NTT DOCOMO INC Form 6-K May 11, 2005 Table of Contents

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of May, 2005.

Commission File Number: 001-31221

Total number of pages: 93

NTT DoCoMo, Inc.

(Translation of registrant s name into English)

Sanno Park Tower 11-1, Nagata-cho 2-chome

Chiyoda-ku, Tokyo 100-6150

Japan

(Address of principal executive offices)

Indicate b	v check mark	whether the	registrant file	s or will file annua	l reports under	cover Form 20-	F or Form 40-F.

Form 20-F x Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Note: Regulation S-T Rule 101(b)(1) only permits the submission in paper of a Form 6-K if submitted solely to provide an attached annual report to security holders.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Note: Regulation S-T Rule 101(b)(7) only permits the submission in paper of a Form 6-K if submitted to furnish a report or other document that the registrant foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant s home country), or under the rules of the home country exchange on which the registrant s securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant s security holders, and, if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR.

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes " No x

If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-

Information furnished in this form:

- 1. Earnings release dated May 10, 2005 announcing the company s results for the year ended March 31, 2005.
- 2. <u>Materials presented in conjunction with the earnings release dated May 10, 2005 announcing the company</u> s results for the year ended <u>March 31, 2005.</u>

SIGNATURES

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

Date: May 11, 2005

By: /s/ Wataru Kagawa

Wataru Kagawa

Head of Investor Relations

3:00 P.M. JST, May 10, 2005

NTT DoCoMo, Inc.

Earnings Release for the Fiscal Year Ended March 31, 2005

Consolidated financial results of NTT DoCoMo, Inc. (the Company) and its subsidiaries (collectively we or DoCoMo) for the fiscal year ended March 31, 2005, are summarized as follows.

<< Highlights of Financial Results >>

For the fiscal year ended March 31, 2005, operating revenues were \(\frac{\pmathbf{4}}{4}\), 444.6 billion (down 4.0% year-on-year), operating income was \(\frac{\pmathbf{7}}{4}\).2 billion (down 28.9% year-on-year), income before income taxes was \(\frac{\pmathbf{1}}{1}\), 288.2 billion (up 17.0% year-on-year) and net income was \(\frac{\pmathbf{7}}{4}\).6 billion (up 15.0% year-on-year).

Earnings per share were ¥15,771.01 and EBITDA margin* was 33.6% (down 3.2 points year-on-year), and ROCE* was 16.2% (down 6.7 points year-on-year).

Operating revenues, operating income, income before income taxes and net income for the fiscal year ending March 31, 2006, are estimated to be ¥4,805.0 billion (down 0.8% year-on-year), ¥810.0 billion (up 3.3% year-on-year), \812.0 billion (down 37.0% year-on-year) and ¥497.0 billion (down 33.5% year-on-year), respectively.

Notes:

- 1. Consolidated financial statements for the fiscal year ended March 31, 2005, in this release are unaudited.
- 2. Amounts in this release are rounded off, excluding non-consolidated financial statements, where amounts are truncated.
- 3. With regard to the assumptions and other related matters concerning the forecasts of consolidated financial results for the fiscal year ending March 31, 2006, please refer to page 10.
- * EBITDA and EBITDA margin, as we use them, are different from EBITDA as defined in Item 10(e) of Regulation S-K and may not be comparable to similarly titled measures used by other companies. For an explanation of our definition of EBITDA, see the reconciliations to the most directly comparable financial measures calculated and presented in accordance with GAAP on page 47. See page 47 for the definition of ROCE.

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<< Comment by Masao Nakamura, President and CEO >>

Our business environment has been undergoing a major change in the last one-two years following the launch of flat-rate tariff plans for packet access by carriers, and this trend is expected to continue in the next fiscal year when mobile number portability is scheduled to be introduced.

In order to respond to these changes, during the fiscal year ended March 31, 2005, we managed our business with a particular focus on the needs and values of our customers. To this end, we implemented various measures, including the introduction of various discount packages, enrichment of our lineup of handsets and improvement of network quality, which delivered tangible results; our cellular churn rate dropped sharply, our market share of monthly net additions began to recover, and we achieved favorable progress in migrating existing mova subscribers to our FOMA service. Operating revenues and operating income for the year ended March 31, 2005 were \mathbb{Y}4,844.6 billion and \mathbb{Y}784.2 billion, respectively, posting a decline for the first time in our corporate history, but we believe we made steadfast progress in enhancing our competitiveness.

In the fiscal year ending March 31, 2006, we will continue our customer-oriented management approach and work to further reinforce our core cellular phone business, aiming specifically to increase audio-visual traffic and international service revenues, and proliferate the use of Mobile Wallet and other services linked with brick-and-mortar businesses. In particular, we will explore new business opportunities using our Mobile Wallet service by adding credit card payment capability. Meanwhile, we will strive to further reduce costs by facilitating an efficient use of distributor commissions, cutting network costs, and reorganizing loss-making businesses. In addition, to clarify the role of the board of directors as a body for management supervision and to reinforce the Company s business execution functions, we plan to introduce a corporate officer system after reducing the number of Board members by half in June 2005 to further strengthen our corporate governance system.

As we consider returning profits to shareholders an important corporate policy, we plan to increase the dividend for the fiscal year ending March 31, 2006, to ¥4,000 a share, up 100% from the previous fiscal year.

We are committed to managing the company with a challenging spirit and an emphasis on speedy decision-making so that we can achieve a sustainable growth in a rapidly changing environment.

<< Business Results and Financial Position >>

	Billions of yen			
<results of="" operations=""></results>	(UNAUDITED)			
	Year ended	Year ended	Increase	
	March 31, 2005	March 31, 2004	(Decrease)	
Operating revenues	¥ 4,844.6	¥ 5,048.1	(4.0%)	
Operating expenses	4,060.4	3,945.1	2.9%	

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Operating income	784.2		1,102.9	(28.9%)
Other (income) expense, net	(504.1)		1.8	
Income before income taxes	1,288.2		1,101.1	17.0%
Income taxes	527.7		429.1	23.0%
Equity in net losses of affiliates	(12.9)		(22.0)	
Minority interests	(0.1)		(0.0)	
Net income	¥ 747.6	¥	650.0	15.0%

1. Business Overview

(1) Operating revenues totaled ¥4,844.6 billion (down 4.0% year-on-year).

Cellular (FOMA+mova) services revenues decreased to ¥4,132.3 billion (down 4.6% year-on-year). Despite a positive impact on revenues from subscriber growth as a result of acquisition of new subscribers and lowered churn rate driven by our expansion of our handset lineup, cellular (FOMA+mova) services revenues decreased mainly due to a decline in average revenue per unit (ARPU) resulting from our reduction in rates, such as expanding Family Discount plan, for the purpose of enhancing our competitiveness and further growth.

Voice revenues from FOMA services increased to ¥514.7 billion (up 399.5% year-on-year) and packet communications revenues from FOMA services increased to ¥260.7 billion (up 422.0% year-on-year) owing to a significant increase in the number of FOMA services subscribers which resulted from the steady migration of subscribers from mova services. This migration was driven by the introduction of pake-hodai, a flat-rate i-mode service; the releases of new handsets such as FOMA 901i series and FOMA 700i series; and the improvement in network quality, such as reinforcing both our outdoor and indoor coverage areas.

	Billio	ns of y	s of yen			
<breakdown of="" operating="" revenues=""></breakdown>	(UNAUDITED)	(UNAUDITED)				
	Year ended	Year ended March 31, 2004		Increase		
	March 31, 2005			(Decrease)		
Wireless services	¥ 4,296.5	¥	4,487.9	(4.3%)		
Including: Cellular (FOMA+mova) services	ŕ			Ì		
revenues (i)	4,132.3		4,329.8	(4.6%)		
- Voice revenues (ii)	3,071.7		3,259.5	(5.8%)		
Including: FOMA services	514.7		103.1	399.5%		
- Packet communications revenues	1,060.6		1,070.2	(0.9%)		
Including: FOMA services	260.7		49.9	422.0%		
Including: PHS services revenues	60.3		70.4	(14.3%)		
Including: Quickcast services revenues	4.4		5.8	(23.2%)		
Equipment sales	548.1		560.2	(2.2%)		
Total operating revenues	¥ 4,844.6	¥	5,048.1	(4.0%)		

Notes:

⁽i) In past reports, cellular services revenues were broken down into cellular (mova) services revenues, cellular (FOMA) services revenues and packet communications services revenues. In this report, cellular services revenues are aggregated and represented as cellular (FOMA+mova) services revenues.

⁽ii) Voice revenues include data communications revenues through circuit switching system.

(2) Operating expenses were \(\frac{\text{\frac{4}}}{4}\),060.4 billion (up 2.9% year-on-year).

Personnel expenses increased to ¥251.4 billion (up 1.2% year-on-year). The number of employees was 21,527 as of March 31, 2005.

Non-personnel expenses increased to \(\xi_2,539.2\) billion (up 1.2% year-on-year) mainly due to an increase in revenue-linked variable expenses, including cost of equipment sold, by 2.7% year-on-year, reflecting the migration of subscribers from mova services to FOMA services.

Depreciation and amortization expenses increased to ¥735.4 billion (up 2.0% year-on-year) due to an increase in capital expenditures to improve coverage areas of FOMA services and to meet increasing demand for FOMA services.

Impairment loss represents the impairment of assets related to PHS business.

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	Billions of yen					
<breakdown expenses="" of="" operating=""></breakdown>	(UNAUDITED)					
	Year ended	Year ended	Increase			
	March 31, 2005	March 31, 2004	(Decrease)			
Personnel expenses	¥ 251.4	¥ 248.4	1.2%			
Non-personnel expenses	2,539.2	2,508.8	1.2%			
Depreciation and amortization	735.4	721.0	2.0%			
Impairment loss	60.4					
Loss on disposal of property, plant and equipment and intangible						
assets	65.5	43.9	49.1%			
Communication network charges	372.4	387.7	(3.9%)			
Taxes and public dues	36.1	35.4	1.9%			
		·				
Total operating expenses	¥ 4,060.4	¥ 3,945.1	2.9%			

- (3) Operating income decreased to ¥784.2 billion (down 28.9% year-on-year). Income before income taxes, which included a gain on sale of AT&T Wireless Services, Inc. (AT&T Wireless) shares (¥501.8 billion), net of interest income and interest expense, increased to ¥1,288.2 billion (up 17.0% year-on-year).
- (4) Net income was ¥747.6 billion (up 15.0% year-on-year).

2. <u>Segment Information</u>

(1) Mobile phone businesses

Operating revenues were ¥4,741.1 billion and operating income was ¥872.0 billion.

Cellular (FOMA) services

We lowered our tariffs, including the reduction in the monthly charges for Packet Pack, a discount service for per-packet rates, in May 2004, and the introduction of pake-hodai in June 2004. In addition, we strengthened our handset lineup by releasing the FOMA F900iC handset in August 2004, which is equipped with the i-mode FeliCa service capability, and the FOMA Raku Raku PHONE handset in September 2004. Furthermore, we started releasing the FOMA 901i series handsets, our top-end models, in December 2004 and the FOMA 700i series handsets, our standard models, in February 2005. As a result, the number of subscribers increased steadily, surpassing the 10 million mark in February 2005, and reaching 11.5 million as of March 31, 2005.

Voice ARPU, packet ARPU and aggregate ARPU of cellular (FOMA) services were ¥6,380, ¥3,270 and ¥9,650, respectively.

Cellular (mova) services

We released the mova 506i series handsets, the mova 506iC series handsets and the mova 253i series handsets. In addition, we released handsets with unique product concepts and distinctive features such as the premini series handsets featuring compact bodies, simple functions and unique design, and the Music PORTER handset, which is equipped with a music player and FM radio tuner. Despite continuous high demand for the newest mova series handsets, the number of cellular (mova) services subscribers as of March 31, 2005 decreased to 37.32 million due to the continuous migration of subscribers from mova services to FOMA services. Also, we ceased accepting new subscribers to the CITYPHONE services, which use 1.5GHz digital networks, on September 30, 2004, and the Pre-Call services, which are our prepaid services, on March 31, 2005.

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Voice ARPU, i-mode ARPU and aggregate ARPU of cellular (mova) services were ¥5,160, ¥1,640 and ¥6,800, respectively.

In addition, in both FOMA and mova services, we expanded our Family Discount plan by increasing the discount rates applied to base monthly charges and dialing charges on calls among the subscribers in each Family Discount group in April 2004; making charges free for sending and receiving i-mode mail among the subscribers in each Family Discount group in October 2004; and enabling the unused allowances (free minutes and/or packets) which are included in the base monthly charges that have been carried over for two months under a billing arrangement called Nikagetsu Kurikoshi (two-month carry over) to be automatically used to cover the airtime and/or packet fees exceeding the allowances of the other lines in the Family Discount group starting February 2005. Also, we launched the DoCoMo Premier Club, which is an upgraded version of a former point loyalty program, in April 2004. In an attempt to integrate mobile phones into fashion, we launched the Dot-MO project and released the original-model of FOMA P901i handset and original custom jackets for the FOMA P901i handset. Also, we raised the discount rates applied to base monthly charges for the subscribers to our Business Discount service, a discount service for corporate subscribers, in July 2004. The aggregate number of cellular (FOMA+mova) services subscribers as of March 31, 2005 increased to 48.82 million.

