 Communications, Inc.	Level 3 Financing, Inc.	Level 3 Communications, LLC	Other Subsidiaries	Eliminations	Total
			(dollars in millions)			
Net Cash Provided by (Used in) Operating Activities Cash Flows from Investing Activities: Proceeds from sale and	\$ (306) \$	\$ (128) \$	\$ 226 3	\$ 88	s —	\$ (120)
maturity of marketable securities	243		340	1		584
Purchases of marketable securities	(648)			_		(648)
Decrease (increase) in restricted cash and securities pital expenditures vestments and acquisitions Proceeds from sale of property, plant and equipment and other assets	(10)	<u>3</u> 	(6) (167) (497)	(1) (138) 128		(4) (305) (379)
			3	8		11
Net Cash Provided by (Used in) Investing Activities Cash Flows from Financing Activities: Long-term debt borrowings, net of issuance costs Payments on long-term debt,	(415)	3	(327)	(2)		(741)
	877	_	_	66		943
including current portion (net of restricted cash)			(26)	(104)		(130)
Increase (decrease) due from affiliates, net	(121)	34	170	(83)		
Net Cash Provided by (Used in) Firstneing Activities	756	34	144	(121)		813
ish Provided by	_	82	_	(8)		74
Effect of Exchange Rates on Cash and Cash Equivablents	(1)		(13)	(3)		(17)
Net Change in Cash and Cash Equivalents	34	(9)	30	(46)		9
Cash and Cash Equivalents at Beginning of Year	3	17	245	178		443
Cash and Cash Equivalents at End of Year	\$ 37	\$ 8	\$ 275	\$ 132	\$	\$ 452

Condensed Consolidating Statements of Cash Flows For the year ended December 31, 2005 (unaudited)

Condensed Consolidating Statements of Cash Flows For the year ended December 31, 2004 (unaudited)

