

Verizon Communications

2010 Annual Report

Financial Highlights

(as of December 31, 2010)



Corporate Highlights

- 6.3% growth in cash flow from operations
- 16.4% increase in free cash flow
- 4.8 million new wireless customers
- 25.6% growth in wireless data revenue
- 796,000 new FiOS Internet connections
- 722,000 new FiOS TV connections
- 31.9% growth in FiOS revenue
- 23.1% total shareholder return
- 2.6% annual dividend increase

Note: Prior-period amounts have been reclassified to reflect comparable results.

In keeping with Verizon's commitment to protect the environment, this report was printed on paper certified by the Forest Stewardship Council (FSC). By selecting FSC-certified paper, Verizon is helping to make a difference by supporting responsible forest-management practices.

See www.verizon.com/investor for reconciliations to generally accepted accounting principles (GAAP) for the non-GAAP financial measures included in this annual report. Effective with the fourth-quarter 2010, Verizon changed its method of accounting for pension and postretirement benefits. Accordingly, all prior periods have been adjusted for this change, which primarily affected Verizon consolidated and the Wireline segment. Reclassifications of prior-period amounts have been made, where appropriate, to reflect comparable operating results for the divestiture of overlapping wireless properties in 105 operating markets in 24 states during the first-half of 2010; the wireless deferred revenue adjustment that was disclosed in Verizon's Form 10-Q for the period ended June 30, 2010; and the spinoff to Frontier of local exchange and related landline assets in 14 states, effective on July 1, 2010. Verizon's results for the periods presented also have been adjusted to reflect the spinoff of local exchange and related business assets in Maine, New Hampshire and Vermont in March 2008.

Letter to Shareowners



Ivan Seidenberg, chairman and chief executive officer of Verizon, delivering the opening keynote speech at the 2011 International Consumer Electronics Show.

Dear Shareowner,

One question lies at the heart of America's challenge to regain its leadership after years of economic turmoil: What's the key to growth and competitiveness? At Verizon, we answer that question simply and consistently. We have a vision of the future based on expanding markets for mobility, broadband and video. We invest capital in network technologies that put us in the center of these growth markets, and we innovate – on our own and with partners – to deliver new capabilities to the marketplace and create even more opportunities for growth. We sustained this investment-and-innovation model throughout the economic downturn, building scale and capacity in the growth businesses of the future. We focus on running disciplined, efficient businesses that deliver the benefits of these superior assets to our customers and shareowners. As a result, these vibrant mobile and broadband businesses are both driving Verizon's growth and contributing substantially to the technology base for a renewal of America's competitiveness in the innovation economy.

2010 was a standout year in our continuing shift toward growth.



Our results in 2010 reflect the fundamental strength of our company. Revenues grew 1.9 percent on a comparable basis for the year, the second straight year of positive revenue growth in a very sluggish economy. Our growth was propelled by strong performance in wireless, broadband and strategic business services, and our results improved in the second half of the year, giving us good momentum entering 2011. Our cash-flow performance was particularly strong in 2010. We generated \$33.4 billion in operating cash flow and grew free cash flow by 16.4 percent. Combined with the proceeds from our sale of some non-strategic assets, this enabled us to invest \$16.5 billion in our advanced networks, pay \$5.4 billion in dividends and reduce net debt by \$14.1 billion. The Board of Directors showed its confidence in future cash flows by voting in September to raise our dividend by 2.6 percent – the fourth increase in as many years – to \$1.95 a share on an annual basis. We also completed the spin-off of some rural telephone properties to Frontier, which yielded \$1.85 per share in value for shareowners.

Verizon's strategic position is anchored by our sustained investment in superior network technology. We continued to push that envelope in 2010, embedding ourselves even more deeply in the high-tech sector of the economy. Our nationwide third-generation wireless network is consistently rated the nation's best in quality and reliability. With this competitive edge, we have captured a significant share of the fast-growing wireless market over the last several years and have introduced a wide array of wireless data services and products, including most recently the iPhone 4. In December we launched our fourth-generation wireless network in about one-third of the U.S. and will expand it across the country over the next three years, giving us a premier position in the explosive wireless data marketplace and setting the stage for a new phase of growth for Verizon. Our all-fiber FiOS network is now available to 15.6 million homes and is bar none the

Focus on Profitable Financial Growth

Verizon's assets provide us with an unmatched strategic position in future growth markets for broadband, wireless data, video and cloud services. We focus on leveraging these superior assets to deliver increased value to customers and investors. This creates a virtuous cycle of investment, execution, growth and profitability, in which success in each area promotes success in all the others.

Business Model Execution

Defend and extend our market position

Execute aggressive business plans for growing revenue and gaining market share to generate cash for continued investment.

Operational excellence

Deliver on the power of our assets and expertise through fundamental execution, operational efficiency and superior service.

Consistent investment

Allocate capital to growth platforms, advanced systems and emerging technologies to deliver innovative products and services.

Sound portfolio management

Actively manage our portfolio to add strategic capabilities and, when necessary, exit non-strategic businesses..

Superior returns through strong execution and performance





fastest, highest-quality broadband network in the country. FiOS gives us an unparalleled platform for delivering the flood of high-definition video content that makes up a rapidly growing portion of the Internet. We also continued to globalize our company by enhancing our high-speed Internet backbone, which serves six continents and close to 160 countries worldwide. Furthermore, we're adding to our extensive network of data centers to position ourselves for the emerging market for "cloud" services, in which content, customer data, security, IT services and more will be stored in the network and made available on-demand to customers wherever they are.

Verizon Wireless ended the year with 94.1 million customers and a growing number of connections from smart grids, ATM machines, smart cars and other machine-to-machine devices that reflect the increasingly pervasive reach of wireless into our daily lives. Data revenues grew at 25.6 percent in 2010, fueled by the incredible success of the Droid franchise of smartphones, called by *Ad Age* one of the "hottest brands" of 2010. We have now expanded our portfolio of devices to include the Apple iPad and iPhone 4 and expect to see a steady stream of new smartphones, tablets and other devices from multiple manufacturers in 2011. We broke ground on an expansion of our Technology Innovation Center in Waltham, Massachusetts, and we are working with more than 60 product developers and some 6,000 applications developers and entrepreneurs to create a new generation of wireless broadband products and applications. Of course, the most meaningful accomplishment for us is being number one with customers, so we were particularly gratified to see that *Consumer Reports* gave us the highest customer satisfaction rating of any major carrier for the second year in a row.

Revenues from FiOS broadband and video now constitute more than half of our consumer telecom business. At year-end we had 4.1 million FiOS Internet customers and 3.5 million video subscribers, and FiOS revenues grew almost 32 percent on the year. Our all-fiber network continues to garner top ratings from J.D. Power, *PCMag.com* and other industry experts. We've started to point the way to the next generation of video services with 3-D broadcasts of major sporting events; a growing library of video-on-demand content; a new service called FlexView that lets subscribers watch FiOS video content on their TV, PC or smartphone; and a "connected home" solution coming in 2011 for managing energy, security and entertainment needs from remote locations.



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Lowell McAdam was named president and chief operating officer in 2010, with the expectation that he will become chief executive officer when Ivan Seidenberg retires in 2011.

We are starting to see our business revenues stabilize somewhat as the economy begins to recover, and as we're seeing in our other major businesses our enterprise revenue base is shifting heavily to higher growth services. Strategic services now account for 44 percent of our enterprise revenues. Revenues from strategic services grew 6.3 percent on the year and accelerated to 7.5 percent in the fourth quarter. Our global Internet backbone network and extensive switching and data center architecture give us a great platform for marketing managed services, security and cloud-based services to multinational corporations. We took steps to further strengthen our position in cloud services in early 2011 by entering into an agreement to acquire Terremark, a global provider of managed information-technology solutions. With consistently high marks from industry analysts such as Gartner, Forrester and Yankee Group and a growing portfolio of capabilities, we secured a number of significant customer wins in 2010. And we are working with partners to develop our capabilities in high-growth segments like health care, smart grids, financial services and security.

I am pleased to report that our stock rebounded strongly in 2010. Total return for the year was 23.1 percent, as compared with 15.1 percent for the S&P and 14.1 percent for the Dow Jones Industrial Average. The primary drivers of this improved performance were sustained growth in wireless and stabilizing margins in wireline. This improvement in wireline profitability is evidence that our strategic growth businesses are beginning to grow faster than our legacy voice business is shrinking. Also contributing to our 2010 stock performance were our dividend, strong cash flows and steady execution – all of which, we believe, will stand Verizon in good stead as the fundamentals of the economy improve in 2011.

As pleased as we are with our 2010 performance, we are confident that we can raise our game in 2011. Our outstanding assets give us an advantageous strategic position in the fast-growing markets for mobile broadband, high-speed Internet and advanced business services. Going forward, our challenge is to continue to transform our growth profile around these global, hightech opportunities while consistently creating shareholder value at the same time. To do that, our leadership team is focused on executing our profitable growth model (see diagram on page 2) and leveraging our assets to deliver superior value to customers and investors.