Voice ARPU, packet ARPU and aggregate ARPU of cellular (FOMA+mova) services were ¥5,330, ¥1,870 and ¥7,200, respectively.

Churn rates for cellular (FOMA+mova) services for the three months ended March 31, 2005 and the year ended March 31, 2005 were 0.96% and 1.01%, decreases of 0.40 points and 0.20 points compared to the same periods of the prior fiscal year, respectively.

i-mode services

We launched the Mobile Wallet phone i-mode FeliCa service in July 2004. Sales of handsets equipped with the i-mode FeliCa service capability reached approximately 3 million by the end of March 2005. The number of shops accepting payments with the i-mode FeliCa service increased to approximately 20,000 as of April 1, 2005. Furthermore, we have been formulating countermeasures to fight against spam mail to let our i-mode subscribers enjoy mobile internet services more comfortably and without worry. The number of i-mode services subscribers increased to 44.02 million as of March 31, 2005.

In our global development, COSMOTE Mobile Telecommunications S.A., a Greek company, and Telstra Corporation Limited, an Australian company, recently started providing i-mode services. In addition, Cellcom Israel LTD., an Israeli company, O2 plc, a UK-based company, Mobile TeleSystems OJSC, a Russia-based company, and StarHub Ltd., a Singaporean company, with which we entered into i-mode license agreements, are preparing to launch i-mode services in 2005. As a result, i-mode services are rolled out or are expected to be rolled out in 21 countries and areas including Japan, and the aggregate number of cellular service subscribers of all carriers which participate in the i-mode service alliance exceeded 190 million as of March 31, 2005.

Note:

ARPU: Average monthly revenue per unit

Average monthly revenue per unit, or ARPU, is used to measure average monthly operating revenues attributable to designated services on a per user basis. ARPU is calculated by dividing various revenue items included in operating revenues from our Wireless services, such as monthly charges, voice transmission charges and packet transmission charges, from designated services which are incurred consistently each month, by number of active subscribers to the relevant services. Accordingly, the calculation of ARPU excludes revenues that are not representative of monthly average usage such as activation fees. We believe that our ARPU figures provide useful information regarding the average usage of our subscribers. The revenue items included in the numerators of our ARPU figures are based on our U.S. GAAP results of operations. This definition applies to all ARPU figures hereinafter.

See page 46 for the details of the calculation methods.

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<number by="" of="" services="" subscribers=""></number>	Thousand	Thousand subscribers			
Calculated of Subscribers by Sci Treesp	March 31, 2005	March 31, 2004	(Decrease)		
Cellular (FOMA) services	11,501	3,045	277.7%		
Cellular (mova) services (i)	37,324	43,283	(13.8%)		
i-mode services (ii)	44,021	41,077	7.2%		

Notes:

- (i) Number of DoPa single service subscribers has been included in the number of cellular (mova) services subscribers beginning with the results for the six months ended September 30, 2004 in order to conform the definition of subscribers with other mobile operators in Japan. The number of DoPa single service subscribers as of March 31, 2005 and 2004 was 544 thousand and 401 thousand, respectively.
- (ii) Number of i-mode subscribers as of March 31, 2005 = Cellular (FOMA) i-mode subscribers (11,353 thousand) + Cellular (mova) i-mode subscribers (32,667 thousand)

Number of i-mode subscribers as of March 31, 2004 = Cellular (FOMA) i-mode subscribers (2,997 thousand) + Cellular (mova) i-mode subscribers (38,080 thousand)

	Billions of yen			
<operating results=""></operating>	(UNAUDITED)			
	Year ended	Y	ear ended	Increase
	March 31, 2005	Mar	rch 31, 2004	(Decrease)
Mobile phone business operating revenues	¥ 4,741.1	¥	4,937.7	(4.0%)
Mobile phone business operating income	872.0		1,138.9	(23.4%)

(2) PHS business

Operating revenues were ¥63.1 billion and operating loss was ¥85.9 billion.

We saw a net increase in the number of subscribers to a fixed fee service for data communications mainly as a result of sales promotion of @FreeD, a fixed fee service for data-communications subscribers. However, the aggregate number of PHS subscribers decreased due to a decrease in the number of voice services subscribers. Because we expect the number of subscribers using data-card-type PHS will also decrease in the future as a result of the progress in speed and functions of cellular services, we decided

to cease accepting new subscribers for our PHS services on April 30, 2005, to concentrate our resources on FOMA services. Considering our outlook for our PHS business, we recognized an impairment loss on PHS assets of ¥60.4 billion for the year ended March 31, 2005.

March 31, 2005.	
PHS ARPU was ¥3,360.	

Note:

See page 46 for the details of the ARPU calculation methods.

<number of="" subscribers=""></number>	Thousand	Increase				
Civalinet of substituers/	March 31, 2005	March 31, 2004	(Decrease)			
PHS services	1,314	1,592	(17.5%)			
	Billions of yen					
<operating results=""></operating>	(UNAUDITED)					
	Year ended	Year ended	Increase			
	March 31, 2005	March 31, 2004	(Decrease)			
PHS business operating revenues PHS business operating loss	¥ 63.1 (85.9)	¥ 75.7 (35.5)	(16.7%)			

(3) Quickcast business

Operating revenues were ¥4.6 billion and operating loss was ¥5.1 billion.

To streamline our operations, we ceased accepting new subscribers for Quickcast services at the end of June 2004.

* We had been examining the option of terminating Quickcast services, monitoring the subscriber usage. In April 2005, we decided to terminate the services on March 31, 2007, considering the continuous decrease of the subscribers of Quickcast services.

	Thousa			
<number of="" subscribers=""></number>	March 31,			Increase
	2005	March 3	31, 2004	(Decrease)
Quickcast services	306		457	(33.1%)
	Bil	lions of yen		
<operating results=""></operating>	(UNAUDITED))		
	Year			
	ended	Year	ended	
	March			Increase
	31, 2005	Marc 20		(Decrease)
Quickcast business operating revenues	¥ 4.6	¥	6.0	(23.5%)
Quickcast business operating loss	(5.1)		(1.9)	

(4) Miscellaneous businesses

Operating revenues were ¥35.8 billion and operating income was ¥3.2 billion.

In addition to the existing international roaming-out service for voice calls, we launched the international roaming-out services for packet communications, video calling and short messaging service (SMS) in December 2004. We also released the FOMA N900iG handset, which is our first model compatible with these international roaming-out services. Furthermore, we enriched our international services such as starting an international SMS which allow FOMA subscribers to exchange short messages with subscribers of foreign carriers in February 2005. As of the end of March 2005, we expanded the service areas of international roaming-out services for voice calls and SMS to 122 countries and areas, and for packet communications to 32 countries and areas.

We improved usability of our public wireless LAN service, Mzone. Overseas, we launched an international roaming service in September 2004, and also a roaming service in aircraft on certain international flights in October 2004. In Japan, we added 165 Tokyo Metro subway stations (all the stations except 3 stations) to the service areas by December 2004.

	Billions of yen			
<operating results=""></operating>	(UNAUDITED)		_	
	Year ended	Yea	nr ended	Increase
	March 31, 2005	Marc	h 31, 2004	(Decrease)
Miscellaneous businesses operating revenues	¥ 35.8	¥	28.7	24.8%
Miscellaneous businesses operating income	3.2		1.4	126.3%

3. <u>Capital Expenditures</u>

Total capital expenditures* were ¥861.5 billion.

We expanded the coverage areas of FOMA services, reinforced FOMA networks to meet the increase in demand, constructed network architecture to meet an increase in traffic derived from the introduction of pake-hodai, and divided FOMA networks between voice networks and packet communication networks to reduce the packet-communication-related network cost. On the other hand, we made our capital expenditures more efficient and less costly by reducing the acquisition costs of equipment and improving the design and construction process.

	Billio	ns of y	/en	
<breakdown capital="" expenditures="" of=""></breakdown>	(UNAUDITED)	(UNAUDITED)		
	Year ended		ar ended	Increase
	March 31, 2005	Mar	ch 31, 2004	(Decrease)
Mobile phone businesses	¥ 696.6	¥	601.1	15.9%
PHS business	4.8	_	12.3	(60.6%)
Quickcast business	0.0		0.0	,
Other (including buildings for telecommunications)	160.0		192.1	(16.7%)
Total capital expenditures	¥ 861.5	¥	805.5	7.0%

^{*} See the reconciliations to the most directly comparable financial measures calculated and presented in accordance with GAAP on page 47.

4. Cash Flow Conditions

Net cash provided by operating activities was ¥1,181.6 billion (down 30.9% year-on-year). Net cash provided by operating activities decreased primarily because of a decrease in operating income; an increase in the payment of income taxes, which was ¥259.9 billion in the prior fiscal year, to ¥541.7 billion; and a decrease in collection of tax refunds receivable, which was ¥107.2 billion in the prior fiscal year.

Net cash used in investing activities was ¥578.3 billion (down 31.7% year-on-year). Despite an increase in payment for purchase of property, plant and equipment and intangible and other assets from ¥802.9 billion in the prior fiscal year to ¥911.1 billion, net cash used in investing activities decreased mainly due to a sale of AT&T Wireless shares that amounted to ¥699.5 billion, and a collection of shareholders loan to Hutchison 3G UK Holdings Limited based on the sale and purchase agreement with Hutchison Whampoa Limited that amounted to ¥39.8 billion. Changes in investments for cash management purpose, which were made to manage a part of our cash efficiently, increased net cash used in investing activities by ¥400.3 billion.

Net cash used in financing activities was ¥672.0 billion (down 4.8% year-on-year). Payments for stock buybacks and dividends increased whereas repayments of outstanding debt decreased. During the year ended March 31, 2005, we repurchased our own stock for ¥93.0 billion in the stock market and ¥332.2 billion through a tender offer.

Free cash flows were ¥603.3 billion (down 30.1% year-on-year). Free cash flows excluding changes in investments for cash management purpose* (¥400.3 billion) were ¥1,003.6 billion.

Equity ratio, debt ratio and interest coverage ratio improved compared to the prior fiscal year due to an increase in shareholders—equity and a decrease in interest bearing liabilities. Market equity ratio* declined and debt payout period lengthened due to decreases in market value of total share capital and net cash provided by operating activities.

S	Billion		
<statements cash="" flows="" of=""></statements>	(UNAUDITED)		
	Year ended	Year ended	Increase
	March 31, 2005	March 31, 2004	(Decrease)
Net cash provided by operating activities	¥ 1,181.6	¥ 1,710.2	(30.9%)
Net cash used in investing activities	(578.3)	(847.3)	
Net cash used in financing activities	(672.0)	(705.9)	
Free cash flows	603.3	862.9	(30.1%)
Free cash flows excluding the changes in investments for cash			
management purpose*	1,003.6	862.9	16.3%
	Year ended	Year ended	
<financial measures=""></financial>	March	March 31,	Increase
	31, 2005	2004	(Decrease)
Equity ratio	63.7%	59.2%	4.5points
Market equity ratio*	142.8%	184.3%	(41.5points)
Debt ratio	19.5%	22.8%	(3.3points)
Debt payout period (years)	0.8	0.6	0.2

Notes:

Free cash flows = Net cash provided by (used in) operating activities + Net cash provided by (used in) investing activities

Changes in investments for cash management purpose = Changes by purchase, redemption and disposal of financial instruments with original maturities of longer than 3 months for cash management purpose.

Equity ratio = Shareholders equity / Total assets

Market equity ratio* = Market value of total share capital / Total assets

Debt ratio = Interest bearing liabilities / (Shareholders equity + Interest bearing liabilities)

Debt payout period (years) = Interest bearing liabilities / Net cash provided by (used in) operating activities

Interest coverage ratio = Net cash provided by (used in) operating activities / Interest expense**

- ** Interest expense is cash interested paid, which is disclosed in Supplemental disclosures of cash flow information for consolidated statements of cash flows on page 22.
- * See the reconciliations to the most directly comparable financial measures calculated and presented in accordance with GAAP on page 47.

5. Profit Distribution

The Company plans to pay the total dividend of \(\xi\)2,000 per share (including \(\xi\)1,000 interim dividend) for the year ended March 31, 2005.