(dolurs in million) Operning Activities \$ (379) \$ (26) \$ (30) \$ 358 \$ \$ \$ (77) Activities Proceeds from sale and maturity of marketable securities - - 70 - - 70 Proceeds from sale and maturity of marketable securities - - (410) - - (410) Decrease (increase) in restricted eash and securities 7 21 (4) (3) - 21 Capital expenditures - - (69) - - (69) - (69) - (70) Operations - - 9 61 - 70 Operations - - 9 61 - 70 Operations - - 9 61 - 70 Operations all of perity plant and equipment, and other assets - - 9 61 - 70 Long-term debt borowings, ret of issuance costs 7		Level 3 Communications, Inc.	Level 3 Financing, Inc.	Level 3 Communications, LLC	Other Subsidiaries	Eliminations	Total
Operating Activities \$ (379) \$ (26) \$ (30) \$ 358 \$ $-$ \$ (77) Cash Flows from Investing Activities Proceeds from sale and maturity of marketable securities $ 70$ 70 70 70 70 <		<u>a genar a sa na sana sa na sana kana kana kana </u>		(dollars in millions)			
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Operating Activities Cash Flows from Investing Activities:	\$ (379)\$ (26)	\$ (30) \$	5 358	s —	\$ (77)
securities - - (410) - - (410) Decrease (increase) in restricted cash and securities 7 21 (4) (3) - 21 Acquisitions - - (174) (99) - (273) Acquisitions - - (69) - - (69) Provided by (Used in) Investing Activities 7 21 (578) (41) - (591) Cash Flows from Financing Activities: 7 21 (578) (41) - (591) Cash Flows from Financing Activities: 7 21 (578) (41) - (591) Cash Flows from Financing Activities: 7 21 (578) (41) - (591) Cash Flows from Financing Activities: 7 21 (578) (41) - (99) Long-term debt borrowings, net of issuance costs and cash equivalents 2 7 7 266 (687) - (42) Net Cash Provided by (Used in) Financing Activities 372 7 266 (687) - (42)	maturity of marketable securities		_	70		_	70
restricted cash and securities721(4)(3)-21Capital expenditures(174)(99)-(273)Acquisitions(69)-(69)Prey, plant and961-70Net Cash Provided by (Used in)721(578)(41)-(591)Cash Flows from Financing721(578)(41)-(591)Activities:100-strong bornowings, net of issuance costs272713985Payments and repurchases of long-term debt borrowings, net of issuance costs272713985Payments and repurchases of long-term portion (net of restricted cash)(949)-(75)(3)-(1.027)Increase (decrease) in due from affiliates, net1,049(706)341(684)Net Cash Provided by (Used in) Financing Activities3727266(687)-(42)Net Cash Provided by Used ash Provided by Cash and Cash Equivalents2-511-18Net Chash guivalents at Equivalents22(337)(353)-(686)Cash and Cash Equivalents at Beginning of Year22(337)(353)-(686)Cash and Cash Equivalents at Beginning of Year3\$17\$245\$178\$-\$443<	securities			(410)	—	_	(410)
PerformancePerforman	restricted cash and securities Capital expenditures Acquisitions	7	<u>21</u>	(174)			(273)
Investing Activities721 (578) (41) $ (591)$ Cash Flows from Financing Activities:Long-term debt borrowings, net of issuance costs272713 $ -$ 985Payments and repurchases of long-term debt, including current portion (net of restricted cash)272713 $ -$ 985Payments and repurchases of long-term debt, including current portion (net of restricted cash)(949) $-$ (75) (3) $ (1.027)$ Increase (decrease) in due from affiliates, net1,049(706)341(684) $ -$ Net Cash Provided by (Used in) Financing Activities3727266(687) $-$ (42)Net Cash Provided by of Exchange Rates on Cash and Cash Equivalents2 $ 6$ $ 6$ Net Change in Cash and Cash Equivalents22 (337) (353) $ (686)$ Cash and Cash Equivalents at Beginning of Year22 (337) (353) $ 1,129$ Cash and Cash Equivalents at End of Year\$3\$ 17 \$245\$ 178 \$ $-$ \$443	perty, plant and			9	61		70
Long-term debt borrowings, net of issuance costs Payments and repurchases of long-term debt, including 	Investing Activities Cash Flows from Financing Activities: Long-term debt borrowings, net of issuance costs Payments and repurchases of	7	21	(578)	(41)	_	(591)
restricted cash) (949) $ (75)$ (3) $ (1,027)$ Increase (decrease) in due from affiliates, net $1,049$ (706) 341 (684) $ -$ Net Cash Provided by (Used in) Financing Activities 372 7 266 (687) $ (42)$ Net Cash Provided by trinued Operations of Exchange Rates on Cash and Cash Equivalents 2 $ 6$ $ 6$ Net Change in Cash and Cash Equivalents 2 2 (337) (353) $ (686)$ Cash and Cash Equivalents at Beginning of Year 1 15 582 531 $ 1,129$ Cash and Cash Equivalents at End of Year S 3 S 17 S 245 178 S $ 443$		272	713	_	_	_	985
from affiliates, net1,049(706) 341 (684)Net Cash Provided by (Used in) Financing Activities 372 7 266 (687)-(42)Net Cash Provided by Operations of Exchange Rates on Cash and Cash Equivalents 372 7 266 (687)-(42)Net Change in Cash and Cash Equivalents26-6Net Change in Cash and Cash Equivalents22(337)(353)-(686)Cash and Cash Equivalents at Beginning of Year115 582 531 -1,129Cash and Cash Equivalents at End of Year\$3\$17\$ 245 178 \$-\$443	restricted cash)	(949) —	(75)	(3)	_	(1,027)
Financing Activities 372 7 266 (687) $ (42)$ Net Cash Provided by of Exchange Rates on Cash and Cash Equivalents $ 6$ $ 6$ Net Change in Cash and Cash Equivalents 2 $ 5$ 11 $ 18$ Net Change in Cash and Cash Equivalents 2 2 (337) (353) $ (686)$ Cash and Cash Equivalents at Beginning of Year 1 15 582 531 $ 1,129$ Cash and Cash Equivalents at End of Year 3 $\$$ 17 $\$$ 245 $$$ 178 $\$$ $ $$ 443		1,049	(706)	341	(684)		_
Inductions of Exchange Rates on Cash and Cash Equivalents $ 6$ $ 6$ Net Change in Cash and Cash Equivalents2 $-$ 511 $-$ 18Net Change in Cash and Cash Equivalents22 (337) (353) $ (686)$ Cash and Cash Equivalents at Beginning of Year115582531 $ 1,129$ Cash and Cash Equivalents at End of Year\$3\$17\$245\$178\$ $-$ \$443	Financing Activities	372	. 7	266	(687)	<u></u>	(42)
Cash and Cash Equivalents2 $-$ 511 $-$ 18Net Change in Cash and Cash Equivalents22(337)(353) $-$ (686)Cash and Cash Equivalents at Beginning of Year115582531 $-$ 1,129Cash and Cash Equivalents at End of Year\$3\$17\$245\$178\$ $-$ \$443	atinued Operations	_		_	6		6
Equivalents 2 2 (337) (353) (686) Cash and Cash Equivalents at Beginning of Year 1 15 582 531 1,129 Cash and Cash Equivalents at End of Year \$ 3 \$ 17 \$ 245 \$ 178 \$ \$ 443		2		5	11	_	18
Beginning of Year 1 15 582 531 — 1,129 Cash and Cash Equivalents at End of Year \$ 3 \$ 17 \$ 245 \$ 178 \$ — \$ 443	Equivalents		2	(337)	(353)		(686)
End of Year \$ 3 \$ 17 \$ 245 \$ 178 \$ \$ 443		1	15	582	531	_	1,129
		\$ 3			\$ 178	\$	