2010 was a year of change and transition for Verizon. The Board of Directors named Lowell McAdam – one of the architects of our industry-leading wireless franchise for the last 10 years – president and chief operating officer for the corporation, with the expectation that he will become chief executive officer when I retire in the second half of 2011. The Board also named a new chief financial officer, Fran Shammo, following the retirement of John Killian after 31 years of distinguished service. Fran is one of our most talented and experienced executives, having held both operating and finance jobs and worked in all major segments of the business. Having two executives of unusual depth and experience for these key positions demonstrates the extraordinary bench we have at Verizon and assures shareowners of a smooth leadership transition.

We are indebted to the members of our Board of Directors for their wise stewardship and strategic guidance. And as always, we'd also like to thank our employees for another great year of serving our customers and our communities. In thousands of daily actions, they embody our performance-based culture and the commitment to integrity that underlies everything we do. Thanks to them, Verizon continues to be known as a company that stands for something larger than itself; our long list of accolades – *Fortune's* Most Admired Telecommunications Company in 2010, *Newsweek* "Global Green 100," the Dow Jones Sustainability North American Index and *Diversity, Inc.'s* Top 50, to name a few – speaks to their passion for turning our values into action. We love what we do, and as we transform Verizon for the high-tech future ahead, we rely on the steadfast dedication of our people to building a business as good as the networks it runs on.

Whatever the economic challenges of the last few years, we have always had confidence in our vision of the future – confidence rooted in our absolute belief in the value of what we do. We've shown that it's possible to change the growth trajectory of our company by investing in technology, skills and innovative capacity. In the process, we are helping create value across the economy: opening new markets, redefining productivity and jump-starting new industries. And in creating business value, we are creating social value as well by using our technology to help address the world's most pressing problems, from education to energy to health care.

Investment, innovation and sound financial management have paved the road to the future for Verizon and can do the same for America. We're excited about the possibilities ahead and proud of the contributions we have made toward putting our country on the path to sustained growth, competitiveness and prosperity in the years ahead.

War Seiden

Ivan Seidenberg Chairman and Chief Executive Officer

Innovation for Connected People

UR CUSTOMERS' LIVES

revolve around daily interactions with personal computers, mobile phones, laptops, tablets and a host of other digital

devices connected to the global Internet. Using advanced broadband services, individuals can shape their communication and entertainment needs to fit today's "borderless" lifestyle, so they can interact with information and content anywhere, at any time, across a multitude of devices connected to Verizon's high-IQ networks.

Teens and young adults, who have never known a world without mobile connectivity, have built complex social networks centered on a continuous flow of personal digital information. Their desire for fast access to information and entertainment is driving growth of advanced mobile devices across the entire wireless market. But to make the most of these smart devices, innovative social networks must run on innovative broadband networks.

To keep customers connected at all times, Verizon is aligning its wireless, fiber and global IP networks and its vast data center infrastructure – along with all the devices, applications and interactive content being developed – to deliver experiences more powerful than anything we've seen before.

For example, our new FiOS FlexView video service is an early glimpse at what this "content anywhere" world will look like. FlexView gives users a streaming video experience at their fingertips via their TVs, PCs, laptops, tablets or smartphones. They can choose from more than 2,000 FiOS ondemand titles, start watching a movie on their home TV and then continue watching on another device.

To provide dependable connectivity to these highly mobile individuals, Verizon has the largest, most reliable 3G wireless voice and data network in the U.S. We're the nation's largest provider of innovative Android



The ThunderBolt™ by HTC is Verizon's first 4G LTE smartphone. Verizon launched the fastest, most advanced 4G network in the U.S., creating a new growth platform for wireless data services.



In 2010, Verizon and Apple teamed up to offer the iPad[™], giving users a new way to browse the Internet, enjoy photos, watch HD videos, listen to music, play games, read ebooks and much more.

products, including our successful Droid lineup of smartphones. We've also added Apple's popular iPhone 4 and iPad to our comprehensive wireless portfolio.

As a result of our award-winning service, products and networks, we have the highestquality, most loyal customer base in the wireless industry. To continue providing the best experience to our customers, Verizon is investing in the next phase of wireless broadband growth with the launch of 4G LTE (Long Term Evolution) technology. This new service will provide customers with a faster 4G experience and will help create new datadriven growth services.

We launched our 4G LTE network last year in 38 major markets, home to one-third of all Americans, and made the service available in more than 60 major airports. We'll double our coverage in 2012 to reach 200 million people, and we'll blanket the U.S. by the end of 2013.

Verizon's 4G LTE network will dramatically change the way our customers live, work and play. Our 4G LTE service is 10 times faster than 3G, with speeds that approach wired broadband services. But it's not just about doing things faster. Our 4G LTE network will allow customers to experience bandwidthhungry, rich multi-media applications that couldn't be handled efficiently in a mobile environment before.

In the new world of 4G, video will be a major factor in wireless communication. But it won't be limited to downloading movies and other content, as we think of video today. For example, LTE will enable real-time, two-way video streaming with virtually no delay,

Making a Difference: Improving Accessibility



Verizon is proud to count itself among the supporters of landmark legislation enacted in October 2010 – the 21st Century Communications & Video Accessibility Act – that will provide disabled Americans improved access to communications, television and the Internet.

Making technology accessible has been a Verizon priority for a long time, beginning with our commitment to universal design. This includes videophone services such as the TALKS[™] line of text-to-speech devices, as well as our Centers for Customers with Disabilities, which provide life-enhancing telecommunications services for people with hearing, vision, mobility, speech and cognitive limitations.

Other accessibility achievements in 2010 included the rollout of the Haven, a new mobile device for seniors, and upgrades to our FiOS service to accommodate more applications for the disabled. Looking ahead, we're also developing a service to download Braille books to wireless devices and creating the Verizon Wireless Assistive Technology call center.

allowing interactive conferencing with conversations that are more natural. LTE will also offer new ways to deliver live video feeds from on-location news reporters, mobile webcams and remote surveillance cameras. In addition, LTE will make wireless HD video possible, allowing first responders and remote medical providers to send and receive high-quality images quickly and efficiently.

In 2011, Verizon will roll out a comprehensive suite of consumer-and business-oriented smartphones, tablets and devices for our 4G LTE network from several major manufacturers. We'll also see LTE chips built into a wide range of products, such as consumer electronic devices, home appliances and vehicles. For example, GM's OnStar service will use Verizon's 4G LTE network in vehicles with advanced cameras, sensors, navigation and monitoring tools to further enhance the driving experience.

There aren't many providers who can connect customers at home, at work and everywhere in between, wherever they are in the world. At Verizon, we designed our high-IQ networks to be the hub of the wheel that will keep our customers connected to applications, information and each other at all times.

Innovation for Connected Homes



Verizon's all-fiber FiOS network is the ideal platform for bandwidth-intensive applications such as two-way, high-definition video chats in the comfort of your living room.

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S HOME ENTERTAINMENT has evolved from analog to high-definition and now 3-D, Verizon has created a high-capacity broadband network that

can stay ahead of new technology. Five years ago, video accounted for just 10 percent of the traffic on the Internet. Now, it's more than half and could go as high as 90 percent in the near future. Connected homes have sparked a creative revolution in digital media and fueled tremendous growth in game consoles, HDTVs, DVRs and home-networking equipment. Going forward, consumers will experience innovations like 3-D videoconferencing, holographic games, virtual travel and much more. The optimal platform for handling this kind of bandwidth demand is fiber, and Verizon's 100 percent fiber-optic FiOS network investment positions us to be a premier provider in this market. We've built the largest and fastest fiber-to-the-home network in the U.S., capable of handling high volumes of streaming video and on-demand content.

Fiber connectivity is a giant leap forward from other technologies, moving on-demand viewing beyond the home and taking sporting events to a new level. We've taken the lead on delivering the highest-quality 3-D programming; last year we aired the first 3-D broadcasts of college football, NFL and major league baseball games, and we offer a growing catalogue of 3-D movies-on-demand. In fact, we recently upped the ante for home broadband by tripling our top speed to 150 megabits per second, setting a new benchmark for high-speed Internet. On the average broadband connection today, a full-length HD movie takes almost four and a half hours to download. With 150 megabit service, that time is reduced to just four and a half minutes. With practically no limit to the speeds fiber can deliver, we believe that the connected home will dramatically change the way we communicate.

Setting up a connected home begins with a superior home network. Verizon's FiOS service lets users stream content from their PCs to their FiOS-connected TVs, including digital photos, music files, Internet radio stations, home movies and Internet videos. But the home network is only the beginning. With the intelligence and speed engineered into our fiber-optic network – along with the power of our 4G LTE network – Verizon will continue to transform the broadband experience and deliver a whole new suite of innovative services for the home.

We see the fiber-enabled home as the hub for managing all aspects of a customer's digital life. What's bringing this long-predicted vision to life is the increasing number of connected devices in the home, combined with high-speed connections and a flood of web-based content that needs to be managed. And when you layer on social trends like energy conservation, telework and environmental concerns, we see tremendous opportunity for truly efficient and integrated connected-home solutions.