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«Prospects for the Fiscal Year Ending March 31, 2006»

Competition in the Japanese cellular phone market is expected to become increasingly harsh in the future, as carriers enrich their handset portfolio, offer a wider range of value-added services and introduce reduced rate plans to respond to diversifying user needs as the cellular penetration rate rises in the run-up to the introduction of mobile number portability scheduled for the fiscal year ending March 31, 2007.

Under these market conditions, as the average revenue per unit (ARPU) of our cellular subscribers continues to fall due to the impact from various discounts implemented during the last fiscal year to strengthen our competitiveness and propel future growth, we are expecting a decline in our operating revenues for the fiscal year ending March 31, 2006. Operating income, however, is projected to post gains, despite a projected increase in revenue-linked expenses resulting from the migration of existing mova subscribers to FOMA services, as a result of our efforts to streamline underperforming businesses and improve the efficiency of our operational processes.

	Billions of yen		en	
		Year ended		
	Year ending	March 31, 2005		
	March 31, 2006		(Actual results)	Increase (Decrease)
Operating revenues	¥ 4,805.0	¥	4,844.6	(0.8%)
Operating income	810.0		784.2	3.3%
Income before income taxes	812.0		1,288.2	(37.0%)
Net income	497.0		747.6	(33.5%)
Capital expenditures *	848.0		861.5	(1.6%)
Free cash flows excluding changes in investments for cash management				
purpose *	590.0		1,003.6	(41.2%)
EBITDA *	1,580.0		1,625.7	(2.8%)
EBITDA margin *	32.9%		33.6%	(0.7points)
ROCE *	16.3%		16.2%	0.1points
ROCE after tax effect *	9.6%		9.6%	

^{*} See the reconciliations to the most directly comparable financial measures calculated and presented in accordance with GAAP on Page 47.

The financial forecasts for the year ending March 31, 2006, were based on the forecasts of the following operation data.

	March 31, 2005	
		Increase
	(Actual	
March 31, 2006	results)	(Decrease)

Number of cellular (FOMA) services subscribers (Thousands)		24,100		11,501	109.6%
Number of cellular (mova) services subscribers (Thousands) (i)		26,600		37,324	(28.7%)
Number of i-mode subscribers (Thousands) (ii)		46,200		44,021	5.0%
Number of PHS subscribers (Thousands)		800		1,314	(39.1%)
Aggregate ARPU* (cellular (FOMA+mova) services) (iii)	¥	6,770	¥	7,200	(6.0%)
Voice ARPU		4,990		5,330	(6.4%)
Packet ARPU		1,780		1,870	(4.8%)

NT 4	
Notes:	

- (i) Number of DoPa Single Service subscribers has been included in the number of mova subscribers starting with the results for the first six months of the fiscal year ended March 31, 2005. (Number of DoPa Single Service subscribers as of March 31, 2006: 730 thousand (forecast)) (Number of DoPa Single Service subscribers as of March 31, 2005: 544 thousand (Actual))
- (ii) Number of i-mode subscribers includes numbers of cellular (FOMA) and cellular (mova) i-mode subscribers.
- (iii) International service-related revenues, which had not been included in previous reports, have been included the ARPU data calculation starting with the forecasts for the fiscal year ending March 31, 2006, in view of their growing contribution to total revenues.

ARPU generated from International services for the fiscal year ending March 31, 2006: ¥40

* See page 46 for the details of ARPU calculation methods.

DoCoMo expects to pay a total annual dividend of ¥4,000 per share for the year ending March 31, 2006, consisting of an interim dividend of ¥2,000 per share and a year-end dividend of ¥2,000 per share.

* EBITDA and EBITDA margin, as we use them, are different from EBITDA as defined in Item 10(e) of Regulation S-K and may not be comparable to similarly titled measures used by other companies. For an explanation of our definition of EBITDA, EBITDA margin, capital expenditures, free cash flows, ROCE and ROCE after tax effect, see the reconciliations to the most directly comparable financial measures calculated and presented in accordance with GAAP on the page 47.

Consolidated Financial Statements

For the Fiscal Year Ended March 31, 2005

May 10, 2005 **[U.S. GAAP]**

Name of registrant:

Code No.:

Stock exchange on which the Company s shares are listed:

Address of principal executive office:

(URL http://www.nttdocomo.co.jp/)

Representative:

Contact:

Date of the meeting of the Board of Directors for approval of the consolidated financial statements:

Name of Parent Company:

Percentage of ownership interest in NTT DoCoMo, Inc. held by

parent company:

Adoption of US GAAP:

NTT DoCoMo, Inc.

9437

Tokyo Stock Exchange-First Section

Tokyo, Japan

Masao Nakamura, Representative Director, President and Chief

Executive Officer

Masahiko Yamada, Senior Manager, General Affairs Department /

TEL +81-3-5156-1111

May 10, 2005

Nippon Telegraph and Telephone Corporation (Code No. 9432)

63.0% Yes

1. Consolidated Financial Results for the Fiscal Year Ended March 31, 2005 (April 1, 2004 - March 31, 2005)

(1) Consolidated Results of Operations

Amounts are rounded off to the nearest 1 million yen.

(Millions of yen, except per share amounts)

				Opera	iting Re	venues	Operating I	ncome	Income be	
Year ended March 31 Year ended March 31				· · · · · · · · · · · · · · · · · · ·	4,610 8,065	(4.0%) 5.0%	784,166 1,102,918	(28.9%) 4.4%	1,288,221 1,101,123	17.0% 5.6%
real chief March 31	, 2001			3,0	R	OE	ROA	1.170	Income before Income Tax	ore
	Net Inc	ome	Basic Earnings per Share	Diluted Earnings per Share	Inco Sharel	of Net me to holders uity)	(Ratio of Incobefore Inco Taxes to T Assets)	ome otal	(Ratio of Income be Income Taxe Operating Rev	es to
Year ended March 31, 2005	747,564	15.0%	15,771.01(yen)	15,771.01(yen)		19.6%		20.8%		26.6%
Year ended March 31, 2004	650,007	205.9%	13,099.01(yen)	13,099.01(yen)		18.1%		17.9%		21.8%
Notes: 1. Equity in	net losses o	f affiliated	companies:	anies: For the fiscal year ended March 31, 2005: (12,886) million				lion yen		
				For the fiscal	year en	nded Marc	h 31, 2004:		(21,960) mil	lion yen

No

2. Change in accounting policy:

3. The weighted average number of shares outstanding: For the fiscal year ended March 31, 2005: 47,401,154 shares For the fiscal year ended March 31, 2004: 49,622,595 shares

4. Percentages for operating revenues, operating income, income before income taxes and net income in the above tables represent year-on-year changes.

(2) Consolidated Financial Position

(Millions of yen, except per share amounts)

Equity Ratio

			(Ratio of Shareholders	Shareholders Equity
	Total Assets	Shareholders Equity	Equity to Total Assets)	per Share
March 31, 2005 March 31, 2004	6,136,521 6,262,266	3,907,932 3,704,695	63.7% 59.2%	84,455.27(yen) 76,234.00(yen)

Note: The number of shares outstanding as of March 31, 2005, and 2004, were 46,272,208 shares and 48,596,364 shares, respectively.

(3) Consolidated Cash Flows

(Millions of yen)

	Cash Flows from Operating Activities	Cash Flows from Investing Activities	Cash Flows from Financing Activities	Cash and Cash Equivalents at Fiscal Year End
Year ended March 31, 2005	1,181,585	(578,329)	(672,039)	769,952
Year ended March 31, 2004	1,710,243	(847,309)	(705,856)	838,030

(4) Number of consolidated companies and companies accounted for using the equity method

The number of consolidated subsidiaries: The number of unconsolidated subsidiaries accounted for using the equity method: 6 The number of affiliated companies accounted for using the 9 equity method:

(5) Change of reporting entities

The number of consolidated companies added: 53 The number of consolidated companies removed:

The number of companies on equity method added:

3 The number of companies on equity method removed:

Note: Twenty-seven companies which were accounted for using the equity method in previous fiscal year are consolidated from this fiscal year.

2. Consolidated Financial Results Forecasts for the Fiscal Year Ending March 31, 2006 (April 1, 2005 - March 31, 2006)

(Millions of yen)

1 32

Operating Revenues	Income before	Net Income
	Income Taxes	

Year ending March 31, 2006 4,805,000 812,000 497,000

(Reference) Expected Earnings per Share: 10,740.79 yen

Note: With regard to the above forecasts, please refer to page 10.

^{*} Consolidated financial statements are unaudited.

Special Note Regarding Forward-Looking Statements

This Earnings Release contains forward-looking statements such as forecasts of results of operations, management strategies, objectives and plans, forecasts of operational data such as expected number of subscribers, and expected dividend payments. All forward-looking statements that are not historical facts are based on management scurrent plans, expectations, assumptions and estimates based on the information currently available. Some of the projected numbers in this report were derived using certain assumptions that are indispensable for making such projections in addition to historical facts. These forward-looking statements are subject to various known and unknown risks, uncertainties and other factors that could cause our actual results to differ materially from those contained in or suggested by any forward-looking statement. Potential risks and uncertainties include, without limitation, the following:

Competition from other cellular service providers or other technologies could limit our acquisition of new subscribers, retention of existing subscribers and average revenue per unit (ARPU), or may lead to an increase in our costs and expenses.

The new services and usage patterns introduced by our corporate group may not develop as planned, which could limit our growth.

The introduction or change of various laws or regulations or the application of such laws and regulations to our corporate group may adversely affect our financial condition and results of operations.

The introduction of number portability in Japan may increase our expenses, and may lead to a decrease in our number of subscribers if our subscribers choose to switch to other cellular service providers.

Limitations in the amount of frequency spectrum or facilities made available to us could negatively affect our ability to maintain and improve our service quality and level of customer satisfaction.

The W-CDMA technology that we use for our 3G system and/or mobile multimedia services may not be introduced by other overseas operators, which could limit our ability to offer international services to our subscribers.

Our domestic and international investments, alliances and collaborations may not produce the returns or provide the opportunities we expect.

Our PHS business, which is expected to operate at a loss until the service is terminated, may incur greater losses than we project.

As electronic payment capability and many other new features are built into our cellular phones, and services of parties other than those belonging to our corporate group are provided through our cellular handsets, potential problems resulting from malfunctions, defects, or missing of handsets or imperfection of services provided by such other parties may arise, which could have an adverse effect on our financial condition and results of operations.

Social problems that could be caused by misuse or misunderstanding of our products and services may adversely affect our credibility or corporate image.

Inadequate handling of subscriber information by our corporate group or contractors may adversely affect our credibility or corporate image.

Earthquakes, power shortages, malfunctioning of equipment, and software bugs, computer viruses, cyber attacks and other problems could cause systems failures in our networks, handsets or other networks required for the provision of service, disrupting our ability to offer services to our subscribers.

Concerns about wireless telecommunications health risks may adversely affect our financial condition and results of operations.

Our parent company, Nippon Telegraph and Telephone Corporation (NTT), could exercise influence that may not be in the interests of our other shareholders.

FOMA, mova, i-mode, pake-hodai, Quickcast, premini, Music PORTER, CITYPHONE, Pre-Call, Premier Club, DoPa, the Dot-MO logo are trademarks or registered trademarks of NTT DoCoMo, Inc. in Japan. Other products or company names shown in this Earnings Release are trademarks or registered trademarks.

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<< Condition of the Corporate Group >>

NTT DoCoMo, Inc. primarily engages in mobile telecommunications services as a member of the NTT group, with Nippon Telegraph and Telephone Corporation (NTT) as the holding company.

The Company, its 94 subsidiaries and nine affiliates constitute the NTT DoCoMo group (DoCoMo group), the largest mobile telecommunications services provider in Japan.

The business segments of the DoCoMo group and the corporate position of each group company are as follows.

[Business Segment Information]

Business	Main service lines
Mobile phone businesses	Cellular (FOMA) services, cellular (mova) services, packet communications services, satellite mobile communications services, and sales of handsets and equipment for each service
PHS business	PHS services and sales of PHS handsets and equipment
Quickcast business	Radio paging (Quickcast) services and sales of Quickcast equipment
Miscellaneous businesses	International dialing services, wireless LAN services and other miscellaneous businesses

Notes

- Acceptance of new subscribers to radio paging (Quickcast) service was terminated on June 30, 2004. Radio paging (Quickcast) service is planned to be terminated on March 31, 2007.
- (ii) Acceptance of new subscribers to PHS service was terminated on April 30, 2005.

[Position of Each Group Company]

(1) The Company engages in Mobile phone, PHS, Quickcast and other businesses in the Kanto-Koshinetsu region of Japan. The Company also provides nationwide services such as satellite mobile communications services and international dialing services. The Company is solely responsible for the R&D activities of the DoCoMo group regarding the mobile telecommunications business, the development of services and the development of information processing systems. The Company provides the results of such research and development to its eight regional subsidiaries, each of which operates in one of eight regions in Japan (DoCoMo Regional Subsidiaries).