Condensed Consolidating Statements of Cash Flows For the year ended December 31, 2003 (unaudited)

		Level 3 Communications, Inc.	Level 3 Financing, Inc.	Level 3 Communications, LLC	Other Subsidiaries	Eliminations	Total
				(dollars in millions)			
Net Cash Provided by (Used in) Operating Activities Cash Flows from Investing Activities: Decrease (increase) in	\$. (347)	\$ —	\$ 131	\$ 243	s —	\$27
restricted cash and securities, net Capital expenditures Investments and acquisitions Proceeds from sale of		$\frac{26}{(2)}$	(26)	4 (87) (109)			9 (153) (111)
property, plant and equipment, and other assets				26	77		103
Cash Flows from Financing Activities		24	(26)	(166)	16	_	(152)
Long-term debt borrowings, net of issuance costs Payments and repurchases of long-term debt, including		361	487		_	_	848
current portion (net of restricted cash) Stock options exercised		3		(43)	(729)		(772) 3
Increase (decrease) in due from affiliates, net		(42)	(468)	630	(120)		
Net Cash Provided by (Used in) Financing Activities		322	19	587	(849)		79
Net Cash Provided by Discontinued Operations		_		28	(3)	_	25
Effect of Exchange Rates on Cash and Cash Equivalents	Valenting				8		8
Equivalents Equivalents Cash and Cash Equivalents at		(1)	(7)	580	(585)		(13)
Beginning of Year		2	22	2	1,116		1,142
Cash and Cash Equivalents at End of Year	\$	1	\$ 15	\$ 582	\$ 531	\$	\$ 1,129
	Nitrania						

(22) Subsequent Events

Debt Exchange

On January 13, 2006, the Company completed private exchange offers to exchange its outstanding 9.125% Senior Notes due 2008, 11% Senior Notes due 2008 and 10.5% Senior Discount Notes due 2008 (together the "2008 Notes") that were held by eligible holders in a private placement for cash and new 11.5% Senior Notes due 2010. The Company issued \$692 million aggregate principal amount of 11.5% Senior Notes as well as paid \$46 million of cash consideration in exchange for the 2008 Notes tendered in the transactions. The Company also paid approximately \$13 million in cash for total accrued interest to the closing date on the 2008 Notes that had been accepted for exchange.

Pursuant to the guidance in EITF No. 96-19, the Company accounted for the exchange of the 9.125% Senior Notes and the 11% Senior Notes as an extinguishment of debt and expects to recognize a gain of approximately \$27 million in Other Income in the first quarter of 2006. The gain was determined using the fair value of the new 11.5% Notes at the time of issuance. The fair value of the 11.5% Senior Notes was approximately \$73 million less than the face amount of the debt. This accretion to the face amount of the debt will be reflected as interest expense. The 11.5% Senior Notes will be recorded at their fair value on the transaction date and will accrete to their face value at maturity. Premiums paid to holders of the 9.125% Senior Notes and the 11% Senior Notes of \$41 million were applied against the gain on extinguishment of debt.