For example, Verizon is launching an innovative service for people who want an affordable way to manage the security and energy consumption of their home, wherever they may be. Verizon's Home Monitoring & Control service will provide an easy-to-use combination of devices and online services accessed by a computer, tablet, cell phone or smartphone. Customers will be able to adjust household lights, thermostats and appliances using an application on FiOS TV; use their smartphone to watch streaming live video from their networked surveillance cameras; and even unlock their front door from their office computer to let their children in after school.

Additional connected home solutions will be developed that take advantage of Verizon's high-bandwidth fiber and 4G LTE networks. Real-time HD video calls on your wide-screen TV will feel so natural that you'll forget you're not all in the same room. Monitoring patients in the comfort of their homes will dramatically improve outpatient health care and recovery while freeing up hospital resources. For rural homes, highspeed Internet access and video programming will be possible through agreements with local carriers to deliver Verizon's 4G LTE wireless broadband service through the "LTE in Rural America" program.

The intelligence built into Verizon's advanced fiber and 4G LTE networks will

The intelligence built into Verizon's FiOS network enables new home management services like remote control of thermostats, lights, door locks and surveillance cameras.



enable users to seamlessly connect their digital devices, delivering always-on, always-connected capabilities to manage all aspects of their lives.

It doesn't take a huge leap of imagination to go from smart homes to smart energy grids, smart factories, smart transportation systems and smart health care. This "Internet of things" will be powered by Verizon's high-IQ networks and the new universe of applications they make possible.

Making a Difference: Increasing Internet Safety



Verizon is committed to providing people with the tools and the confidence to get the most enjoyment out of the Internet. We offer resources that allow families to create a safe and secure digital experience whether they're interacting online, watching TV or connecting on a mobile phone.

Verizon's Parental Controls Center offers access to a complete line-up of services from Verizon Safeguards to help customers manage and create the digital experience that is appropriate for their families. Verizon's tools include free wireless content filters as well as free parental control features available with Verizon FiOS, High Speed Internet and FiOS TV services.

In 2010, Verizon led the industry in drafting voluntary rating guidelines for mobile applications. The guidelines were approved by CTIA-The Wireless Association® in October and, once implemented, will provide consumers with the information they need to make informed choices when accessing applications using a wireless device.

Innovation for A Connected World



Verizon's cloud strategy delivers highly secure, on-demand solutions to business and government customers anywhere, anytime over our advanced global IP network.



HANKS TO IP INNOVATION,

the people we interact with every day could be in the next town or on the next continent. They may be working in an office,

but they just as likely may be participating in a video conference at home or downloading presentations at an international airport.

How people communicate has changed, but what hasn't changed is our need to collaborate. We still have to share ideas, build relationships and foster a sense of teamwork. In essence, we need to communicate as if we are meeting face-to-face, even though we may be many time zones apart.

Thanks to Verizon's global capabilities and Internet backbone facilities, we are a major provider of communications services on a global scale, with some 180,000 enterprise customers around the world. Businesses increasingly depend on transporting terabytes of video and data internationally to a wide array of people and devices, and Verizon's high-capacity global networks allow us to meet this rapidly increasing demand.

Verizon's Internet backbone reaches close to 160 countries on six continents and has been named by TeleGeography as the most connected Internet backbone network for 11 of the last 12 years. Our high-speed undersea cables link the world's major markets, and we were the first company to deliver commercial long-haul service at 100 gigabits per second.

We've enhanced our capabilities in professional and strategic services through acquisitions like Cybertrust, which made Verizon the leading provider of managed information security services to large-business and government customers worldwide. Earlier this year, we announced a definitive agreement to acquire Terremark, a global provider of managed IT infrastructure and cloud services. This transaction will help accelerate Verizon's everything-as-a-service cloud strategy.

The cloud is made up of huge digital storehouses containing media, communications, personal data and network intelligence – basically anything that can be digitized and made available to users wherever they are. Verizon's global networks and data centers give us the necessary infrastructure to be a major source of innovative cloud services. We have the network intelligence and security built into our systems to make the vision of reliable global access a reality. The



Verizon is one of the world's leading providers of global communication and collaboration solutions, like Cisco TelePresence[®], a high-definition video conferencing service.

industry is still in the early stages of this revolution, but cloud services will be a dramatic shift in how content and services are delivered to our connected world.

Verizon is well positioned to deliver a full range of communications solutions tailored to key industries. Our network capabilities are backed by our leading managed and professional services. In addition, we have a great opportunity to extend our global reach and scale through our partnership with Vodafone, especially in the area of global mobility. We are working to align our technology roadmaps, gain efficiencies through joint procurement, and unify our account teams to better serve enterprise and multinational corporations. With the talent and resources of our two companies, there are tremendous opportunities to deliver superior services for global customers, expand into high-growth vertical markets and deliver greater value for shareowners.

This global presence positions us to be a leader in the next great era of computing, in which everything – media, communications, personal data, network intelligence, security protocols and more – will be stored in the cloud and delivered globally.

With our data centers, global IP backbone and service portfolio, we are well positioned to capitalize on this fast-growing market by delivering any content to any device, anywhere, with all the network quality and reliability our customers have come to associate with the Verizon brand.

Looking ahead, Verizon is working, on our own and with partners, to take advantage of all the opportunities our networks are helping create. We're working on a mobile commerce joint venture that will let users pay for items using their cell phones. We're partnering with utility companies to create smart grids, with hospitals to create a smarter health care system, and with educators to use technology to improve performance in science, technology and engineering.

We believe that this new era of connectivity is a global phenomenon with Verizon at the epicenter, creating growth and opportunity on a massive scale.

Making a Difference: Promoting Sustainability



You probably don't think of Verizon as an energy company. But when you think about how our high-IQ networks help drive energy efficiency, you'll realize we're at the heart of the clean economy.

Verizon is focused on bringing environmentally sustainable communications to the marketplace, and we believe the opportunities for innovation are endless. From downloading books and movies on smartphones to remotely controlling energy consumption in homes, intelligent broadband networks, devices and applications have the potential to make our planet greener.

Our goal is to make sustainability an integrated part of how our employees do their jobs every day. We strive to operate our business responsibly by minimizing the impact of our operations on the environment. For example, we're rolling out eco-friendly wireless devices and FiOS set top boxes, promoting paperless billing for our customers and deploying alternative fuel vehicles within Verizon's fleet.

Innovation for A Connected Society



Kristin Favale uses an interactive smart board to teach an online poetry lesson from the Verizon Foundation's Thinkfinity.org website at the John F. Kennedy Magnet School in Port Chester, N.Y.



t VERIZON, we use our technology, financial resources, employees and partnerships to help solve critical social issues. Our approach is motivated by our deep commitment to

doing business in a way that contributes to the prosperity of our shareowners, our employees and the communities we serve.

Since 2005, the Verizon Foundation has awarded more than \$411 million to nonprofit organizations, with the majority of the funds going to organizations that support education, domestic violence prevention and online safety.

For example, the Verizon Foundation's leading education technology initiative is Thinkfinity.org, an award-winning K-12 website that offers free lesson plans, videos and interactive learning materials. In 2010, more than 3 million teachers, students and parents visited Thinkfinity.org, making it the third-most-visited site among major educational websites. We enhanced our Thinkfinity.org search engine and created thousands of new content resources, including more than 1,000 new educational videos. We also launched the Thinkfinity Community, a social networking site where teachers can share, learn and discuss the latest tools that improve student achievement. In all, Verizon trained more than 42,000 teachers on the benefits of using Thinkfinity.org in the classroom in 2010, bringing our training total to nearly 100,000 teachers across the U.S.

The Verizon Foundation has also invested its capital, human resources and technology toward preventing domestic violence. Domestic violence affects people of all backgrounds, including one in four women and over 3 million children. The Verizon Foundation works to increase awareness of this pervasive crime, lending its resources and technology to help victims and their families.

The Verizon-funded documentary, "Telling Amy's Story," recounts the murder of a young Pennsylvania mother by her abusive husband. This gripping film about Amy McGee, a Verizon employee, aired on nearly 300 PBS stations in 2010 and will continue in 2011.

While domestic violence affects millions, sometimes a single call can make the difference. Verizon's HopeLine® program refurbishes used phones and gives them to those who might not otherwise have a way to call for help. Since 2001, Verizon HopeLine has collected more than 7.6 million phones, awarded more than \$10 million in grants to shelters and prevention programs, and donated nearly 100,000 cell phones and more than 300 million free minutes of airtime to victims, survivors and organizations.

In another area of corporate responsibility, Verizon employees volunteered more than 730,000 hours in 2010 to support nonprofit organizations. Through Verizon Volunteers, one of the largest employee volunteer programs in the U.S., our employees and retirees donated nearly 6 million hours of community service since 2000.

For more information on Verizon's commitment to corporate responsibility, visit **verizon.com/responsibility**.