- (2) Each of the DoCoMo Regional Subsidiaries engages in Mobile phone (excluding satellite mobile communications services), PHS and Quickcast businesses in their respective regions.
- (3) Twenty-eight other subsidiaries of the Company, each of which is entrusted with certain services by the Company and/or DoCoMo Regional Subsidiaries, operate independently to maximize their expertise and operate efficiently. They are entrusted with part of the services provided by, or give assistance to, the Company and DoCoMo Regional Subsidiaries.
- (4) There are 58 other subsidiaries and nine affiliates, including, among others, some overseas units established for the purpose of global expansion of the third-generation mobile communications system based on W-CDMA, and joint ventures, set up to launch new business operations.

The following chart summarizes the above.

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As of March 31, 2005

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<< Management Policies >>

1. Basic Management Policies

Under the corporate philosophy of creating a new world of communications culture, DoCoMo aims to contribute to the realization of a rich and vigorous society by reinforcing its core business with a focus on popularizing FOMA services, and promoting mobile multimedia services by offering services that are useful for customers—daily lives and businesses. It also seeks to maximize its corporate value in order to be greatly trusted and highly valued by its shareholders and customers.

2. Medium- and Long-Term Management Strategies

The competition amongst carriers in the Japanese cellular phone market is expected to intensify even further in the future due to increases in the market penetration rate, diversification of customer needs and the scheduled introduction of mobile number portability in Japan during the fiscal year ending March 31, 2007.

Against this backdrop, DoCoMo will seek to reinforce its core businesses by taking comprehensive measures to improve its offerings in the areas of handsets, services, rate plans, network coverage and quality as well as after-sales support, in an effort to react swiftly and adequately to the diverse needs of customers from a customer-centric perspective. At the same time, we will review under-performing businesses, and continue our endeavors to boost our operational efficiency through the reduction of handset procurement and network costs and a more efficient allocation of distributor commissions, in order to strengthen our competitive position.

To create new channels for revenue generation, we will actively work to expand our business domains based on the three principal growth strategies of multimedia, ubiquity and globalization.

(1) Multimedia

To further increase the use of i-mode and FOMA services, which enable the transmission of large amounts of data at high speeds, we plan to add more handsets tailored to user s needs in our product lineup, and will strive to develop and provide a wide array of sophisticated non-voice services, including visual communications and video/text delivery services. We also embarked on the development of High-Speed Downlink Packet Access (HSDPA) system a technology that further enhances the packet transmission speeds supported by the FOMA network.

(2) Ubiquity

In addition to our conventional effort to expand usages by promoting services, such as remote control over intelligent home appliances and information distribution for automobiles (Telematics), we intend to promote the linkage with brick-and-mortar services, together with other related companies, combining our mobile services with various types of commercial transactions through an active use of external interface capabilities embedded in cellular handsets including contactless IC chips, bar codes and infrared data transmission.

(3) Globalization

As the arena of competition in mobile communications business expands to a global scale, DoCoMo intends to enhance user s convenience and increase its revenue opportunities by further enlarging the i-mode alliance and offering W-CDMA-based global handsets. Also, in view of global competition, we will widely look into opportunities for revenue growth, including the possibility of making investments in or forming alliances with not only telecommunications carriers, but also enterprises owning promising technologies as well as companies engaged in mobile communications-related peripheral businesses, while taking into consideration the overall synergies projected from such alliances.

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Furthermore, in pursuit of transforming our cellular handsets into a multifunctional tool for everyday life and business, we intend to evolve our cellular services by equipping the handsets with electronic money, credit card payment, transportation tickets and other features, and thereby aim to create new revenue sources that are independent from the traditional framework of volume-based communication charges.

To keep abreast with and react dynamically to the intensified competition and changes in the market, we plan to advance our cellular services on a continual basis and aggressively expand our business domains to create new value, and seek to enhance our enterprise value as a consequence.

3. Basic Policies for Profit Distribution

Believing that providing adequate returns to shareholders is one of the most important issues in corporate management, the Company plans to pay dividends by taking into account its consolidated results and operating environment, based on the principle of stable dividend payments. The Company will also continue to take a flexible approach regarding share repurchases in order to plow back profits to shareholders. The Company intends to keep the shares repurchased as treasury shares and limit the amount of such treasury shares to approximately 5% of its total issued shares. Any treasury shares kept in excess of this limit will in principle be retired. For the fiscal year ended March 31, 2005, based on an authorization by a resolution adopted at the Ordinary General Meetings of Shareholders, the Company repurchased 2,324,153 shares of its own common stock at an aggregate price of ¥425.2 billion, and retired 1,480,000 shares (2.9% of total issued shares prior to retirement) on March 31, 2005.

In addition, the Company will allocate internal reserves to active research and development efforts, capital expenditures and other investments in response to the rapidly changing market environment. The Company will endeavor to boost its corporate value by introducing new technologies, offering new services and expanding its global businesses through alliances with new partners.

4. <u>Basic Policies Regarding Corporate Governance, Measures and Implementation</u>

Recognizing the importance of having an effective corporate governance structure to consistently boost its enterprise value, DoCoMo has been working to reinforce its governance system based on the Principles of Corporate Governance for Listed Companies compiled by the Tokyo Stock Exchange, Inc., as one of its important managerial challenges.

As an entity engaged in a business offering public telecommunications services to a wide range of customers, in order to ensure business management based on the customers perspective, the Company believes that it is essential to involve the members of the board of directors in the decision-making process pertaining to important matters, and execute business through collaboration and mutual scrutiny among the officers in charge. To ensure sound and proper business execution under such a system, the Company also adopted an auditor system believing that it is desirable to have a mechanism that enables mutual supervision amongst board members assigned the responsibility for business execution, and management supervision by corporate auditors (including external auditors).

In addition, subject to approval at the Ordinary General Meeting of Shareholders in June 2005, the Company plans to halve the size of its board of directors, and introduce a corporate officer system with an aim to clarify the Board's supervision function and further reinforce the Company substiness execution capability. In putting a corporate officer system in place, the Company plans to appoint corporate officers dedicated to business execution without board representation, while having a considerable number of board members serve concurrently as corporate officers, in an arrangement to ensure that mutual supervision among board members will continue to function effectively.

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The Company is currently making timely decisions after active discussions at board of directors meetings, which are held as necessary to respond to the rapid changes in the market. One member of the board of directors is an external director (an employee of our parent company, NTT). In June 2003, the Company expanded the size of its board of corporate auditors from four to five members, of which external auditors (three members) account for the majority. One of the three external auditor posts is assigned to a university professor who does not have any employment history with DoCoMo or other NTT Group companies.

The Company also seeks to further reinforce its audit structure by increasing the number of accounting experts working under the corporate auditors and cooperating with auditors of its subsidiaries. Audits are performed efficiently through collaboration between our internal audit personnel and our registered public accountants. To provide the Company with an internal audit function, we established an Internal Audit Office, which investigates and evaluates from a position independent from business execution whether each division, branch or others, has executed business in compliance with the management policies/plans defined by the Company and/or relevant laws, rules and regulations, as well as the effectiveness and efficiency of their execution, in order to achieve improvements where necessary. Masanori Sato, Hideki Amano and Takuji Kanai of KPMG AZSA & Co., who are certified public accountants in Japan, engage in the audit of the Company s financial statements. Takuji Kanai has engaged in the audit of the Company for nine years. In addition to the above, ten other certified public accountants in Japan, eight junior certified public accountants and six others assist in the audit of our financial statements.

The Company set up an Advisory Board in February 1999, to obtain opinions and proposals of experts from diverse fields concerning managerial challenges facing the Company. The Advisory Board, which entered its fourth term in April 2005, basically meets every month. The Company also established a US Advisory Board in December 2000, to receive advice from a more global perspective. The US Advisory Board commenced its third term in December 2004, and holds meetings twice a year. The views and proposals from the advisors have been reflected in the management of the Company.

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The Company s business execution and management supervision mechanisms are summarized in the figure below:

To ensure lawful and appropriate business operations, the Company introduced an internal control system to ensure compliance with relevant laws, regulations and codes of conduct, and clarified the rules pertaining to the compliance structure, report and consultation system, handling of emergencies and training of employees to improve its effectiveness. Furthermore, the Company defined and published NTT DoCoMo Group Code of Ethics to present unified guidelines concerning the ethical standard to be observed by all employees, in an endeavor to boost the awareness of the management and employees of their ethical obligations.

In conjunction with the full-fledged implementation of a law protecting personal information in April 2005, the Company established an Information Security Department in September 2004 designed to plan our company s information security policy and to manage and lead our activities pertaining to information security issues. The Company will also establish controls and procedures concerning disclosure of corporate information in accordance with domestic and overseas laws and regulations, and will disclose information in a timely, appropriate and proactive way to shareholders and investors to improve transparency.

5. Relationship with the Parent Company

- (1) The Company operates independently within the NTT Group, mainly in the field of mobile telecommunications. NTT, which currently owns 63.0% of the outstanding shares of the Company, can influence the managerial decisions of the Company by exercising its directorship rights as majority shareholder.
- (2) The Company and NTT concluded a contract on July 1, 1999, for basic research and development conducted by NTT. Under the agreement, NTT offers services and benefits to the Company concerning basic research and development, and the Company pays compensation to NTT for such services and benefits.

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The Company and NTT also entered into a contract on April 1, 2002, regarding group management and operations run by NTT. Under the agreement, NTT provides services and benefits regarding group management and operations to the Company, and the Company pays compensation to NTT for such services and benefits.

(3) See page 25 for the Company s transactions with NTT Group companies.

(As of March 31, 2005)

	Ownership of	
Parent company	voting rights	Securities exchange, where shares are listed
Nippon Telegraph and Telephone Corporation	63.0%	Tokyo Stock Exchange, Inc. (First Section)
		Osaka Stock Exchange, Co. Ltd. (First Section)
		Nagoya Stock Exchange, Inc. (First Section)
		Fukuoka Stock Exchange
		Sapporo Stock Exchange
		New York Stock Exchange

6. Target Management Indicators

Now that the Japanese mobile telecommunications market has entered a period of stable growth, DoCoMo regards EBITDA margin* as an important management indicator, given the company s emphasis on profit, to further enhance its management effectiveness. DoCoMo also considers ROCE* an important management indicator to promote efficiency in its invested capital (shareholders equity + interest bearing liabilities). DoCoMo will attempt to maximize its corporate value by doing its utmost to achieve an EBITDA margin* of at least 35% and an ROCE* of at least 20%.

London Stock Exchange

Notes:

EBITDA margin* = EBITDA* / Operating revenues

EBITDA* = Operating income + Depreciation and amortization + Losses on sale or disposal of property, plant and equipment + Impairment loss

ROCE* = Operating income / (Shareholders equity + Interest bearing liabilities)

Shareholders equity and interest bearing liabilities are the average of the amounts as of March 31, 2004 and March 31, 2005

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^{*} EBITDA and EBITDA margin, as we use them, are different from EBITDA as defined in Item 10(e) of Regulation S-K and may not be comparable to similarly titled measures used by other companies. For an explanation of our definition of EBITDA, see the reconciliations to the most directly comparable financial measures calculated and presented in accordance with GAAP on page 47. See page 47 for the definition of ROCE.

7. Others

[Corporate Social Responsibility: CSR]

Keenly aware of our social responsibility as a corporate citizen, DoCoMo Group established a system to promote CSR activities to contribute to realizing a safe and secure society and achieve sustainable growth while gaining the confidence and trust from the community. Now that mobile communications have become a lifeline service indispensable for the society, we have consistently implemented various measures to ensure stable and highly reliable services; these measures include the adoption of earthquake-resistant structures in our buildings accommodating telecommunications facilities, the use of double routes and loops in the transport network, and securing redundancy or decentralization of our communications facilities. In the event of natural disasters, we operate the i-mode Disaster Message Board Service, which so far has posted messages from approximately 150,000 users. Following the recent large-scale earthquake in Niigata, we dispatched mobile base station and power supply vehicles, to recover the service as quickly as possible.

As part of our measures to tackle social problems resulting from the use of cellular phones, we have continuously worked to prevent unsolicited bulk emails in order to provide a safe and comfortable environment for accessing the Internet from cellular handsets. Also, with a goal to prevent fraudulent and other improper use, we stopped accepting new applications for Pre-Call prepaid mobile phones, and took measures to prevent counterfeit telephone numbers from being displayed on the screen of the called party.

In our environmental initiatives, we have been taking actions to alleviate the burdens on the earth, including green equipment procurement a practice to purchase equipment taking into account the impact on the environment, collecting and recycling used mobile phone handsets and accessories to build a recycling society, and saving on paper resources by offering an e-billing service which provides customers bill over the Internet or by e-mail message. In addition, we completed the installation of our 17th DoCoMo Eco Tower base station, which runs on completely autonomous power supply, expanded our DoCoMo Woods forestation campaign to 25 locations in Japan, and started providing assistance to the reforestation activities in Northern Sumatra, Indonesia in April 2004.