The exchange of the 10.5% Senior Discount Notes was accounted for as a modification of the existing debt. The premiums paid to the holders of the 10.5% Senior Discount Notes of \$5 million will be added to the existing debt issuance costs and amortized over the term of the 11.5% Notes.

he principal amount of 2008 Notes tendered is set forth in the table below (dollars in millions).

2008 Notes to be exchanged	Aggregate Principal Amount Outstandin Before Exchange Offers	e S	Princ T	ggregate Ipal Amount endered		Aggregate Principal Amount of Old Notes to Remain Outstanding		Total Cash Premium Payment
	¢	054	0		¢.		¢	
9.125% Senior Notes due 2008	\$	954	2	556	3	398	3	36
11% Senior Notes due 2008		132		54		78		5
10.5% Senior Discount Notes due 2008		144		82		62		5

The exchange offers were made only to qualified institutional buyers and institutional accredited investors inside the United Sates and to certain non-U.S. investors located outside the United States.

The 11.5% Senior Notes are senior unsecured obligations of the Company, ranking equal in right of payment with the old notes not tendered in the exchange offers as well as all other senior unsecured obligations of the Company. The 11.5% Senior Notes will mature on March 1, 2010, and will bear interest at a rate per annum equal to 11.50%. Interest on the Notes will be payable on March 1 and September 1 of



1, 2010, and will bear interest at a rate per annum equal to 11.50%. Interest on the Notes will be payable on March 1 and September 1 of ear, beginning on September 1, 2006. The Company may redeem some or all of the 11.5% Senior Notes at any time on or after March 1, at 100% of their principal amount plus accrued interest.

The 11.5% Senior Notes have not been registered under the Securities Act of 1933, as amended, and may not be offered or sold in the United States absent registration or an applicable exemption



from registration requirements. Level 3 entered into a registration rights agreement pursuant to which it will file an exchange offer registration statement with the Securities and Exchange Commission with respect to the new notes.

Acquisition of Progress Telecom LLC

On January 26, 2006, Level 3 signed a definitive agreement to acquire all of the membership interests of Progress Telecom, LLC ("Progress Telecom"), a regional wholesale network services company based in St. Petersburg, Florida. Progress Telecom, LLC is owned by PT Holding, LLC which is jointly owned by Progress Energy, Inc. and Odyssey Telecorp, Inc. Under the terms of the agreement, Level 3 expects to pay total consideration of \$137 million, consisting of \$68.5 million in shares of Level 3 Common Stock, pursuant to the terms of the Registration Rights Agreement, and \$68.5 million in cash. The number of shares to be delivered will be determined immediately prior to closing. Progress Telecom's network spans 9,000 miles, includes 29 metro networks and connects to international cable landings in South Florida and 31 mobile switching centers in the southeast United States. Progress Telecom serves approximately 200 customers with a significant concentration of international and wireless carrier customers. The Company expects the transaction to close early in the second quarter of 2006.

(23) Unaudited Quarterly Financial Data

	March			June		Septembe	r	December		
	*******	2005	2004	2005	2004	2005	2004	2005	2004	
	8000000022			(dollars in n	nillions except	per share dat	a)			
Revenue Operating Income (Loss) Income (Loss) from Continuing Operations Income (Loss) from Discontinued Operations Net Income (Loss)	\$	993 \$ 27 (77) — (77)	877 \$ (63) (150) 3 (147)	894 \$ (65) (188) (188)	902 \$ (89) (59) (4) (63)	782 \$ (84) (204) (204)	821 \$ (53) (173) 2 (171)	944 \$ (90) (218) 49 (169)	1,037 (11) (76) (1) (77)	
Loss per Share (Basic): Income (Loss) from Continuing Operations Income (Loss) from Discontinued Operations	\$	(0.11) \$	(0.22) \$	(0.27) \$	(0.09) \$	(0.29) \$	(0.25) \$	(0.31) \$ 0.07	(0.11)	
Net Income (Loss)	\$	(0.11)\$	(0.22) \$	(0.27) \$	(0.09) \$	(0.29) \$	(0.25) \$	(0.24) \$	(0.11)	

Loss per share was calculated for each three-month period on a stand-alone basis. As a result of stock transactions during the periods, the sum of the loss per share for the four quarters of each year may not equal the loss per share for the twelve month periods. As a result of discontinued operations in 2005, certain amounts previously included in the 2005 and 2004 quarterly reports on Forms 10-Q have been reclassified from continuing operations to discontinued operations.