Selected Financial Data – As Adjusted*

			(dollar	rs in millions, except p	per share amounts)
	2010	2009	2008	2007	2006
Results of Operations					
Operating revenues	\$ 106,565	\$ 107,808	\$ 97,354	\$ 93,469	\$ 88,182
Operating income	14,645	15,978	2,612	17,816	17,137
Income (loss) before discontinued operations, extraordinary item and cumulative effect of accounting change attributable					
to Verizon	2,549	4,894	(2,193)	7,201	7,763
Per common share – basic	.90	1.72	(.77)	2.48	2.67
Per common share – diluted	.90	1.72	(.77)	2.48	2.64
Net income (loss) attributable to Verizon	2,549	4,894	(2,193)	7,212	8,480
Per common share – basic	.90	1.72	(.77)	2.49	2.91
Per common share – diluted	.90	1.72	(.77)	2.49	2.89
Cash dividends declared per common share	1.925	1.870	1.780	1.670	1.620
Net income attributable to noncontrolling interest	7,668	6,707	6,155	5,053	4,038
Financial Position					
Total assets	\$ 220,005	\$ 226,907	\$ 202,185	\$ 186,942	\$ 189,072
Debt maturing within one year	7,542	7,205	4,993	2,954	7,715
Long-term debt	45,252	55,051	46,959	28,203	28,646
Employee benefit obligations	28,164	32,622	32,512	29,960	30,779
Noncontrolling interest	48,343	42,761	37,199	32,266	28,310
Equity attributable to Verizon	38,569	41,382	41,592	50,580	48,830

• Significant events affecting our historical earnings trends in 2008 through 2010 are described in "Management's Discussion and Analysis of Financial Condition and Results of Operations."

• 2007 data includes sales of business, severance, pension and benefit charges, merger integration costs, and other items.

• 2006 data includes sales of business, severance, pension and benefit charges, merger integration costs, as well as relocation charges and other items.

* During 2010, we retrospectively changed our method of accounting for benefit plans as described in Note 1 to the consolidated financial statements. As a result, all prior periods have been adjusted.

Stock Performance Graph

Comparison of Five-Year Total Return Among Verizon, S&P 500 Telecommunications Services Index and S&P 500 Stock Index



	At December 31,							
Data Points in Dollars	2005	2006	2007	2008	2009	2010		
Verizon S&P Telecom Services S&P 500	100.0 100.0 100.0	134.6 136.7 115.8	164.3 152.9 122.1	134.6 106.3 77.0	139.8 115.8 97.3	172.1 137.8 112.0		

The graph compares the cumulative total returns of Verizon, the S&P 500 Telecommunications Services Index, and the S&P 500 Stock Index over a five-year period, adjusted for the spin-off of our local exchange business and related landline activities in predominantly rural areas in 14 states, completed in 2010, and in Maine, New Hampshire and Vermont, completed in 2008, and our domestic yellow pages directories business, completed in 2006. It assumes \$100 was invested on December 31, 2005, with dividends reinvested.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS – AS ADJUSTED

During the fourth quarter of 2010, Verizon retrospectively changed its method of accounting for benefit plans as described in Note 1 to the consolidated financial statements. As a result, all prior periods have been adjusted. As part of this change to our method of accounting, the service cost and the amortization of prior service costs, which are representative of the benefits earned by active employees during the period, will continue to be allocated to the segment in which the employee is employed, while interest cost and expected return on assets will now be recorded at the Corporate level. The recognition of actuarial gains and losses will also be recorded at the Corporate level.

In addition, in order to comply with regulatory conditions related to the acquisition of Alltel in January 2009, Verizon Wireless divested certain overlapping properties during the first half of 2010. On July 1, 2010, certain of Verizon's local exchange business and related landline activities were spun off. During the second quarter of 2010, we recorded a non-cash adjustment primarily to adjust wireless data revenues.

Accordingly, Domestic Wireless and Wireline results from these operations as well as the deferred revenue adjustment have been reclassified to Corporate and Other to reflect comparable segment operating results consistent with the information regularly reviewed by our chief operating decision maker.

We have adjusted prior-period consolidated and segment information, where applicable, to conform to current year presentation.

OVERVIEW

Verizon Communications Inc. (Verizon, or the Company), is one of the world's leading providers of communications services. Our domestic wireless business, operating as Verizon Wireless, provides wireless voice and data products and services across the United States using one of the most extensive and reliable wireless networks. Our wireline business provides communications products and services, including voice, broadband data and video services, network access, long distance and other communications products and services, and also owns and operates one of the most expansive end-to-end global Internet Protocol (IP) networks. We have a highly diverse workforce of approximately 194,400 employees as of December 31, 2010.

In the sections that follow, we provide information about the important aspects of our operations and investments, both at the consolidated and segment levels, and discuss our results of operations, financial position and sources and uses of cash. In addition, we highlight key trends and uncertainties to the extent practicable. We also monitor several key economic indicators, as well as the state of the economy in general, primarily in the United States, where the majority of our operations are located for purposes of evaluating our operating results and assessing the potential impacts of these factors on our businesses. While most key economic indicators, including gross domestic product, affect our operations to some degree, we historically have noted higher correlations to non-farm employment, personal consumption expenditures and capital spending, as well as more general economic indicators such as inflationary or recessionary trends and housing starts.

During 2010, we faced the challenges posed by a global economic downturn and continued to increase revenues in our growth businesses, increase free cash flow, and make strategic investments in wireless, broadband, global connectivity and video. At the same time, we took significant actions to improve our cost structure, in part by reaching agreements with certain unions on temporary enhancements and addressing future profitability as described below. During the second quarter of 2010, as a condition of the regulatory approvals by the Department of Justice (DOJ) and the Federal Communications Commission (FCC) to complete the acquisition of Alltel Corporation (Alltel) in January 2009, Verizon Wireless divested overlapping properties in 105 operating markets in 24 states (Alltel Divestiture Markets). The Verizon Wireless customer base was reduced by approximately 2.1 million customers, after certain adjustments. In July 2010, the Company spun-off to its stockholders a subsidiary of Verizon (Spinco) which held defined assets and liabilities of the local exchange business and related landline activities of Verizon in predominantly rural areas in 14 states. Immediately following the spin-off, Spinco merged with Frontier Communications Corporation (Frontier) pursuant to a definitive agreement with Frontier. This transaction further focused Verizon's asset base around its fastest growing businesses – wireless, FiOS and other broadband development and global IP networks. (See "Acquisitions and Divestitures.")

Our results of operations, financial position and sources and uses of cash in the current and future periods reflect our focus on the following strategic imperatives:

Revenue Growth – To generate revenue growth we are devoting our resources to higher growth markets, such as the wireless voice and data markets, the broadband and video markets, and the provision of strategic services to business markets, rather than to the traditional wireline voice market. During 2010, consolidated revenue decreased 1.2% compared to 2009 primarily due to the sale of divested operations as well as lower revenue in the Wireline segment resulting from switched access line losses and decreased minutes of use (MOUs), partially offset by higher revenues in our growth markets. We continue to develop and market innovative product bundles to include local, long distance, wireless, broadband data and video services for consumer, business and government customers. We anticipate that these efforts will help counter the effects of competition and technology substitution that have resulted in access line losses, and enable us to grow consolidated revenues.

Market Share Gains – In our wireless business, our goal is to continue to be the market leader in providing wireless voice and data communication services in the United States. As the demand for wireless data services grows, we continue to increase our data revenues by expanding our penetration of data services as a result of increased sales of smartphone and other data-capable devices. In 2010, we launched our fourth-generation (4G) Long-Term Evolution technology (LTE) network in 38 major metropolitan areas and more than 60 commercial airports in the United States. We expect to deploy 4G LTE in an additional 140 markets by the end of 2011 and in virtually our entire current 3G network footprint by the end of 2013. In our wireline business, our goal is to become the leading provider of communications products and services in each of the markets in which we operate. We are focused on providing the highest network reliability and innovative products and services. During 2010, we invested \$16.5 billion in capital expenditures.

In Domestic Wireless:

- as of December 31, 2010 compared to 2009, total customers increased 5.6% to 94.1 million; and
- during 2010 compared to 2009, total data average revenue per customer per month (ARPU) increased by 17.3% to \$17.73.

During 2010, in Wireline:

- we added 232,000 net wireline broadband connections, including 796,000 net new FiOS Internet subscribers, for a total of 8.4 million connections, including 4.1 million FiOS Internet subscribers;
- we added 722,000 net new FiOS TV subscribers, for a total of 3.5 million FiOS TV subscribers; and
- total broadband and video revenues were approximately \$6.8 billion.

As of December 31, 2010, we passed 15.6 million premises with our highcapacity fiber optics network operated under the FiOS service mark. With FiOS, we have created the opportunity to increase revenue per customer as well as improve Wireline profitability as the traditional fixed-line telephone business continues to decline due to customer migration to wireless, cable and other newer technologies.

We are also focused on gaining market share in our enterprise business through the deployment of strategic enterprise service offerings, including expansion of our Voice over Internet Protocol (VoIP) and international Ethernet capabilities, the introduction of video and web-based conferencing capabilities, and enhancements to our virtual private network portfolio. During 2010, revenues from strategic enterprise services grew 6.3% compared to 2009 and represent more than 42% of total Global Enterprise revenues.

Profitability Improvement – Our goal is to increase operating income and margins. Strong wireless data and FiOS revenue growth continue to positively impact operating results. In addition, while revenues in the business market continue to be affected by macro-economic pressures, we are seeing some signs of stability. If there is a sustained economic recovery, it should positively impact our revenue and profitability in future quarters. However, we remain focused on cost controls with the objective of driving efficiencies to offset business volume declines.