As part of our social contribution programs, DoCoMo provides assistance to childhood education and welfare programs and encourages employees to actively take part in community works as volunteers to help build a more affluent society. We also established a non-profit Mobile Communications Fund to contribute to the development of the Japanese mobile communications industry and fostering young researchers, and granted assistance to citizens groups engaged in activities aimed at the protection of children. Furthermore, the Company inaugurated Mobile Society Research Institute in April 2004, with an aim to contribute to the society and customers by carrying out in-depth analyses on both the bright and dark sides of cellular phone services. The institute convened a symposium in March 2005, to publicize and make available its research results to the society. We also provided donations and commodities following the earthquakes in Niigata and Sumatra, Indonesia, to help the restoration of the disaster-stricken areas.

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<< Consolidated Financial Statements >>

1. Consolidated Balance Sheets

	Millions of yen				
	(UNAUDIT	ED)			Increase
	March 31, 2	2005	March 31,	2004	(Decrease)
ASSETS					
Current assets:					
Cash and cash equivalents	¥ 769,952		¥ 838,030		¥ (68,078)
Short-term investments	250,017				250,017
Accounts receivable, net	612,397		616,131		(3,734)
Inventories	156,426		127,269		29,157
Deferred tax assets	145,395		92,662		52,733
Tax refunds receivable	92,869		·		92,869
Prepaid expenses and other current assets	114,638		111,225		3,413
Total current assets	2,141,694	34.9%	1,785,317	28.5%	356,377
Duran auto- inland and a suring auto					
Property, plant and equipment:	4 202 455		4 100 010		202 (50
Wireless telecommunications equipment	4,392,477		4,109,818		282,659
Buildings and structures	696,002		619,501		76,501
Tools, furniture and fixtures	589,302		580,099		9,203
Land	196,062		188,717		7,345
Construction in progress	103,648		169,562		(65,914)
Accumulated depreciation	(3,295,062)		(2,965,192)		(329,870)
Total property, plant and equipment, net	2,682,429	43.7%	2,702,505	43.2%	(20,076)
Non-current investments and other assets:					
Investments in affiliates	48,040		324,155		(276,115)
	243,062		62,191		180,871
Marketable securities and other investments					
Intangible assets, net Goodwill	535,795 140,097		506,777		29,018
Other assets	,		133,354		6,743
	164,323		195,406		(31,083)
Deferred tax assets	181,081		552,561		(371,480)
Total non-current investments and other assets	1,312,398	21.4%	1,774,444	28.3%	(462,046)
Total assets	¥ 6,136,521	100.0%	¥ 6,262,266	100.0%	¥ (125,745)
LIABILITIES AND SHAREHOLDERS EQUITY					
Current liabilities:	T7 480 204		W 10///2		W 10.652
Current portion of long-term debt	¥ 150,304		¥ 136,642		¥ 13,662
Accounts payable, trade	706,088		666,838		39,250
Accrued payroll	41,851		43,142		(1,291)
Accrued interest	1,510		1,975		(465)
Accrued taxes on income	57,443		318,011		(260,568)
Other current liabilities	136,901		125,030		11,871

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Total current liabilities	1,094,097	17.8%	1,291,638	20.6%	(197,541)
Long-term liabilities:					
Long-term debt	798,219		954,954		(156,735)
Employee benefits	138,674		133,954		4,720
Other long-term liabilities	197,478		176,964		20,514
Total long-term liabilities	1,134,371	18.5%	1,265,872	20.2%	(131,501)
Total liabilities	2,228,468	36.3%	2,557,510	40.8%	(329,042)
Minority interests in consolidated subsidiaries	121	0.0%	61	0.0%	60
·					
Shareholders equity:					
Common stock	949,680		949,680		
Additional paid-in capital	1,311,013		1,311,013		
Retained earnings	2,100,407		1,759,548		340,859
Accumulated other comprehensive income	57,609		81,355		(23,746)
Treasury stock, at cost	(510,777)		(396,901)		(113,876)
Total shareholders equity	3,907,932	63.7%	3,704,695	59.2%	203,237
Total liabilities and shareholders equity	¥ 6,136,521	100.0%	¥ 6,262,266	100.0%	¥ (125,745)

PER SHARE DATA

2. Consolidated Statements of Income and Comprehensive Income

	Millions of yen					
	(UNAUDIT	ED)				
	Year ende	ed	Year end	ed	Inc	rease
	March 31, 2005 March 31, 2004		2004	(Decrease)		
Operating revenues:						
Wireless services	¥ 4,296,537		¥ 4,487,912		¥ (1	91,375)
Equipment sales	548,073		560,153		((12,080)
Total operating revenues	4,844,610	100.0%	5,048,065	100.0%	(2	(03,455)
Operating expenses:						
Cost of services (exclusive of items shown separately below)	740,423		712,571			27,852
Cost of equipment sold (exclusive of items shown separately	,					
below)	1,122,443		1,094,332			28,111
Depreciation and amortization	735,423		720,997			14,426
Impairment loss	60,399					60,399
Selling, general, and administrative	1,401,756		1,417,247			15,491)
Total operating expenses	4,060,444	83.8%	3,945,147	78.2%		15,297
roun operating expenses						13,277
Operating income	784,166	16.2%	1,102,918	21.8%	(3	18,752)
Other (income) expense:						
Interest expense	9,858		13,216			(3,358)
Interest income	(1,957)		(1,917)			(40)
Gain on sale of affiliate shares	(501,781)				(5	(01,781)
Other, net	(10,175)		(9,504)		,	(671)
Total other (income) expense	(504,055)	(10.4%)	1,795	0.0%	(5	(05,850)
Income before income taxes	1,288,221	26.6%	1,101,123	21.8%	1	87,098
_						
Income taxes:						
Current	192,124		446,182			54,058)
Deferred	335,587		(17,066)			52,653
Total income taxes	527,711	10.9%	429,116	8.5%		98,595
Equity in net losses of affiliates	(12,886)	(0.3%)	(21,960)	(0.4%)		9,074
Minority interests in earnings of consolidated subsidiaries	(60)	(0.0%)	(40)	(0.0%)		(20)
Net Income	¥ 747,564	15.4%	¥ 650,007	12.9%	¥	97,557
Other comprehensive income (loss):	0.440		12.225			(2.010)
Unrealized gains on available-for-sale securities	9,220		12,238			(3,018)
Revaluation of financial instruments	(367)		(13)			(354)
Foreign currency translation adjustment	(32,670)		(9,862)			(22,808)
Minimum pension liability adjustment	71		16,055		((15,984)
Comprehensiva income	¥ 723,818	14.0%	¥ 668,425	13.2%	¥	55 202
Comprehensive income:	¥ /23,818	14.9%	¥ 668,425	13.2%	Ŧ	55,393
DED CITA DE DATEA	-				_	

Weighted average common shares outstanding (shares)	basic and diluted 47,401,	49,622,595	(2,221,441)
Basic and diluted earnings per share (Yen)	¥ 15,771	.01 ¥ 13,099.01	¥ 2,672.00

3. Consolidated Statements of Shareholders Equity

		Millions of yen			
	(UNAUDITED)				
	Year ended		Increase		
	March 31, 2005	Year ended March 31, 2004	(Decrease)		
Common stock:					
At beginning of year	¥ 949,680	¥ 949,680	¥		
At end of year	949,680	949,680			
Additional paid-in capital:					
At beginning of year	1,311,013	1,306,128	4,885		
Share exchanges		(14)	14		
Increase in additional paid-in capital of an affiliate		4,899	(4,899)		
At end of year	1,311,013	1,311,013			
Retained earnings:					
At beginning of year	1,759,548	1,159,354	600,194		
Cash dividends	(95,334)	(49,813)	(45,521)		
Retirement of treasury stock	(311,371)		(311,371)		
Net income	747,564	650,007	97,557		
At end of year	2,100,407	1,759,548	340,859		
Accumulated other comprehensive income:	91.255	(2.027	10 410		
At beginning of year Unrealized holding gains on available-for-sale securities	81,355 9,220	62,937 12,238	18,418 (3,018)		
Revaluation of financial instruments	(367)	(13)	(354)		
Foreign currency translation adjustment	(32,670)	(9,862)	(22,808)		
Minimum pension liability adjustment	71	16,055	(15,984)		
At end of year	57,609	81,355	(23,746)		
		<u> </u>			
Treasury stock, at cost:	(207,001)	(2.505)	(204.216)		
At beginning of year	(396,901)	(2,585) (394,903)	(394,316)		
Purchase of treasury stock Retirement of treasury stock	(425,247) 311,371	(394,903)	(30,344) 311,371		
Share exchanges	311,371	587	(587)		
At end of year	(510,777)	(396,901)	(113,876)		
Total shareholders equity	¥ 3,907,932	¥ 3,704,695	¥ 203,237		

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4. Consolidated Statements of Cash Flows

	Millions of yen	
	(UNAUDITED)	
	Year ended	Year ended
	March 31, 2005	March 31, 2004
I Cash flows from operating activities: 1. Net income	¥ 747,564	¥ 650,007
2. Adjustments to reconcile net income to net cash provided by operating activities	¥ /4/,504	¥ 050,007
(1) Depreciation and amortization	735,423	720,997
(2) Impairment loss	60,399	120,991
(3) Deferred taxes	334,095	(12,539)
(4) Loss on sale or disposal of property, plant and equipment	45,673	35,005
(5) Gain on sale of affiliate shares		33,003
	(501,781)	17 422
(6) Equity in net losses of affiliates (7) Minority interests in comings of consolidated subsidiaries	14,378 60	17,433
(7) Minority interests in earnings of consolidated subsidiaries	00	40
(8) Changes in current assets and liabilities:	9.721	(00)
Decrease (increase) in accounts receivable, trade	8,731	(90)
(Decrease) increase in allowance for doubtful accounts	(4,641)	1,458
Increase in inventories	(29,157)	(59,954)
(Increase) decrease in tax refunds receivable	(92,869)	106,308
Increase in accounts payable, trade	89,464	19,577
(Decrease) increase in accrued taxes on income	(260,585)	186,166
Increase in other current liabilities	12,531	28,866
Increase (decrease) in liability for employee benefits	4,720	(15,746)
Other, net	17,580	32,715
Net cash provided by operating activities	1,181,585	1,710,243
II Cash flows from investing activities:		
Purchases of property, plant and equipment	(668,413)	(625,284)
2. Purchases of intangible and other assets	(242,668)	(177,645)
3. Purchases of non-current investments	(176,017)	(12,787)
4. Proceeds from sale of non-current investments	725,905	2,261
5. Purchase of short-term investments	(361,297)	2,201
6. Redemption of short-term investments	111,521	
•	· · · · · · · · · · · · · · · · · · ·	(38,307)
7. Loan advances 8. Collection of loan advances	(580) 40,015	(58,507)
9. Other, net	(6,795)	4,398
Net cash used in investing activities	(578,329)	(847,309)
III Cash flows from financing activities:		
1. Repayment of long-term debt	(146,709)	(245,411)
2. Principal payments under capital lease obligations	(4,748)	(5,716)
3. Payments to acquire treasury stock	(425,247)	(394,903)
4. Dividends paid	(95,334)	(49,813)
5. Proceeds from short-term borrowings	87,500	155,300
6. Repayment of short-term borrowings	(87,500)	(165,300)
7. Other, net	(1)	(13)

Net cash used in financing activities	(672,039)	(705,856)
IV Effect of exchange rate changes on cash and cash equivalents	705	1
		
V Net (decrease) increase in cash and cash equivalents	(68,078)	157,079
VI Cash and cash equivalents at beginning of year	838,030	680,951
VII Cash and cash equivalents at end of year	¥ 769,952	¥ 838,030
Supplemental disclosures of cash flow information:		
Cash received during the year for:		
Tax refunds	¥ 7	¥ 107,200
Cash paid during the year for:		
Interest	10,323	16,384
Income taxes	541,684	259,883
Non-cash investing and financing activities:		
Acquisition of shares from sale of an investment	16,711	
Assets acquired through capital lease obligations	4,411	4,469
Retirement of treasury stock	311,371	

Notes to	Unand	lited C	onsolidate	d Financ	ial Sta	tements

The accompanying unaudited consolidated financial information of NTT DoCoMo, Inc. and its subsidiaries (collectively DoCoMo) has been prepared in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP).

- 1. Summary of significant accounting and reporting policies:
- (1) Adoption of a new accounting standard

Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity

Effective April 1, 2004, DoCoMo adopted Statement of Financial Accounting Standards (SFAS) No. 150, Accounting for Certain Financial Instruments with Characteristics of Both Liabilities and Equity. SFAS No. 150 changes the accounting for certain financial instruments with characteristics of both liabilities and equity that, under previous guidance, could be classified as equity, by now requiring those instruments to be classified as liabilities (or assets in some circumstances) in the statement of financial position. Further, SFAS No. 150 requires disclosure regarding the terms of those instruments and settlement alternatives. The adoption of SFAS No. 150 did not have any impact on DoCoMo s results of operations and financial position.