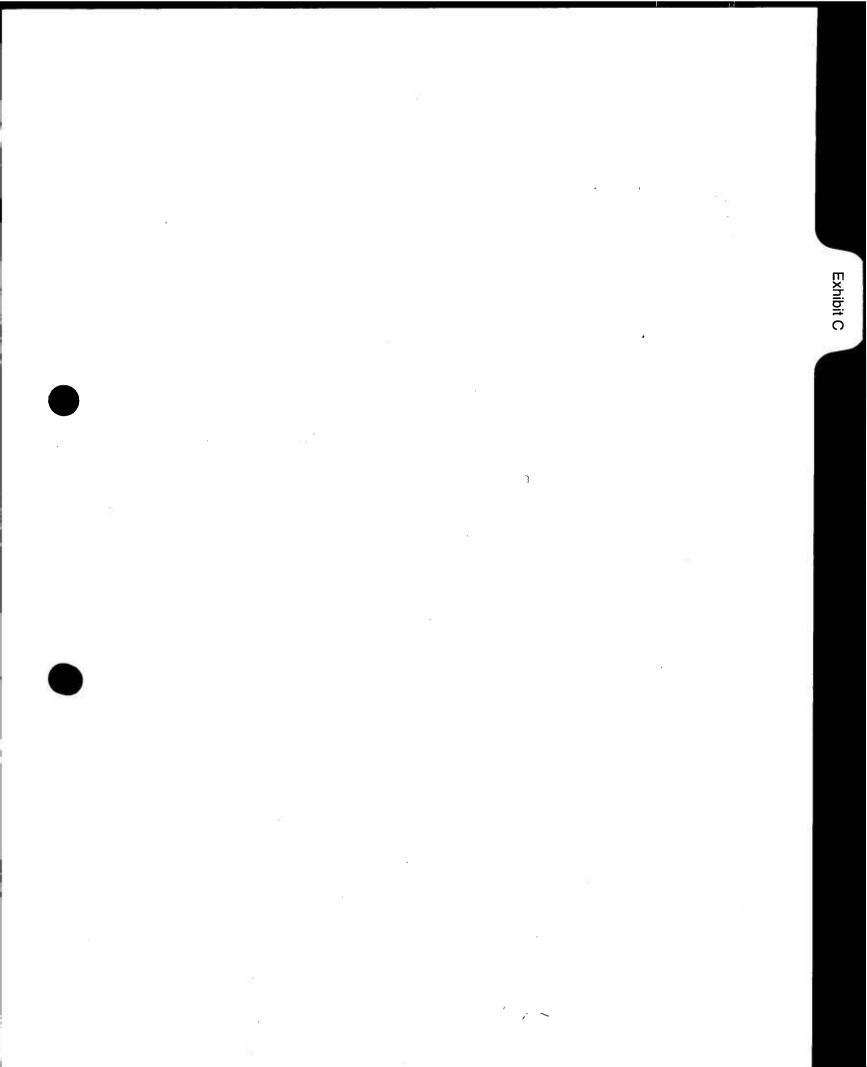
the fourth quarter of 2005, the Company recognized a \$49 million gain from the sale of (i)Structure.

In the first quarter of 2005, the Company recognized \$86 million and \$40 million of termination revenue related to 360networks (USA), Inc. and France Telecom Long Distance USA, LLC, respectively. The Company also recognized \$15 million in severance and related charges as a result of a workforce reduction of approximately 470 employees in the first quarter of 2005.

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In the fourth quarter of 2004, the Company recognized a \$50 million gain on extinguishments of debt related to the repurchase of portions of its outstanding notes due 2008. The Company also recognized \$103 million of termination revenue and recorded lease impairment charges of \$14 million for leases in North America and Europe during the fourth quarter of 2004.