Operational Efficiency – While focusing resources on revenue growth and market share gains, we are continually challenging our management team to lower expenses, particularly through technology-assisted productivity improvements, including self-service initiatives. These and other efforts, such as real estate consolidation, call center routing improvements, a centralized shared services organization, and information technology and marketing efforts, have led to changes in our cost structure with a goal of maintaining and improving operating income margins. Through our deployment of the FiOS network, we expect to realize savings annually in our ongoing operating expenses as a result of efficiencies gained from fiber network facilities.

Customer Service – Our goal is to be the leading company in customer service in every market we serve. We view superior product offerings and customer service experiences as a competitive differentiator and a catalyst to growing revenues and gaining market share. We are committed to providing high-quality customer service and continually monitor customer satisfaction in all facets of our business. Verizon Wireless ranked highest among wireless providers in small to mid-sized business customer satisfaction 5 tudy released in June. During 2010, J.D. Power and Associates also ranked FiOS TV service with the "Highest in Residential Television Service Satisfaction Service Satisfaction Study.

Performance and Values-Based Culture – We embrace a performance and values-based culture that demonstrates our commitment to integrity, respect, performance excellence, accountability, and putting our customers first. Our individual and team objectives are tied to Verizon's strategic imperatives. Key objectives of our compensation programs are pay-for-performance and the alignment of executives' and stockholders' long-term interests. We also employ a highly diverse workforce, as respect for diversity is an integral part of Verizon's culture and a critical element of our competitive success.

Trends

We expect that competition will continue to intensify with traditional, non-traditional and emerging service providers seeking increased market share. We believe that our networks differentiate us from our competitors, enabling us to provide enhanced communications experiences to our customers. We believe our focus on the fundamentals of running a good business, including operating excellence and financial discipline, gives us the ability to plan and manage through changing economic conditions. We will continue to invest for growth, which we believe is the key to creating value for our shareowners.

Customer and Operating Trends

In our Domestic Wireless segment, we expect to continue to attract and maintain the loyalty of high-quality retail postpaid customers, capitalizing on customer demand for data services, and bringing our customers new ways of using wireless services in their daily lives. We expect that future customer growth will accelerate as a result of the introduction of new smartphones, including the iPhone 4, internet devices, such as tablets, and our suite of 4G LTE devices. We believe these devices will attract and retain higher value customers, contribute to continued increases in the penetration of data services and keep our device line-up competitive versus other wireless carriers. We expect future growth opportunities will be dependent on expanding the penetration of our data services, offering innovative wireless devices for both consumer and business customers, and increasing the number of ways that our customers can connect with our network and services.

In recent years, we have experienced continuing access line losses in our Wireline segment as customers have disconnected both primary and secondary lines and switched to alternative technologies, such as wireless, VoIP and cable for voice and data services. We expect to continue to experience access line losses as customers continue to switch to alternate technologies.

Despite this challenging environment, we expect that key aspects of our wireline business will continue to grow by providing superior network reliability as we continue to offer innovative product bundles that include high-speed Internet access, digital television and local and long distance voice services, offering more robust IP products and services as well as accelerating our cloud computing strategy. We will continue to focus on cost efficiencies to attempt to offset adverse impacts from unfavorable economic conditions and secular changes.

Operating Revenue

We expect to experience service revenue growth in our Domestic Wireless segment, primarily as a result of the growth of our customer base as well as continued data revenue growth driven by increased penetration of data services resulting from increased sales of smartphone and other data-capable devices. We expect that the introduction of new smartphones, including the iPhone 4, and our suite of 4G LTE devices will contribute to an increase in our average revenue per user (ARPU) for data. However, we expect to continue to experience sequential declines in our overall average voice revenue per user due to the ongoing impact of customers seeking to optimize the value of our voice plans. We expect that our future service revenue growth will be substantially derived from data revenue growth as we continue to expand the penetration of our wireless data offerings and increase our sales and usage of innovative wireless smartphone and other data-capable devices.

Although we have experienced declines in Domestic Wireless Equipment and other revenue as a result of a reduction in the number of wireless devices sold, we expect that sales of newly introduced devices will result in increased sales volume and an overall increase in revenues from device sales. We expect broadband penetration to positively impact our Mass Markets revenue and subscriber base, but we expect to continue to experience declining revenues in our Wireline segment primarily due to access line losses as a result of wireless substitution and current economic conditions. We also expect to experience period to period declines in reported revenue due to the transaction with Frontier described above.

We expect continued expansion of strategic services revenue as we derive additional revenues from cloud, security and other solutions-based services and customers continue to migrate their services to Private IP and other strategic networking services.

Operating Costs and Expenses

We anticipate that our overall wireless operating costs will increase as a result of the expected increase in the volume of smartphone sales, which will result in higher equipment costs. We expect that the impact of these increased operating costs will cause a decline in our near-term Verizon Wireless Segment earnings before interest, taxes, depreciation and amortization (EBITDA) margins. However, we expect to continue to achieve other operating cost efficiencies through a number of cost savings initiatives to help control our overall operating costs. In addition, labor costs are expected to decrease in our Wireline segment as a result of head-count reductions, which will be partially offset by increased content costs for video in our growth businesses.

Capital Expenditures

Our 2011 capital program includes capital to fund advanced networks and services, including FiOS and LTE, the continued expansion of our core networks, including our IP and wireless Evolution-Data Optimized (EV-DO) networks, maintenance and support for our legacy voice networks and other expenditures. Additionally, during 2010 we substantially completed the initial FiOS deployment program. The amount and the timing of the Company's capital expenditures within these broad categories can vary significantly as a result of a variety of factors outside our control, including, for example, material weather events. We are not subject to any agreement that would constrain our ability to control our capital expenditures by requiring material capital expenditures on a designated schedule or upon the occurrence of designated events. Capital expenditures declined in 2010 compared to 2009. We believe that we have sufficient discretion over the amount and timing of our capital expenditures on a company-wide basis that we can reasonably expect 2011 capital expenditures to be flat or lower than 2010.

Cash Flow from Operations

We create value for our shareowners by investing the cash flows generated by our business in opportunities and transactions that support our strategic imperatives, thereby increasing customer satisfaction and usage of our products and services. In addition, we have used our cash flows to maintain and grow our dividend payout to shareowners. Verizon's Board of Directors increased the Company's quarterly dividend by 2.6% during 2010, which was the fourth consecutive year in which we have raised our dividend. Net cash provided by operating activities for the year ended December 31, 2010 of \$33.4 billion increased by \$2.0 billion from \$31.4 billion for the year ended December 31, 2009.

Other

We do not currently expect that legislative efforts relating to climate control will have a material adverse impact on our consolidated financial results or financial condition. We believe there may be opportunities for companies to increase their use of communications services, including those we provide, in order to minimize the environmental impact of their businesses.

CONSOLIDATED RESULTS OF OPERATIONS

In this section, we discuss our overall results of operations and highlight items of a non-operational nature that are not included in our segment results. We have two reportable segments, which we operate and manage as strategic business units and organize by products and services. Our segments are Domestic Wireless and Wireline. In the "Segment Results of Operations" section, we review the performance of our two reportable segments.

Corporate, eliminations and other includes unallocated corporate expenses, intersegment eliminations recorded in consolidation, the results of other businesses such as our investments in unconsolidated businesses, pension and other employee benefit related costs, lease financing, and divested operations and other adjustments and gains and losses that are not allocated in assessing segment performance due to their non-operational nature. Although such transactions are excluded from the business segment results, they are included in reported consolidated earnings. Gains and losses that are not individually significant are included in all segment results as these items are included in the chief operating decision maker's assessment of segment performance. We believe that this presentation assists users of our financial statements in better understanding our results of operations and trends from period to period.

In the following discussion, all prior period results have been adjusted to reflect the change in accounting for benefit plans (see Note 1 to the consolidated financial statements). Reclassifications have also been made primarily to reflect comparable operating results for the spin-off of our local exchange business and related landline activities in predominantly rural areas in 14 states, completed in 2010, and in Maine, New Hampshire and Vermont, completed in 2008, as well as sale of the Alltel Divestiture Markets.

									(dollar: Increase/(s in millions) (Decrease)
Years Ended December 31,	2010		2009		2008	2010 vs. 2	009		2009 vs. 20	308
Domestic Wireless										
Service revenue	\$ 55,629	\$	52,046	\$	42,602	\$ 3,583	6.9 %	\$	9,444	22.2 %
Equipment and other	7,778		8,279		6,696	(501)	(6.1)		1,583	23.6
Total	63,407		60,325		49,298	3,082	5.1		11,027	22.4
Wireline										
Mass Markets	16,256		16,115		15,831	141	0.9		284	1.8
Global Enterprise	15,669		15,667		16,601	2	-		(934)	(5.6)
Global Wholesale	8,393		9,155		9,832	(762)	(8.3)		(677)	(6.9)
Other	909		1,514		2,059	(605)	(40.0)		(545)	(26.5)
Total	 41,227		42,451		44,323	 (1,224)	(2.9)		(1,872)	(4.2)
Corporate, eliminations and other	1,931		5,032		3,733	(3,101)	(61.6)		1,299	34.8
Consolidated Revenues	\$ 106,565	Ś	107,808	Ś	97,354	\$ (1,243)	(1.2)	Ś	10,454	10.7

2010 Compared to 2009

Concolidated Devenues

The decrease in Consolidated revenues during 2010 compared to 2009 was primarily due to the sale of divested operations and declines in revenues at our Wireline segment resulting from switched access line losses and decreased MOUs in traditional voice products, partially offset by higher revenues in our growth markets.