(2) Significant accounting policies

Use of estimates

The preparation of DoCoMo s consolidated 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 the disclosure of contingent assets and liabilities, as well as the reported amounts of revenues and expenses. Actual results could differ from those estimates.

Inventories

Inventories are stated at the lower of cost or market. The cost of equipment sold is determined by the first-in, first-out method.

Property, plant and equipment

Property, plant and equipment is stated at cost and includes capitalized interest expense incurred during construction periods. It is depreciated over the estimated useful lives of respective assets using the declining-balance method with the exception of buildings that are depreciated using

the straight-line method.

Investments in affiliates

The equity method of accounting is applied for investments in affiliates where DoCoMo owns an aggregate interest of 20% to 50% and/or is able to exercise significant influence over the affiliate.

DoCoMo evaluates its investments in affiliates for impairment due to declines in value considered to be other than temporary. In the event of a determination that a decline in value is other than temporary, the amount of the loss is recognized in earnings, and a new cost basis in the investment is established.

Marketable securities

DoCoMo accounts for its marketable securities in accordance with SFAS No. 115, Accounting for Certain Investments in Debt and Equity Securities.

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Goodwill and other intangible assets

DoCoMo accounts for goodwill and other intangible assets in accordance with SFAS No. 142, Goodwill and Other Intangible Assets, SFAS No. 86, Accounting for the Costs of Computer Software to Be Sold, Leased, or Otherwise Marketed, and Statement of Position 98-1, Accounting for the Costs of Computer Software Developed or Obtained for Internal Use.

Impairment of long-lived assets

In accordance with SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, DoCoMo s long-lived assets other than goodwill, including property, plant and equipment, software and other intangibles, are reviewed for impairment, and if the asset is determined to be impaired, the amount of the loss is recognized.

Hedging activities

DoCoMo accounts for derivative instruments in accordance with SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities, as amended by SFAS No. 138 and No. 149.

Employee benefit plans

Pension benefits earned during the fiscal year, as well as interest on projected benefit obligations, are accrued currently. Prior service costs and credits resulting from changes in plan benefits are amortized over the average remaining service period of the employees expected to receive benefits.

Revenue recognition

Base monthly charges and airtime charges are recognized as revenues as service is provided to the subscribers. DoCoMo s monthly rate plans for cellular (FOMA and mova) services generally include a certain amount of allowances (free minutes and/or packets), and the used amount of the allowances is subtracted from total usage in calculating the airtime revenue from a subscriber for the month. Prior to November 2003, the total amount of the base monthly charges was recognized as revenues in the month they were charged as the subscribers could not carry over the unused allowances to the following months. In November 2003, DoCoMo introduced a billing arrangement, called Nikagetsu Kurikoshi (two-month carry over), in which the unused allowances are automatically carried over up to the following two months. DoCoMo also introduced a new arrangement which enables the unused allowances offered in and after December 2004 that have been carried over for two months to be automatically used to cover the airtime and/or packet fees exceeding the allowances of the other lines in the Family Discount group, a discounted billing arrangement for families with two to ten DoCoMo subscriptions. With the introduction of these new billing arrangements, DoCoMo has deferred revenues based on the portion of unused allowances that are estimated to be utilized prior to expiration. As DoCoMo does not have sufficient empirical evidence to reasonably estimate such amounts, DoCoMo currently defers all revenues corresponding to unused allowances. The deferred revenues are recognized as revenues as the subscribers make calls or data communications,

similar to the way airtime revenues are recognized.

Certain commissions paid to purchasers (primarily agent resellers) are recognized as a reduction of revenue upon delivery of the equipment to the purchasers (primarily agent resellers) in accordance with Emerging Issues Task Force No. 01-09 (EITF 01-09), Accounting for Consideration Given by a Vendor to a Customer (including a Reseller of the Vendor s Products).

Upfront activation fees are deferred and recognized as revenues over the estimated average period of the customer relationship for each service. The related direct costs are also deferred to the extent of the related upfront fee amount and are amortized over the same periods.

Income taxes

Income taxes are accounted for under the asset and liability method.

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2. Business segments:

Segment information for the years ended March 31, 2005 and 2004 are as follows:

	Millions of yen					
Year ended March 31, 2005	Mobile phone businesses	PHS business	Quickcast business	Miscellaneous businesses	Corporate	Consolidated
Operating revenues	¥ 4,741,096	¥ 63,095	¥ 4,574	¥ 35,845		¥ 4,844,610
Operating expenses	3,869,130	148,976	9,682	32,656		4,060,444
Operating income (loss)	¥ 871,966	¥ (85,881)	¥ (5,108)	¥ 3,189		¥ 784,166
Assets	¥ 4,754,139	¥ 50,907	¥ 8,406	¥ 10,781	¥ 1,312,288	¥ 6,136,521
Depreciation and amortization	¥ 705,716	¥ 22,996	¥ 4,699	¥ 2,012		¥ 735,423
Impairment loss		¥ 60,399				¥ 60,399
			Milli	ions of yen		
Year ended	Mobile phone	PHS	Ouickcast	Miscellaneous		
March 31, 2004	businesses	business	business	businesses	Corporate	Consolidated
Operating revenues	¥ 4,937,666	¥ 75,702	¥ 5,981	¥ 28,716		¥ 5,048,065
Operating expenses	3,798,785	111,224	7,832	27,306		3,945,147
Operating income (loss)	¥ 1,138,881	¥ (35,522)	¥ (1,851)	¥ 1,410		¥ 1,102,918
Assets	¥ 4,847,982	¥ 127,224	¥ 13,531	¥ 8,644	¥ 1,264,885	¥ 6,262,266
Depreciation and amortization	¥ 693,102	¥ 23,508	¥ 2,643	¥ 1,744		¥ 720,997

The Corporate column in the tables is not an operating segment but is included to reflect the recorded amounts of common assets which cannot be allocated to any business segment.

DoCoMo does not disclose geographical segments, since operating revenues generated outside Japan are immaterial.

DoCoMo evaluates the recoverability of long-lived assets in accordance with SFAS No. 144. Because DoCoMo estimated that future net cash flows from PHS business would be negative, DoCoMo fully impaired the carrying value of long-lived assets related to PHS business during the year ended March 31, 2005. As a result, DoCoMo recognized a non-cash impairment loss of long-lived assets of \$60,399 million, which is deducted from assets and recorded in operating expenses of PHS business segment for the year ended March 31, 2005.

3. Related party transactions:

DoCoMo is majority-owned by NTT, which is a holding company for more than 400 companies comprising the NTT group. During the years ended March 31, 2005 and 2004, DoCoMo purchased capital equipment from NTT Group companies in the amount of ¥71,896 million and ¥100,994 million, respectively.

DoCoMo has entered into cost-sharing and construction and maintenance contracts with In-Tunnel Cellular Association, chairman of which is also one of DoCoMo s directors. The contracts were entered into on terms similar to those made with third parties. Income from such contracts was ¥14,797 million and ¥11,970 million for the years ended March 31, 2005 and 2004, respectively.

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4. Deferred tax:

Deferred income taxes result from temporary differences between the financial statement carrying amounts and the tax bases of existing assets and liabilities. Significant components of deferred tax assets and liabilities at March 31, 2005 and 2004 are as follows:

	Millions of yen		
	Year ended March 31, 2005		ear ended
Deferred tax assets:			
Investments in affiliates	¥ 91,750	¥	487,234
Loss carryforwards	74,643		
Liability for employee benefits	53,641		49,484
Property, plant and equipment and intangible assets principally due to differences in depreciation	50,343		39,163
Allowance for loyalty programs	39,015		40,013
Accrued commissions to agent resellers	26,436		24,886
Deferred revenues regarding Nikagetsu Kurikoshi	24,849		13,139
Tax credit carryforwards	23,526		
Compensated absences	7,845		7,415
Accrued bonus	6,370		6,648
Accrued enterprise tax	2,571		30,954
Marketable securities and other investments	873		16,382
Other	14,050		11,783
Subtotal gross deferred tax assets	¥ 415,912	¥	727,101
Less valuation allowance	(23,436)		
Total gross deferred tax assets	¥ 392,476	¥	727,101
Deferred tax liabilities:			
Foreign currency translation adjustment	16,064		38,377
Unrealized holding gains on available-for-sale securities	15,176		6,872
Intangible assets (principally customer related assets)	12,445		25,064
Enterprise tax refunds receivable	8,627		
Property, plant and equipment due to differences in capitalized interest	2,944		4,056
Other	10,744		7,509
Total gross deferred tax liabilities	66,000		81,878
Net deferred tax assets	¥ 326,476	¥	645,223

Virtually all income or loss before income taxes and income tax expenses or benefit are domestic. DoCoMo is subject to a number of different taxes, based on income, with an aggregate statutory income tax rate of approximately 40.9% and 42% for the years ended March 31, 2005 and 2004, respectively. The effective income tax rate for the years ended March 31, 2005 and 2004 was approximately 41.0%, and 39% respectively. The difference between the effective income tax rates and the statutory income tax rates for the year ended March 31, 2004 is principally related to the special tax treatment applied to IT and research and development investment, which lowered the effective tax rate by 3.0 points.

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5. Marketable securities and other investments:

Marketable securities and other investments as of March 31, 2005 and 2004 comprised the following:

	Million	ns of yen
	March 31, 2005	March 31, 2004
Marketable securities:		
Available-for-sale	¥ 223,107	¥ 22,395
Held-to-maturity	7	20
Other investments	19,955	39,776
Total	¥ 243,069	¥ 62,191
	<u></u>	

Debt securities, which were classified as current assets because the maturities at the end of fiscal years were one year or less, were included in the above table in addition to marketable securities recorded as a non-current item, Marketable securities and other investments, on the consolidated balance sheets.

Maturities of debt securities classified as held to maturities at March 31, 2005 are as follows:

	Mill	ions of yen
	Mar	ch 31, 2005
	Carrying amoun	ts Fair value
Due within 1 year	¥7	¥ 7
Due after 1 year through 5 years		
Due after 5 years through 10 years		
Due after 10 years		
	_	
Total	¥7	¥ 7

Actual maturities may differ from contractual maturities because some issuers have the right to call or prepay obligations.

Maturities of debt securities classified as available for sale at March 31, 2005 are as follows:

	Millions	of yen
	March 3	1, 2005
	Carrying amounts	Fair value
ithin 1 year	¥	¥
l year through 5 years	150,565	150,565
5 years through 10 years		
	¥ 150,565	¥ 150,565

Actual maturities may differ from contractual maturities because some issuers have the right to call or prepay obligations.

The aggregate fair value, gross unrealized holding gains and losses and cost by type of marketable security at March 31, 2005 and 2004 are as follows:

		Millions of yen						
		March 31, 2005						
	Cost / Gross unrealized Gross unrealized		Gross unrealized		ınrealized			
	Amortized cost	holding gains		holding losses		Fair value		
Available-for-sale:								
Equity securities	¥ 37,782	¥	35,087	¥	327	¥ 72,542		
Debt securities	150,509		56			150,565		
Held-to-maturity:								
Debt securities	7		0			7		

		Millions of yen						
			March	31, 2004				
	Cost /	Gross unrealized holding gains		Gross unrealized holding losses				
	Amortized cost					Fair value		
Available-for-sale:								
Equity securities	¥ 4,546	¥	17,476	¥	50	¥ 21,972		
Debt securities	400		23			423		
Held-to-maturity:								
Debt securities	20		0			20		

The proceeds and gross realized gains and losses from the sale of available-for-sale securities and other investments are as follows:

	Millio	Millions of yen		
	Year ended	Yea	r ended	
	March 31, 2005	Marc	h 31, 2004	
Proceeds	¥ 27,046	¥	1,831	
Gross realized gains	17		1,444	
Gross realized losses	1,118			

Gross unrealized holding losses on and fair value of marketable securities and cost method investments included in other investments at March 31, 2005 and 2004, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position were as follows:

				Millio	ns of	yen			
				March	31,	2005			
	Less than	12 months or s than 12 months longer			Total				
	Fair value	unro ho	ross ealized lding osses	Fair value	unr ho	ross ealized lding osses	Fair value	unro ho	ross ealized lding osses
Available-for-sale:					_			_	
Equity securities	¥ 1,539	¥	218	¥ 124	¥	109	¥ 1,663	¥	327
Debt securities	1 1,000	_				107	1 1,000	Ī	02.
Held-to-maturity:									
Debt securities									
Cost method investments				61		76	61		76

		Millions of yen March 31, 2004						
	Less than	Less than 12 months Gross unrealized holding		ross Gross ealized unrealized			oss alized	
	Fair value	losses	Fair value losses		Fair value		losses	
Available-for-sale:								
Equity securities	¥ 1,710	¥ 47	¥ 14	¥ 3	¥ 1,724	¥	50	
Debt securities								
Held-to-maturity:								
Debt securities								

6. Employee benefits:

DoCoMo participates in a contributory defined benefit welfare pension plan sponsored by the NTT group. The number of DoCoMo s employees covered by the contributory plan represented approximately 10.2% and 9.8% of the total people covered by such plan as of March 31, 2005 and 2004, respectively. The amount of expense allocated in DoCoMo s consolidated statements of income and comprehensive income related to the contributory plan for the years ended March 31, 2005 and 2004 was ¥5,719 million and ¥7,808 million, respectively. The liability for employees benefits covered by such contributory plan was ¥31,026 million and ¥25,499 million as of March 31, 2005 and 2004, respectively. Such amounts were allocated by NTT and are based on actuarial calculations related to DoCoMo s covered employees.