In the second quarter of 2004 the Company paid \$54 million to extinguish a capital lease obligation with Allegiance and recognized a gain of \$147 million on the settlement.





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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One)

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QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the Quarterly Period Ended June 30, 2006

or

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period to

Commission file number 0-15658

LEVEL 3 COMMUNICATIONS, INC.

(Exact name of registrant as specified in its charter)

Delaware (State of Incorporation) 47-0210602 (I.R.S. Employer Identification No.)

1025 Eldorado Blvd., Broomfield, CO (Address of principal executive offices)

(720) 888-1000 (Registrant's telephone number, including area code)

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

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of relevated filer and large accelerated filer in Rule 12b-2 of the Exchange Act (Check One):

Large accelerated filer 🖾 Accelerated filer 🗆 Non-accelerated filer 🗆

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes 🗆 No 🗵

The number of shares outstanding of each class of the issuer's common stock, as of August 3, 2006:

Common Stock: 1,172,885,573 shares

80021 (Zip Code)

LEVEL 3 COMMUNICATIONS, INC. AND SUBSIDIARIES Consolidated Statements of Operations (unaudited)

	Three Mon June			hs Ended e 30,
(dollars in millions, except per share data)	2006	2005	2006	2005
Revenue:				•
Communications	\$ 819	\$ 371	\$ 1,623	\$ 881
Information services	695	504	1,140	970
Coal mining	16	19	34	36
Total revenue	1,530	894	2,797	1,887
Costs and Expenses:				
Communications	385	110	781	226
Information services	627	457	1,032	886
Coal mining	14	9	30	22
Total cost of revenue	1,026	576	1,843	1,134
Depreciation and amortization	167	164	357	333
Selling, general and administrative	326	215	639	439
tructuring and impairment charges	7	4	12	19
fotal costs and expenses	1,526	959	2,851	1,925
Operating Income (Loss)	4	(65)	(54)	(38)
Other Income (Expense):				
Interest income	16	10	25	14
Interest expense	(170)	(139)	(320)	(253)
Other, net	<u>(48</u>)	9	(17)	15
Total other income (expense)	(202)	(120)	(312)	(224)
Loss from Continuing Operations Before Income Tax	(198)	(185)	(366)	(262)
Income Tax Expense	(3)	<u>(3</u>)	(3)	(3)
Loss from Continuing Operations	(201)	(188)	(369)	(265)
Loss from Discontinued Operations	_		_	
Net Loss	<u>\$ (201</u>)	<u>\$ (188</u>)	<u>\$ (369</u>)	<u>\$ (265</u>)
De la de Dilata de Carrol a concerción de Charros				
Basic and Diluted Earnings (Loss) per Share:	\$ (0.23)	\$ (0.27)	\$ (0.43)	\$ (0.38)
s from Discontinued Operations				
Loss	<u>\$ (0.23</u>)	\$ <u>(0.27</u>)	<u>\$ (0.43</u>)	<u>\$ (0.38</u>)

See accompanying notes to consolidated financial statements.

LEVEL 3 COMMUNICATIONS, INC. AND SUBSIDIARIES Consolidated Balance Sheets (unaudited)

(dollars in millions, except share amounts)	June 30, 2006		Dec	December 31, 2005	
Assets					
Current Assets:	•		•		
Cash and cash equivalents	\$	1,658	\$	452	
Marketable securities		507		176	
Restricted cash and securities		35		34	
Receivables, less allowances of \$26 and \$23, respectively		868		823	
Other		184		185	
Total Current Assets		3,252		1,670	
Property, Plant and Equipment, net		5,537		5,638	
Marketable Securities		_		234	
Restricted Cash and Securities		90		75	
Goodwill and Other Intangibles, net		728		533	
Other Assets, net		144		127	
Total Assets	\$	9,751	<u>\$</u>	8,277	
Liabilities and Stockholders' Deficit The Liabilities: Counts payable Current portion of long-term debt Accrued payroll and employee benefits Accrued interest Deferred revenue	\$	834 462 82 153 220	\$	787 — 96 102 266	
Other		168		172	
Total Current Liabilities		1,919		1,423	
Long-Term Debt, less current portion Deferred Revenue Other Liabilities		6,558 746 561		6,023 748 559	
Commitments and Contingencies					
 Stockholders' Deficit: Preferred Stock, \$.01 par value authorized 10,000,000 shares: no shares outstanding Common Stock, \$.01 par value, authorized 2,250,000,000 shares: 1,000,173,489 outstanding in 2006 and 817,767,818 outstanding in 2005 Additional paid-in capital unulated other comprehensive loss unulated deficit Total Stockholders' Deficit Total Liabilities and Stockholders' Deficit 	\$	10 8,545 (24) (8,564) (33) 9,751	5	8 7,759 (51) (8,192) (476) 8,277	