Corporate, eliminations and other during 2010 included a one-time noncash adjustment of \$0.2 billion primarily to reduce wireless data revenues. This adjustment was recorded to properly defer previously recognized wireless data revenues that will be earned and recognized in future periods. As the amounts involved were not material to the consolidated financial statements in the current or any previous reporting period, the adjustment was recorded during the second quarter of 2010 (see "Other Items"). In addition, the results of operations related to the divestitures included in Corporate, eliminations and other are as follows:

		(dolla	rs in I	millions)
Years Ended December 31,	2010	2009		2008
have the f Directory of One and in the				
Impact of Divested Operations				
Operating revenues	\$ 2,407	\$ 5,297	\$	4,084
Cost of services and sales	574	1,288		1,076
Selling, general and administrative expense	665	1,356		895
Depreciation and amortization expense	413	884		916

The increase in Domestic Wireless' revenues during 2010 compared to 2009 was primarily due to growth in service revenue. Service revenue increased during 2010 compared to 2009 primarily due to an increase in total customers since January 1, 2010, as well as continued growth in our data ARPU, partially offset by a decline in voice ARPU.

Total wireless data revenue was \$19.6 billion and accounted for 35.1% of service revenue during 2010, compared to \$15.6 billion and 29.9% during 2009. Total data revenue continues to increase as a result of the increased penetration of data offerings, in particular for e-mail and web services resulting in part from increased sales of smartphone and other data-capable devices. Voice revenue decreased as a result of continued declines in our voice ARPU, partially offset by an increase in the number of customers.

Equipment and other revenue decreased during 2010 compared to 2009 due to a decrease in the number of equipment units sold, which resulted from a decrease in customer gross additions.

The decrease in Wireline's revenues during 2010 compared to 2009 was primarily due to lower Global Wholesale and Other revenue, partially offset by an increase in Mass Markets revenue. The decrease in Global Wholesale revenues during 2010 compared to 2009 was primarily due to decreased MOUs in traditional voice products, increases in voice termination pricing on certain international routes, which negatively impacted volume, and continued rate compression due to competition in the marketplace. The decrease in Other revenue during 2010 compared to 2009 was primarily due to reduced business volumes, including former MCI mass market customer losses. The increase in Mass Markets revenue during 2010 compared to 2009 was primarily driven by the expansion of consumer and business FiOS services (Voice, Internet and TV), which are typically sold in bundles, partially offset by the decline of local exchange revenues principally as a result of a decline in switched access lines. Global Enterprise revenues during 2010 compared to 2009 were essentially unchanged. Higher customer premises equipment and strategic networking revenues, were offset by lower local services and traditional circuit-based revenues.

2009 Compared to 2008

The increase in Consolidated revenues in 2009 compared to the similar period in 2008 was primarily due to the inclusion of the operating results of Alltel in our Wireless segment and higher revenues in our growth markets. These revenue increases were partially offset by declines in revenues at our Wireline segment due to switched access line losses and decreased MOUs in traditional voice products.

The increase in Domestic Wireless' revenues in 2009 compared to the similar period in 2008 was primarily due to the inclusion of the operating results of Alltel and continued growth in service revenue. Service revenue in 2009 increased compared to the similar period in 2008 primarily due to an increase in net new customers, after conforming adjustments, which we acquired in connection with the acquisition of Alltel on January 9, 2009, as well as an increase in total customers from sources other than acquisitions. Total data revenue was \$15.6 billion and accounted for 29.9% of service revenue in 2009, compared to \$10.6 billion and 24.9%, respectively, during the similar period in 2008 because of increased use of Mobile Broadband, e-mail, and messaging.

Domestic Wireless' equipment and other revenue increased during 2009 compared to the similar period in 2008 primarily due to an increase in the number of units sold, partially offset by a decrease in the average revenue per unit. Other revenues increased primarily due to the inclusion of the operating results of Alltel and an increase in our cost recovery rate.

The decrease in Wireline's revenues in 2009 compared to 2008 was primarily driven by declines in Global Enterprise, Global Wholesale and Other revenue, partially offset by an increase in Mass Markets revenue. The decrease in Global Enterprise revenues in 2009 compared to the similar period in 2008 was primarily due to lower long distance and traditional circuit-based data revenues, and lower customer premise equipment combined with the negative effects of movements in foreign exchange rates versus the U.S. dollar. This decrease was partially offset by an increase in IP, managed network solutions and security solutions revenues. The decrease in Global Wholesale revenues in 2009 compared to the similar period in 2008 was primarily due to decreased MOUs in traditional voice products and continued rate compression due to competition in the marketplace. The decrease in revenues from other services during 2009 compared to 2008 was mainly due to the discontinuation of non-strategic product lines and reduced business volumes, including former MCI mass market customer losses. The increase in Mass Markets revenue in 2009 compared to the similar period in 2008 was primarily driven by the expansion of FiOS services (Voice, Internet and TV), partially offset by a decline in local exchange revenues principally due to switched access line losses.

Consolidated Operating Expenses

							(dollars) Increase/(in millions) Decrease)
Years Ended December 31,	2010	2009	2008	 	2010 vs. 20)09	2009 vs. 20	108
Cost of services and sales	\$ 44,149	\$ 44,579	\$ 38,615	\$	(430)	(1.0)%	\$ 5,964	15.4 %
Selling, general and administrative expense	31,366	30,717	41,517		649	2.1	(10,800)	(26.0)
Depreciation and amortization expense	 16,405	16,534	14,610		(129)	(0.8)	 1,924	13.2
Consolidated Operating Expenses	\$ 91,920	\$ 91,830	\$ 94,742	\$	90	0.1	\$ (2,912)	(3.1)

Consolidated operating expenses increased during 2010 compared to 2009 primarily due to increased expenses at Domestic Wireless as well as higher severance, pension and benefit charges. Consolidated operating expenses in 2010 were favorably impacted by the sale of divested operations and cost reduction initiatives at Wireline and Domestic Wireless. Consolidated operating expenses decreased during 2009 compared to 2008 primarily due to lower severance, pension and benefit charges, partially offset by increased expenses at Wireless, in part due to the acquisition of Alltel.

Severance, pension and benefit charges during 2010, 2009 and 2008 included pension settlement losses and remeasurement (gains) losses of \$0.6 billion, (\$1.4 billion) and \$15.0 billion, respectively. See Note 1 to the consolidated financial statements regarding the change in accounting for benefit plans.

2010 Compared to 2009

Cost of Services and Sales

Cost of services and sales includes the following costs directly attributable to a service or product: salaries and wages, benefits, materials and supplies, contracted services, network access and transport costs, wireless equipment costs, customer provisioning costs, computer systems support, costs to support our outsourcing contracts and technical facilities and contributions to the Universal Service Fund. Aggregate customer care costs, which include billing and service provisioning, are allocated between Cost of services and sales and Selling, general and administrative expense.

Cost of services and sales decreased during 2010 compared to 2009 primarily due to the sale of the divested operations, lower headcount and productivity improvements at our Wireline and Domestic Wireless segments, partially offset by higher severance, pension and benefit charges recorded during 2010 and other non-operational charges noted in the table below as well as higher customer premise equipment and content costs. In addition, lower access costs at Wireline were primarily driven by management actions to reduce exposure to unprofitable international wholesale routes. Our FiOS TV and Internet cost of acquisition per addition also decreased in 2010 compared to 2009. Wireless network costs also increased as a result of an increase in local interconnection cost and increases in roaming costs.

Selling, General and Administrative Expense

Selling, general and administrative expense includes salaries and wages and benefits not directly attributable to a service or product; bad debt charges; taxes other than income taxes; advertising and sales commission costs; customer billing; call center and information technology costs; professional service fees; and rent and utilities for administrative space.

Selling, general and administrative expense increased during 2010 compared to 2009 primarily due to higher severance, pension and benefit charges which primarily included a pension and postretirement benefit plan remeasurement loss in 2010 compared to a remeasurement gain in 2009 as well as the charges in connection with an agreement reached with certain unions on temporary enhancements (see "Other Items"). In addition, the increase in Selling, general and administrative expense reflected higher sales commission expense at our Domestic Wireless segment in our indirect channel as a result of increases in both the average commission per unit, as the mix of units continues to shift toward data devices and more customers activating data service, and increased contract renewals in connection with equipment upgrades. Partially offsetting the increase was the sale of the divested operations and the impact of cost reduction initiatives in our Wireline segment. Selling, general and administrative expense during 2010 was also impacted by lower access line spin-off and merger integration related charges noted in the table below.

Depreciation and Amortization Expense

Depreciation and amortization expense decreased during 2010 compared to 2009. The decrease was primarily due to the sale of the divested operations partially offset by additions to the depreciable asset base. Depreciation and amortization expense during 2010 was also impacted by lower non-operational charges noted in the table below.