DoCoMo also sponsors non-contributory defined benefit pension plans covering substantially all employees. Based on the plans, employees whose services with DoCoMo are terminated are normally entitled to lump-sum severance payments and pension payments. The following tables present the non-contributory pension plans projected benefit obligations and fair value of plan assets at March 31, 2005 and 2004:

	Million	Millions of yen			
	March 31, 2005	Ma	rch 31, 2004		
Projected benefit obligation, end of year	¥ 179,392	¥	172,530		
Fair value of plan assets, end of year	64,770	_	58,359		
Funded status	¥ (114,622)	¥	(114,171)		
Unrecognized net losses	48,149		50,110		
Unrecognized transition obligation	1,697		1,786		
Unrecognized prior service cost	(23,597)		(25,976)		
		_			
Net amount recognized	¥ (88,373)	¥	(88,251)		
		_			

The following table provides the amounts recognized in DoCoMo s consolidated balance sheets:

	Millio	en	
	March 31, 2005	Ma	rch 31, 2004
Liability for employees retirement benefits	¥ (107,648)	¥	(108,455)
Prepaid pension cost	58		
Intangible assets	669		470
Accumulated other comprehensive income	18,548		19,734
Net amount recognized	¥ (88,373)	¥	(88,251)
		_	
Liability for employees retirement benefits covered by the NTT Group contributory defined benefit welfare pension plan	¥ (31,026)	¥	(25,499)

Total liability for employees retirement benefits

¥ (138,674)

¥ (133,954)

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The charges to income for the non-contributory pension plans for the years ended March 31, 2005 and 2004, included the following components:

	Millio	Millions of yen				
	Year ended March 31, 2005		ar ended ch 31, 2004			
Service cost	¥ 9,683	¥	10,715			
Interest cost on projected benefit obligation	3,358		3,631			
Expected return on plan assets	(1,497)		(1,181)			
Amortization of prior service cost	(1,815)		(1,465)			
Amortization of actuarial loss	2,187		3,063			
Amortization of transition obligation	89		637			
Net pension cost	¥ 12,005	¥	15,400			

The assumptions used in determination of the non-contributory pension plans projected benefit obligations at March 31, 2005 and 2004 are as follows:

	March 31, 2005	March 31, 2004
Discount rate	2.0%	2.0%
Long-term rate of salary increases	2.1%	2.1%

The assumptions used in determination of the net pension costs for the years ended March 31, 2005 and 2004 are as follows:

	Year ended	Year ended
	March 31, 2005	March 31, 2004
Discount rate	2.0%	2.0%
Long-term rate of salary increases	2.1%	2.1%
Long-term rate of return on funded assets	2.5%	2.5%

7. Other footnotes to unaudited financial statements:

(1) Investment in affiliates

AT&T Wireless Services, Inc.

In February 2004, AT&T Wireless Services, Inc. (AT&T Wireless), in which DoCoMo had approximately 16% ownership, entered into a merger agreement with Cingular Wireless LLC (Cingular), a mobile operator in the United States of America, and certain of its affiliates. Under the terms of the merger agreement, it was agreed that all the outstanding shares of common stock of AT&T wireless shall be converted into US\$15 per share in cash.

On October 26, 2004, pursuant to the merger agreement, the merger between AT&T Wireless and Cingular became effective. As a result, DoCoMo transferred all of its AT&T Wireless shares to Cingular, and DoCoMo received approximately US\$6,495 million in cash. DoCoMo ceased to apply the equity method of accounting for its investment in AT&T Wireless. DoCoMo recognized a gain of ¥501,781 million on the transaction and recorded as gain on sale of affiliate shares for the year ended March 31, 2005.

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Hutchison 3G UK Holdings Limited

On May 27, 2004, DoCoMo agreed to sell its entire 20% shareholding in Hutchison 3G UK Holdings Limited (H3G UK) to Hutchison Whampoa Limited (HWL) for a total consideration of £120 million in a Sale and Purchase Agreement signed between DoCoMo and HWL. Under the terms of the agreement, DoCoMo will receive the payment in three installments, final installment of which is expected to be made in December 2006, either in cash or in shares of Hutchison Telecommunications International Limited (HTIL), a subsidiary company of HWL that listed on the Stock Exchange of Hong Kong on October 15, 2004. DoCoMo s right to receive £120 million as of the time of completion of the transaction in February 2007 is also secured by the Sale and Purchase Agreement. As a result of the agreement, DoCoMo waived certain of its minority shareholder s rights, including voting right and supervisory board representation. As we no longer have the ability to exercise significant influence over H3G UK, we ceased to account for our investment in H3G UK using the equity method.

On May 9, 2005, DoCoMo received a notice from HWL that HWL exercises its right to accelerate completion of the payment. In accordance with the agreement, DoCoMo will complete the sale of H3G UK shares to HWL on June 23, 2005. DoCoMo is in the process of determining the impact of the completion of the transaction on the prospects for the fiscal year ending March 31, 2006.

As part of the agreement, the £200 million shareholder loan provided by DoCoMo to H3G UK in May 2003 was transferred for value to Hutchison Europe Telecommunications S.à r.l., a HWL subsidiary company, on May 27, 2004, and the payment was completed.

Impairment

DoCoMo evaluates its investments in affiliates for impairment due to declines in value considered to be other than temporary. As a result of such evaluations, the Company determined that there were other than temporary decline in values of Hutchison Telephone Company Limited and has recorded impairment charges of ¥8,612 million for the year ended March 31, 2005. The impairment charges are included with equity in net losses of affiliates in the consolidated statements of income and comprehensive income.

(2) Share repurchase and retirement

On June 19, 2003 and June 18, 2004, the shareholders meeting approved a stock repurchase plan under which DoCoMo may repurchase up to 2,500,000 shares at an aggregate amount not to exceed \(\frac{\pmathbf{4}600,000}{\pmathbf{0}}\) million in order to improve capital efficiency and to implement flexible capital policies in accordance with the business environment, respectively. Also, DoCoMo repurchased its fractional shares.

Class, aggregate number and price of shares repurchased for the year ended March 31, 2005, were as follows:

Class of shares repurchased: Shares of common stock of the Company

Aggregate number of shares repurchased: 2,324,156 shares

(4.63% of the outstanding shares at the date of the general shareholders meeting held in 2004)

Aggregate price of shares repurchased: ¥425,247 million

Based on the resolution of the board of directors on March 23, 2005, DoCoMo retired 1,480,000 of its own shares (purchase price: \footnote{3}11,371 million).

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8. Subsequent events:

Discontinuance of Quickcast business

In April 2005, the board of directors of the Company and its eight regional subsidiaries decided to cease providing Quickcast services on March 31, 2007 in the view that the improvement of profitability of Quickcast business is unlikely considering downward trend in the number of subscribers.

Purchase of the shares of Sumitomo Mitsui Card Company, Limited

On April 27, 2005, DoCoMo entered into an agreement with Sumitomo Mitsui Card Company, Limited (Sumitomo Mitsui Card), Sumitomo Mitsui Financial Group, Inc. and Sumitomo Mitsui Banking Corporation that DoCoMo and these companies would jointly promote the new credit transaction services which use the Mobile Wallet phones and DoCoMo would form a capital alliance with Sumitomo Mitsui Card. Based on the agreement, DoCoMo plans to acquire 34% of Sumitomo Mitsui Card s common shares for approximately \98 billion, including new shares to be issued by Sumitomo Mitsui Card.

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Non-consolidated Financial Statements

For the Fiscal Year Ended March 31, 2005

May 10, 2005 [Japanese GAAP]

Name of registrant: NTT DoCoMo, Inc.

Code No.: 9437

Stock exchange on which the Company s shares are listed:

Address of principal executive office: (URL http://www.nttdocomo.co.jp/)

Representative:

Contact:

TEL +81-3-5156-1111

Date of the meeting of the Board of Directors for approval of the non-consolidated financial statements:

Date of scheduled payment of dividends:

Adoption of the Unit Share System:

Interim dividends plan:

Date of the general meeting of shareholders for approval of the

non-consolidated financial statements:

Tokyo Stock Exchange-First Section

Tokyo, Japan

Masao Nakamura, Representative Director, President and Chief

Executive Officer

Masahiko Yamada, Senior Manager, General Affairs Department /

May 10, 2005

June 22, 2005

No Yes

June 21, 2005

1. Non-consolidated Financial Results for the Fiscal Year Ended March 31, 2005 (April 1, 2004 - March 31, 2005)

Non-consolidated Results of Operations

Amounts are truncated to nearest 1 million yen.

(Millions of yen, except per share amounts)

					Operating Revenues		Opera Incor	U	Recurring	Profit
Year ended March 3 Year ended March 3	1				2,571,211 2,633,194	(2.4%) 6.3%	408,252 527,297	(22.6%) 15.8%	445,952% 533,544%	(16.4%) (15.7%)
					ROE ROA)A	Recurring	g Profit	
				Diluted	(Ratio of		(Rat	(Ratio of		gin
		Earnings		Earnings	Net Incon	Net Income to Rec		ng Profit	(Ratio of R	
	Net Inc	come	per Share	per Share	Shareholders Equity)		to Total	Assets)	Profit to Op Revenu	
Year ended March 31, 2005	503,218	50.7%	10,613.51(yen)			21.5%		10.0%		17.3%
Year ended March 31, 2004	333,851	293.5%	6,724.83(yen)			13.9%		11.9%		20.3%
Notes: 1. Weighte	Notes: 1. Weighted average number of shares outstanding: For the year ended March 31, 2005:									
2. Change	in accountin	g policy:	For the year ended March 31, 2004: Yes					, ,	154 shares 595 shares	

3. Percentages for operating revenues, operating income, recurring profit and net income in the above table represent year-on-year changes.

(2) Dividends

(Yen, except Total Dividends for the Year)

	Total	Dividends pe	r Share			
		Interim Dividends per Share	Year-End Dividends per Share	Total Dividends	Payout Ratio	Ratio of Dividends to Shareholders Equity
Year ended March 31, 2005	2,000.00	1,000.00	1,000.00	93,010(million yen)	18.8%	4.0%
Year ended March 31, 2004	1,500.00	500.00	1,000.00	73,324(million yen)	22.3%	3.1%

(3) Non-consolidated Financial Position

(Millions of yen, except per share amounts)

Equity Ratio

		Equity Rutto				
			(Ratio of Shareholders	Shareholders Equity		
	Total Assets	Shareholders Equity	Equity to Total Assets)	per Share		
March 31, 2005	4,419,525	2,336,614	52.9%	50,494.41(yen)		
March 31, 2004	4,513,294	2,347,481	52.0%	48,302.66(yen)		
Notes: Number of shares outstanding at Number of treasury shares:	end of year:	March 31, 2005: 46, March 31, 2005: 2,	,272,208 shares March 31, 2004 ,427,792 shares March 31, 2004	4: 48,596,364 shares 4: 1,583,636 shares		

2. Non-consolidated Financial Results Forecasts for the Fiscal Year Ending March 31, 2006 (April 1, 2005 - March 31, 2006)

(Millions of yen, except per share amounts)

				Total	Dividends per S	Share
					Year-End	_
	Operating			Interim Dividends	D' ' L . L	
	Revenues	Recurring Profit	Net Income	per Share	Dividends per Share	
Year ending March 31, 2006	2,579,000	554,000	416,000	2,000 (yen)	2,000 (yen)	4,000 (yen)

(Reference) Expected Earnings per Share: 8,990.28 yen

Note: With regard to the assumptions and other related matters concerning the above estimated results, please refer to page 10.