See accompanying notes to consolidated financial statements.

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LEVEL 3 COMMUNICATIONS, INC. AND SUBSIDIARIES Consolidated Statements of Cash Flows (unaudited)

	Six Months Ended June 30,			ed
(dollars in millions)	2006			2005
Cash Flows from Operating Activities:				
Net Loss	\$	(369)	\$	(265)
(Income) Loss from discontinued operations				
Loss from continuing operations		(369)		(265)
Adjustments to reconcile loss from continuing operations to net cash used in operating activities of				
continuing operations:				
Depreciation and amortization		357		333
Gain on sale of property, plant and equipment and other assets		(4)		(3)
Non-cash compensation expense attributable to stock awards		36		20
Deferred revenue		(54)		(169)
Loss on extinguishment of debt, net		28		
Non-cash impairment expenses		7		4
Amortization of debt issuance costs		7		8
Accreted interest on long-term debt discount		20		23
Accrued interest on long-term debt		52		35
Changes in working capital items net of amounts acquired:				
Receivables		(15)		(12)
Other current assets		11		8
Payables		35		(14)
Other current liabilities		(37)		(25)
Other		<u>(1</u>)		(15)
Net Cash Provided by (Used in) Operating Activities of Continuing Operations		73		(72)
Cash Flows from Investing Activities:				
Capital expenditures		(134)		(143)
Proceeds from sales and maturities of marketable securities		5		150
Purchases of marketable securities		(98)		(648)
Decrease (increase) in restricted cash and securities, net		(12)		1
Proceeds from sale of property, plant and equipment, and other assets		2		4
Investments and acquisitions		(82)		(10)
Net Cash Used in Investing Activities		(319)		(646)
(continued)				



See accompanying notes to consolidated financial statements.

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LEVEL 3 COMMUNICATIONS, INC. AND SUBSIDIARIES Consolidated Statements of Cash Flows — (Continued) (unaudited)

	Si	x Mont June		nded
(dellars in millions)	2	006		005
Cash Flows from Financing Activities:				
Long-term debt borrowings, net of issuance costs	\$ 1	,007	\$	877
Refinancing costs and payments on long-term debt, including current portion (net of restricted cash) Equity offering		(104) 543		(130)
Net Cash Provided by Financing Activities	1	,446		747
Discontinued Operations (Revised):				
Net Cash Used in Discontinued Operating Activities				(5)
Net Cash Used in Investing Activities				(3)
Net Cash Used in Financing Activities				
Net Cash Used in Discontinued Operations		_		(8)
Effect of Exchange Rates on Cash and Cash Equivalents		6		(16)
Net Change in Cash and Cash Equivalents	1	,206		5
and Cash Equivalents at Beginning of Period		452		443
Cash and Cash Equivalents at End of Period	<u>\$ 1</u>	<u>,658</u>	<u>\$</u>	448
Supplemental Disclosure of Cash Flow Information:				
Cash interest paid	\$	241	\$	187
Income Taxes Paid		2		1
Noncash Investing and Financing Activities				
Common stock issued for acquisitions	\$	197	\$	—
Amendment and restatement of \$730 million credit facility		730		
Long-term debt issued in exchange transaction		619		
Long-term debt retired in exchange transaction		692		
Use of restricted securities to repay long-term debt				13

See accompanying notes to consolidated financial statements.