2009 Compared to 2008

Cost of Services and Sales

Consolidated cost of services and sales during 2009 increased compared to 2008 primarily due to higher severance, pension and benefits charges recorded during 2009 and other non-operational charges noted in the table below. Also contributing to the increases were higher wireless network costs, including the effects of operating an expanded wireless network as a result of the acquisition of Alltel, and increased costs of equipment. Additionally, we experienced increased costs associated with our growth businesses including higher content and customer acquisition costs. Also contributing to the increase were an increase in the numbers of both data and phone equipment units sold as well as an increase in the average cost per equipment unit. Partially offsetting these increases were reduced roaming costs realized by moving more traffic to our own network as a result of the acquisition of Alltel and declines due in part to lower headcount and productivity improvements at our Wireline segment.

Selling, General and Administrative Expense

Consolidated selling, general and administrative expense in 2009 decreased compared to 2008 primarily due to the pension and postretirement benefit plan remeasurement gain in 2009 compared to the remeasurement loss in 2008 noted in the table below. Partially offsetting the decrease were other non-operational charges noted in the table below as well as increased wireless salary and benefits as a result of a larger employee base after the acquisition of Alltel and higher sales commission in our indirect channel in Domestic Wireless, partially offset by the impact of cost reduction initiatives in our Wireline segment.

Depreciation and Amortization Expense

Depreciation and amortization expense in 2009 increased compared to 2008 mainly driven by depreciable property and equipment and finite-lived intangible assets acquired from Alltel, as well as growth in depreciable plant from capital spending partially offset by lower rates of depreciation. Depreciation and amortization expense in 2009 included merger integration costs related to the Alltel acquisition.

Non-operational Charges

Non-operational charges included in operating expenses were as follows:

			(dollars	in mi	illions)
Years Ended December 31,		2010	2009		2008
Merger Integration and Acquisition					
Related Charges					
Cost of services and sales	\$	376	\$ 195	\$	24
Selling, general and administrative expense		389	442		150
Depreciation and amortization expense		102	317		-
Total	\$	867	\$ 954	\$	174
Access Line Spin-off Related Charges					
Cost of services and sales	\$	42	\$ 38	\$	16
Selling, general and administrative expense		365	415		87
Total	\$	407	\$ 453	\$	103
Severance, Pension and Benefit Charges					
Cost of services and sales	\$	1,723	\$ 1,443	\$	65
Selling, general and administrative expense		1,331	(3)	1	5,537
Total	\$ 3	3,054	\$ 1,440	\$ 1	5,602

See "Other Items" for a description of non-operational items.

Other Consolidated Results

Equity in Earnings of Unconsolidated Businesses

Equity in earnings of unconsolidated businesses decreased 8.1% in 2010 compared to 2009 primarily due to lower earnings at Vodafone Omnitel N.V. (Vodafone Omnitel), which were primarily driven by the devaluation of the Euro versus the U.S. dollar.

Equity in earnings of unconsolidated businesses decreased 2.5% in 2009 compared to 2008 primarily due to higher income tax benefits recorded at Vodafone Omnitel during 2008 and the devaluation of the Euro versus the U.S. dollar. Partially offsetting the decrease were higher earnings at Vodafone Omnitel.

Other Income and (Expense), Net

Additional information relating to Other income and (expense), net is as follows:

		50,110		10115.					In		s in millions) Decrease)
Years Ended December 31,	2010		2009		2008	20	10 vs. 2	009		2009 vs.	2008
Interest income	\$ 92	\$	75	\$	362	\$	17	22.7 %	\$	(287)	(79.3)%
Foreign exchange gains (losses), net	5		-		(46)		5	nm		46	nm
Other, net	 (43)		16		(33)		(59)	nm		49	nm
Total	\$ 54	\$	91	\$	283	\$	(37)	(40.7)	\$	(192)	(67.8)

nm – not meaningful

Other income and (expense), net decreased during 2010 compared to 2009 primarily due to fees incurred during the third quarter of 2010 related to the early extinguishment of debt (see "Consolidated Financial Condition"). Partially offsetting the decrease was higher distributions from investments and foreign exchange gains at our international wire-line operations.

Other income and (expense), net decreased during 2009 compared to 2008 primarily driven by lower interest income, in part due to lower invested balances. The investment in \$4.8 billion of Alltel debt obligations acquired in 2008 was eliminated in consolidation beginning in January 2009, subsequent to the close of the Alltel transaction.

(dollars in millions)

Interest Expense

					(donars in minoris)
					Increase/(Decrease)
Years Ended December 31,	2010	2009	2008	2010 vs. 2009	2009 vs. 2008
Total interest costs on debt balances	\$ 3,487	\$ 4,029	\$ 2,566	\$ (542) (13.5)%	\$ 1,463 57.0 %
Less capitalized interest costs	964	927	747	37 4.0	180 24.1
Total	\$ 2,523	\$ 3,102	\$ 1,819	\$ (579) (18.7)	\$ 1,283 70.5
Average debt outstanding Effective interest rate	\$ 57,278 6.1 %	\$ 64,039 6.3 %	\$ 41,064 6.2 %		

Total interest costs on debt balances decreased during 2010 compared to 2009 primarily due to a \$6.8 billion decline in average debt (see "Consolidated Financial Condition"). Interest costs during 2009 included fees related to the bridge facility that was entered into and utilized to complete the acquisition of Alltel, which contributed to the higher effective interest rate.

Total interest costs on debt balances increased during 2009 compared to 2008 primarily due to a \$23 billion increase in the average debt levels. The increase in average debt outstanding compared to 2008 was primarily driven by borrowings to finance the acquisition of Alltel. The increase in capitalized interest costs during 2009 primarily related to capitalization of interest on wireless licenses under development for commercial service (see "Consolidated Financial Condition").

Provision (Benefit) for Income Taxes

					(dollars in millions)
					Increase/(Decrease)
	2010	2009	2008	2010 vs. 2009	2009 vs. 2008
Provision (benefit) for income taxes	\$ 2,467	\$ 1,919	\$ (2,319)	\$ 548 28.6 %	\$ 4,238 nm
Effective income tax rate	19.4 %	14.2 %	nm		

nm – not meaningful

The effective income tax rate is calculated by dividing the provision for income taxes by income before the provision for income taxes. Our effective tax rate is significantly lower than the statutory federal income tax rate for all years presented due to the inclusion of income attributable to Vodafone Group Plc's (Vodafone) noncontrolling interest in the Verizon Wireless partnership within our Income before the provision for income taxes.

The effective income tax rate in 2010 increased to 19.4% from 14.2% in 2009. The increase was primarily driven by a one-time, non-cash income tax charge of \$1.0 billion. The one-time non-cash income tax charge was a result of the enactment of the Patient Protection and Affordable Care Act and the Health Care and Education Reconciliation Act of 2010, both of which became law in March 2010 (collectively the Health Care Act). Under the Health Care Act, beginning in 2013, Verizon and other companies that receive a subsidy under Medicare Part D to provide retiree prescription drug coverage will no longer receive a federal income tax deduction for the expenses incurred in connection with providing the

subsidized coverage to the extent of the subsidy received. Because future anticipated retiree prescription drug plan liabilities and related subsidies were already reflected in Verizon's financial statements, this change required Verizon to reduce the value of the related tax benefits recognized in its financial statements in the period during which the Health Care Act was enacted. The increase was partially offset by higher earnings attributable to the noncontrolling interest.

During 2008, we recorded a pension and postretirement benefit plan remeasurement loss rendering the 2008 effective tax rate not meaningful. Excluding the tax impact of this actuarial loss in 2008, the effective income tax rate decreased in 2009 primarily driven by higher earnings attributable to the noncontrolling interest.

A reconciliation of the statutory federal income tax rate to the effective income tax rate for each period is included in Note 13 to the consolidated financial statements.

Net Income Attributable to Noncontrolling Interest

					(dollars in millions) Increase/(Decrease)
Years Ended December 31,	2010	2009	2008	2010 vs. 2009	2009 vs. 2008
Net income attributable to noncontrolling interest	\$ 7,668	\$ 6,707	\$ 6,155	\$ 961 14.3 %	\$ 552 9.0 %

The increase in Net income attributable to noncontrolling interest during 2010 compared to 2009, and 2009 compared to 2008 was due to higher earnings in our Domestic Wireless segment, which has a 45% noncontrolling partnership interest attributable to Vodafone.

SEGMENT RESULTS OF OPERATIONS

We have two reportable segments, Domestic Wireless and Wireline, which we operate and manage as strategic business units and organize by products and services. We measure and evaluate our reportable segments based on segment operating income. The use of segment operating income is consistent with the chief operating decision maker's assessment of segment performance.

Segment earnings before interest, taxes, depreciation and amortization (Segment EBITDA), which is presented below, is a non-GAAP measure and does not purport to be an alternative to operating income as a measure of operating performance. Management believes that this measure is useful to investors and other users of our financial information in evaluating operating profitability on a more variable cost basis, as it excludes the depreciation and amortization expenses related primarily to capital expenditures and acquisitions that occurred in prior years, as well as in evaluating operating performance in relation to Verizon's competitors. Segment EBITDA is calculated by adding back depreciation and amortization expense to segment operating income.