<< Non-consolidated Financial Statements >>

1. Non-consolidated Balance Sheets

	Millions of yen					
	(UNAUDITED) March 31, 2005	March 31, 2004	Increase (Decrease)			
ASSETS						
Non-current assets:						
Non-current assets for telecommunication businesses						
Property, plant and equipment	¥ 1,128,130	¥ 1,153,687	¥ (25,557)			
Machinery and equipment	463,752	442,926	20,825			
Antenna facilities	135,135	135,922	(787)			
Satellite mobile communications facilities	7,681	9,924	(2,243)			
Telecommunications line facilities	1,089	1,003	85			
Pipe and hand holes	1,238	695	543			
Buildings	237,006	223,231	13,774			
Structures	19,790	18,958	831			
Other machinery and equipment	11,277	11,758	(481)			
Vehicles	288	212	76			
Tools, furniture and fixtures	124,000	138,273	(14,272)			
Land	101,152	101,082	70			
Construction in progress	25,717	69,697	(43,980)			
Intangible assets	478,658	418,430	60,227			
Rights to use utility facilities	1,311	3,006	(1,695)			
Computer software	420,374	392,062	28,312			
Patents	150	194	(43)			
Leasehold rights	3,607	2,695	911			
Other intangible assets	53,214	20,471	32,742			
Total non-current assets for telecommunication business	1,606,788	1,572,118	34,670			
Investment and other assets	1,000,788	1,372,110	34,070			
Investment securities	222,576	24 500	107.070			
	222,370	34,598 398	187,978			
Investment in capital Investment in affiliated companies	591,070	824,268	(398) (233,198)			
	391,070	,				
Long-term loan receivable from an affiliated company	2.510	39,118	(39,118)			
Long-term prepaid expenses Deferred income taxes	2,510	3,112	(601)			
	114,899	511,207	(396,308)			
Other investments and other assets	37,750	33,727	4,022			
Allowance for doubtful accounts	(189) 968,617	(867)	677			
Total investment and other assets	908,017	1,445,564	(476,946)			
Total non-current assets	2,575,406 58.3	3,017,682 66.	9% (442,276)			
Current assets:						
Cash and bank deposits	981,159	801,596	179,563			
Notes receivable	6	,	6			
Accounts receivable, trade	347,877	358,778	(10,900)			
Accounts receivable, other	323,287	184,998	138,288			
Inventories and supplies	84,065	51,099	32,966			
Advances	3,722	2,387	1,334			
		=,00,	1,001			

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Prepaid expenses	5,440	5,634		(193)
Deferred income taxes	82,628	28,910		53,718
Short-term loans	20,750	65,000		(44,250)
Other current assets	2,405	5,689		(3,283)
Allowance for doubtful accounts	(7,226)	(8,483)		1,256
Total current assets	1,844,118 42	1.7% 1,495,611	33.1%	348,506
Total assets	¥ 4,419,525 100	0.0% ¥ 4,513,294	100.0%	¥ (93,769)

	Millions of yen						
	(UNAUDIT	TED)			Increase		
	March 31,	2005	March 31,	2004	(Decrease)		
LIABILITIES							
Long-term liabilities:							
Bonds	¥ 615,885		¥ 745,969		¥ (130,084)		
Long-term borrowings	175,000		191,067		(16,067)		
Liability for employees severance payments	60,889		60,658		230		
Reserve for directors and corporate auditors retirement benefits	495				495		
Reserve for point loyalty programs	36,024		36,945		(920)		
Reserve for loss on PHS business	20,355				20,355		
Other long-term liabilities	19,197		195		19,001		
Total long-term liabilities	927,848	21.0%	1,034,836	22.9%	(106,987)		
Current liabilities:							
Current portion of long-term debt	136,000		110,019		25,980		
Accounts payable, trade	272,813		258,761		14,052		
Accounts payable, other	223,324		192,928		30,395		
Accrued expenses	6,074		6,694		(619)		
Accrued taxes on income	920		172,250		(171,330)		
Advances received	10,298		5,697		4,601		
Deposits received	458,935		372,149		86,785		
Other current liabilities	46,694		12,475		34,219		
Total current liabilities	1,155,061	26.1%	1,130,977	25.1%	24,084		
Total liabilities	¥ 2,082,910	47.1%	¥ 2,165,813	48.0%	¥ (82,902)		
	1 2,002,9 10	1112 /0	1 2,100,010	101070	1 (02,902)		
CHAREHOLDERG FOLLEY							
SHAREHOLDERS EQUITY Common stock	V 040 (70	21.5%	V 040.670	21.00/	V		
	¥ 949,679	21.5%	¥ 949,679	21.0%	¥		
Capital surplus	202 285		202 295				
Additional paid-in capital Other paid-in capital	292,385 971,190		292,385 971,190				
Total capital surplus	1,263,575	28.6%	1,263,575	28.0%			
Earned surplus	1,203,373	20.0 /0	1,203,373	20.070			
Legal reserve	4,099		4,099				
Voluntary reserve	367,925		157,000		210,925		
Unappropriated retained earnings	245,706		360,266		(114,560)		
Total earned surplus	617,732	14.0%	521,366	11.6%	96,365		
Net unrealized gains on securities	16,403	0.4%	9,759	0.2%	6,643		
Treasury stock	(510,776)	(11.6%)	(396,900)	(8.8%)	(113,875)		
			W0.047 404		W (10.005		
Total shareholders equity	¥ 2,336,614	52.9%	¥ 2,347,481	52.0%	¥ (10,867)		
Total liabilities and shareholders equity	¥ 4,419,525	100.0%	¥ 4,513,294	100.0%	¥ (93,769)		

2. Non-consolidated Statements of Income

	Millions of yen				
	(UNAUDIT	ED)			
	Year end	ed	Year end	ed	Increase
	March 31, 2	2005	March 31, 2	2004	(Decrease)
Recurring profits and losses:					
Operating revenues and expenses					
Telecommunication businesses					
Operating revenues	¥ 2,034,124	79.1%	¥ 2,123,155	80.6%	¥ (89,030)
Voice transmission services	1,329,689		1,404,548		(74,858)
Data transmission services	454,773		457,301		(2,527)
Other	249,661		261,305		(11,643)
Operating expenses	1,634,338	63.6%	1,599,157	60.7%	35,180
Business expenses	982,284		947,773		34,510
Administrative expenses	55,790		51,783		4,006
Depreciation	376,939		370,762		6,177
Loss on disposal of property, plant and equipment and intangible assets	28,162		24,421		3,741
Communication network charges	175,909		188,826		(12,917)
Taxes and public dues	15,252		15,589		(337)
Operating income from telecommunication businesses	399,786	15.5%	523,997	19.9%	(124,211)
Supplementary businesses					
Operating revenues	537,086	20.9%	510,039	19.4%	27,047
Operating expenses	528,620	20.5%	506,740	19.3%	21,880
Operating income from supplementary businesses	8,466	0.4%	3,299	0.1%	5,167
Total operating income	¥ 408,252	15.9%	¥ 527,297	20.0%	¥ (119,044)
Non-Operating revenues and expenses					
Non-operating revenues	55,798	2.1%	26,916	1.0%	28,882
Interest income and discounts	1,822		1,990		(168)
Interest income-securities	42		,		42
Dividend income	43,605		13,789		29,816
Gain on sale of investment securities			1,416		(1,416)
Foreign exchange gains	3,888		482		3,405
Lease and rental income	1,719		1,732		(12)
Miscellaneous income	4,720		7,503		(2,783)
Non-operating expenses	18,099	0.7%	20,669	0.7%	(2,570)
Interest expense and discounts	2,154		5,065		(2,910)
Interest expense-bonds	6,624		8,061		(1,437)
Loss on write-off of inventories	6,117		2,767		3,349
Impairment of investment securities	694		675		18
Miscellaneous expenses	2,509		4,099		(1,590)
Recurring profit	¥ 445,952	17.3%	¥ 533,544	20.3%	¥ (87,591)
Accurring profit	<u> </u>			20.3 /0	- (07,391)
Special profits and losses:	444	440~			101 =05
Special profits	431,700	16.8%			431,700
Gain on liquidation of a subsidiary	431,700				431,700
Special losses	36,323	1.4%	18,682	0.7%	17,640
Provision for loss on PHS business	20,355				20,355

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Write-downs of investments in affiliated companies	15,967		18,682		(2,715)
Income before income taxes	841,329	32.7%	514,861	19.6%	326,467
Income taxes-current	61	0.0%	174,000	6.6%	(173,938)
Income taxes-deferred	338,049 1	13.1%	7,010	0.3%	331,039
Net income	¥ 503,218 1	19.6%	¥ 333,851	12.7%	¥ 169,367
					-
Retained earnings brought forward	100,596		51,143		49,453
Retirement of treasury stock	311,371				311,371
Interim dividends	46,737		24,728		22,009
Unappropriated retained earnings	¥ 245,706		¥ 360,266		¥ (114,560)

Note: The denominator used to calculate the percentage figures is the aggregate amount of operating revenues from telecommunication businesses and supplementary businesses.

3. Proposal for Appropriation of Retained Earnings

	Millions of yen						
	Year ended			Year ended			
		March 31, 2005		March 31, 200	14		
Unappropriated retained earnings	¥	245,706		¥	360,266		
Reversal of appropriation for accelerated depreciation on tax		2,981					
Sub-total		248,688			360,266		
The above shall be appropriated as follows:							
Cash dividends		46,272			48,596		
	[¥1,(000 per share]		¥1,000 per share Ordinary dividend Commemorative dividend	¥500 ¥500]	
Bonuses to directors and corporate auditors	• ,	126			147		
[(including) Bonuses to corporate auditors]		[23]			[22]		
Appropriation for accelerated depreciation on tax		7,918			9,925		
General reserve					201,000		
Retained earnings carried forward	¥	194,371		¥	100,596		

Notes:

On November 22, 2004, DoCoMo paid ¥46,737 million (¥1,000 per share) as an interim dividend. Appropriation for accelerated depreciation on tax is based on the Special Taxation Measures Law of Japan.

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Accounting Basis for the Non-Consolidated Financial Statemen	nts
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Basis of Presentation:

The accompanying unaudited non-consolidated financial statements of NTT DoCoMo, Inc. (the Company) have been prepared in accordance with accounting principles generally accepted in Japan.

- 1. Depreciation and amortization of non-current assets
 - (1) Property, plant and equipment

Depreciation of property, plant and equipment is computed by the declining balance method with the exception of buildings, which are depreciated on a straight-line basis.

(2) Intangible assets

Intangible assets are amortized on a straight-line basis.

Internal use software is amortized over the estimated useful lives (5 years or less) on a straight-line basis.

- Valuation of securities
 - (1) Investments in subsidiaries and affiliates are stated at cost, which is determined by the moving average method.
 - (2) Available-for-sale securities whose fair value is readily determinable are stated at fair value as of the end of the fiscal year with unrealized gains and losses, net of applicable deferred tax assets/liabilities, not reflected in earnings, but directly reported as a separate component of shareholders equity. The cost of equity securities sold is determined by the moving-average method, and the cost of debt securities sold is determined by the first-in, first-out method. Available-for-sale securities whose fair value is not readily determinable are stated primarily at moving-average cost.
- 3. Valuation of derivative instruments

Derivative instruments are stated at fair value as of the end of the fiscal year.

	T 7 1	. •	c ·	
4	Valu	afion	of inv	entories

Inventories are stated at cost. The cost of terminal equipment to be sold is determined by the first-in, first-out method. The cost of other inventories is determined by the specific identification method.

5. Foreign currency translation

Foreign currency monetary assets and liabilities are translated into Japanese yen at the current spot rate at the end of the fiscal year and the resulting translation gains or losses are included in net income.

- 6. Allowance for doubtful accounts, liability for employees severance payments, reserve for directors corporate auditors retirement benefits, reserve for point loyalty programs and reserve for loss on PHS business
 - (1) Allowance for doubtful accounts

The Company provides for doubtful accounts principally in an amount computed based on the historical bad debt ratio during a certain reference period plus the estimated uncollectable amount based on the analysis of certain individual accounts, including claims in bankruptcy.

(2) Liability for employees severance payments

In order to provide for employees retirement benefits, the Company accrues the liability as of the end of the fiscal year in an amount calculated based on the estimated projected benefit obligation and plan assets at the end of the fiscal year.

Actuarial losses (gains) are recognized as incurred.

Prior service cost is amortized on a straight-line basis over the average remaining service periods of employees at the time of recognition.

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(3) Reserve for directors and corporate auditors retirement benefits

The Company allocates the amount necessary for payment as of the end of the fiscal year based on our internal regulations, so as to prepare for the payment of retirement benefits to directors and corporate auditors.

This reserve is stipulated by Article 43 of the Enforce Regulation of the Commercial Code of Japan.

(Change in Accounting Policy)

Effective from the fiscal year ended March 31, 2005, the Company changed its method of accounting for its directors and corporate auditors retirement benefits, which were previously recognized as cost at the time of payment, to record a reserve for the benefits to the amount necessary for payment as of the end of the fiscal year based on our internal regulations.

The purpose of this change is to allocate period