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LEVEL 3 COMMUNICATIONS, INC. AND SUBSIDIARIES Consolidated Statement of Changes in Stockholders' Deficit For the three months ended March 31, 2006 (unaudited)

(dollars in millions)	imon ock	Additional Paid-in Capital	Accumulated Other Comprehensive Income (Loss)	Accumulated Deficit	Total
Balances at December 31, 2005	\$ 8	\$ 7,759	\$ (51)	\$ (8,192)	
Adjustment for EITF No. 04-6 Adjusted balance at December 31, 2005	 8	7,759	(51)	<u>(3)</u> (8,195)	(479)
Common Stock:					
Issuances, net of offering costs	2	541			543
Stock plan grants		28			28
Shareworks plan		12			12
401(k) plan		8			8
Acquisitions		197			197
Net Loss				(369)	(369)
Other Comprehensive Income	 <u> </u>	<u></u>	27		27
Examples at June 30, 2006	\$ 10	<u>\$ 8,545</u>	<u>\$ (24</u>)	<u>\$ (8,564</u>)	<u>\$ (33</u>)

See accompanying notes to consolidated financial statements.

LEVEL 3 COMMUNICATIONS, INC. AND SUBSIDIARIES **Consolidated Statements of Comprehensive Loss**

(unaudited)

	Т	Three Months Ended June 30,				nded		
(dollars in millions)		2006		2005	-	2006		2005
Net Loss	\$	(201)	\$	(188)	\$	(369)	\$	(265)
Other Comprehensive Income (Loss) Before Tax: Foreign currency translation income (losses) Unrealized holding gains (losses) on marketable equity securities and other arising during		23		(35)		30		(64)
period		(4)		(1)		(2)		(1)
Reclassification adjustments for (income) losses included in net loss	<u> </u>	(1)		(1)		<u>(1</u>)	-	2
Other Comprehensive Income (Loss) Before Tax		18		(38)		27		(63)
Income Tax Benefit Related to Items of Other Comprehensive Income (Loss)	_							
Other Comprehensive Income (Loss), Net of Taxes		18		(38)		27		(63)
Comprehensive Loss	\$	(183)	\$	(226)	<u>\$</u>	(342)	\$	(328)

SUPPLEMENTARY STOCKHOLDERS' DEFICIT INFORMATION (unaudited)

(dollars in millions)	Net Foreig Currency Translatio Adjustmen	1	Other	Total
Accumulated other comprehensive income (loss):				
Balance at December 31, 2005 Change		9) 0	\$ (32) (3)	\$ (51) <u>27</u>
Balance at June 30, 2006	<u>\$ 1</u>	Ī	<u>\$ (35</u>)	<u>\$ (24</u>)

See accompanying notes to consolidated financial statements.



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VERIFICATION

STATE OF COLORADO	§
	§
COUNTY OF BROOMFIELD	§

I, William P. Hunt, III, state that I am Vice President of Public Policy for Level 3 Communications, Inc., a Party in the foregoing filing; that I am authorized to make this Verification on behalf of Level 3 Communications, Inc.; that the foregoing filing was prepared under my direction and supervision; and that the statements in the foregoing filing are true and correct to the best of my knowledge, information, and belief.

Name: William P. Hunt, III Title: Vice President of Public Policy Level 3 Communications, Inc.

Sworn and subscribed before me this 15^{4} day of October, 2006.

Notary Public utiling and NOTAR My commission expires: 9.30.2010

New York

VERIFICATION

DISTRICT OF COLUMBIA	§
	§
CITY OF WASHINGTON	§

I, Kim Larsen, state that I am Senior Vice President, General Counsel and Secretary for Broadwing Corporation, parent company of Broadwing Communications, LLC, Parties in the foregoing filing; that I am authorized to make this Verification on behalf of both Broadwing Corporation and Broadwing Communications, LLC; that the foregoing filing was prepared under my direction and supervision; and that the statements in the foregoing filing are true and correct to the best of my knowledge, information, and belief.

n

Name: Kim Larsen Title: Senior Vice resident, General Counsel and Secretary **Broadwing Corporation**



Sworn and subscribed before me this $\underline{14}$ day of October, 2006.

Notary Public Notary Public My commission expires: 11/14/2010

Vinh Tong Notary Public, District of Columbia My Commission Expires 11/14/2010

New York