Verizon Wireless Segment EBITDA service margin, also presented below, is calculated by dividing Verizon Wireless Segment EBITDA by Verizon Wireless service revenues. Verizon Wireless Segment EBITDA service margin utilizes service revenues rather than total revenues. Service revenues exclude primarily equipment revenues in order to reflect the impact of providing service to the wireless customer base on an ongoing basis. Verizon Wireline EBITDA margin is calculated by dividing Wireline EBITDA by total Wireline revenues.

It is management's intent to provide non-GAAP financial information to enhance the understanding of Verizon's GAAP financial information, and it should be considered by the reader in addition to, but not instead of, the financial statements prepared in accordance with GAAP. Each non-GAAP financial measure is presented along with the corresponding GAAP measure so as not to imply that more emphasis should be placed on the non-GAAP measure. The non-GAAP financial information presented may be determined or calculated differently by other companies. You can find additional information about our segments in Note 14 to the consolidated financial statements.

Domestic Wireless

Our Domestic Wireless segment provides wireless voice and data services and equipment sales across the United States. This segment primarily represents the operations of the Verizon joint venture with Vodafone, operating as Verizon Wireless. We own a 55% interest in the joint venture and Vodafone owns the remaining 45%. All financial results included in the tables below reflect the consolidated results of Verizon Wireless excluding the results of operations of the Alltel Divestiture Markets through the date the divestitures were completed (see "Acquisitions and Divestitures").

Operating Revenue and Selected Operating Statistics

					(dollars in millions, except ARPU) Increase/(Decrease)
Years Ended December 31,	2010	2009	2008	2010 vs. 2009	2009 vs. 2008
Service revenue	\$ 55,629	\$ 52,046	\$ 42,602	\$ 3,583 6.9 %	\$ 9,444 22.2 %
Equipment and other	7,778	8,279	6,696	(501) (6.1)	1,583 23.6
Total Operating Revenue	\$ 63,407	\$ 60,325	\$ 49,298	\$ 3,082 5.1	\$ 11,027 22.4
Total customers ('000)	94,135	89,172	72,056	4,963 5.6	17,116 23.8
Retail customers ('000)	87,535	85,445	70,021	2,090 2.4	15,424 22.0
Total customer net additions (excluding acquisitions and divestitures) ('000) Retail customer net additions (excluding	4,839	5,656	5,779	(817) (14.4)	(123) (2.1)
acquisitions and divestitures) ('000)	1,977	4,369	5,752	(2,392) (54.7)	(1,383) (24.0)
Total churn rate Retail postpaid churn rate	1.33 % 1.02 %	1.41 % 1.07 %	1.25 % 0.96 %		
Service ARPU Retail service ARPU Total data ARPU	\$ 50.46 51.56 17.73	\$ 50.53 50.89 15.11	\$ 51.55 51.84 12.85	\$ (0.07) (0.1) 0.67 1.3 2.62 17.3	\$ (1.02) (2.0) (0.95) (1.8) 2.26 17.6

2010 Compared to 2009

The increase in Domestic Wireless' total operating revenue during 2010 compared to 2009 was primarily due to growth in service revenue.

Service revenue

Service revenue increased during 2010 compared to 2009 primarily due to an increase in total customers since January 1, 2010, as well as continued growth in our data ARPU, partially offset by a decline in voice ARPU.

The decline in retail customer net additions during 2010 compared to 2009 was due to a decrease in retail customer gross additions, as well as an increase in churn for our retail prepaid base in part attributable

to a marketplace shift in customer activations during the first half of the year toward unlimited prepaid offerings of the type being sold by a number of resellers. Retail (non-wholesale) customers are customers who are directly served and managed by Verizon Wireless and who buy its branded services. However, we expect to continue to experience retail customer growth based on the strength of our product offerings and network service quality. Our total churn rate during 2010 compared to 2009 improved as a result of successful customer retention efforts. Churn is the rate at which customers disconnect individual lines of service.

Total customer net additions decreased during 2010 compared to 2009 due to the decline in retail customer net additions described above par-

tially offset by the cumulative increase during the year in customer net additions from our reseller channel as a result of the marketplace shift in customer activations mentioned above.

Customers from acquisitions and adjustments at December 31, 2010 included approximately 106,000 net customers, after conforming adjustments, that we acquired in a transaction with AT&T. Customers from acquisitions at December 31, 2009 included approximately 11.4 million total customer net additions, after conforming adjustments and the impact of required divestitures, which resulted from our acquisition of Alltel on January 9, 2009.

Total data revenue was \$19.6 billion and accounted for 35.1% of service revenue during 2010 compared to \$15.6 billion and 29.9% during 2009. Total data revenue continues to increase as a result of the increased penetration of data offerings, in particular for e-mail and web services resulting in part from increased sales of smartphone and other data-capable devices. Voice revenue decreased as a result of continued declines in our voice ARPU, as discussed below, partially offset by an increase in the number of customers. We expect that total service revenue and data revenue will continue to grow as we grow our customer base, increase the penetration of our data offerings and increase the proportion of our customer base using smartphone and other data-capable devices.

The decline in service ARPU during 2010 compared to 2009 was due to a continued reduction in voice revenue per customer and the impact of changes in our customer mix as a result of increased reseller customer net additions, partially offset by an increase in data ARPU. Total voice ARPU declined \$2.69, or 7.6%, due to the ongoing impact of customers seeking to optimize the value of our voice minute bundles. Total data ARPU increased as a result of continued growth and penetration of our data offerings, resulting in part from the above mentioned increase in sales of our smartphone and other data-capable devices. Retail service ARPU, the average revenue per user from retail customers, increased during 2010 due to increases in our penetration of data offerings, which more than offset declines in our voice revenues.

Equipment and Other Revenue

Equipment and other revenue decreased during 2010 compared to 2009 due to a decrease in the number of equipment units sold as a result of a decrease in customer gross additions.

2009 Compared to 2008

Domestic Wireless' total operating revenue increased during 2009 compared to 2008 primarily due to the inclusion of the operating results of Alltel, as well as growth in our service revenue from sources other than the acquisition of Alltel.

Service revenue

Service revenue increased during 2009 compared to 2008 primarily due to the inclusion of service revenue as a result of the 11.4 million net new customers, after conforming adjustments and the impact of required divestitures, which we acquired in connection with the acquisition of Alltel. Since January 1, 2009, service revenue also increased as a result of an increase in total customers from sources other than customer acquisitions, as well as continued growth from data services.

The decline in retail customer net additions during 2009 compared to 2008 was due to an increase in churn partially offset by an increase in customer gross additions due to the expansion of our sales and distribution channels as a result of the acquisition of Alltel. The decrease in total customer net additions for 2009 was due to the above mentioned decline in retail customer net additions, partially offset by an increase in customer gross additions from our reseller channels, primarily during the fourth quarter of 2009. The increases in our total and retail postpaid churn rates were primarily a result of increased disconnections of Mobile Broadband service and business share lines, primarily attributable to economic conditions.

Total data revenue during 2009 was \$15.6 billion and accounted for 29.9% of service revenue compared to \$10.6 billion and 24.9% during 2008. Total data revenue continues to increase as a result of increased use of Mobile Broadband, e-mail and messaging.

Service ARPU and retail service ARPU declined during 2009 compared to 2008 due to the inclusion of customers acquired in connection with the acquisition of Alltel, as well as continued reductions in voice ARPU, partially offset by an increase in total data ARPU. Total voice ARPU declined \$3.28, or 8.5% during 2009 compared to 2008 due to the on-going impact of bundled plans and increases in the proportion of customers on our Family Share plans as customers sought to optimize the value of our offerings. Total data ARPU increased by \$2.26, or 17.6% during 2009 compared to 2008 as a result of the increased usage of our data services.

Customer acquisitions during 2008 included approximately 650,000 total customer net additions, after conforming adjustments, acquired from Rural Cellular Corporation (Rural Cellular). As a result of an exchange with AT&T consummated on December 22, 2008, Domestic Wireless transferred a net of approximately 122,000 total customers.

Equipment and Other Revenue

Equipment and other revenue increased during 2009 compared to 2008 primarily due to an increase in the number of both data and phone equipment units sold, partially offset by a decrease in the average revenue per unit. The increase in the number of equipment units sold was a result of both the increase in customer gross additions as well as an increase in the number of units sold to existing customers upgrading their wireless devices. Other revenues increased primarily due to the inclusion of the operating results of Alltel and an increase in our cost recovery rate.

Operating Expenses

					(dollars in millions) Increase/(Decrease)
Years Ended December 31,	2010	2009	2008	2010 vs. 2009	2009 vs. 2008
Cost of services and sales	\$ 19,245	\$ 19,348	\$ 15,660	\$ (103) (0.5)%	\$ 3,688 23.6 %
Selling, general and administrative expense	18,082	17,309	14,273	773 4.5	3,036 21.3
Depreciation and amortization expense	7,356	7,030	5,405	326 4.6	1,625 30.1
Total Operating Expenses	\$ 44,683	\$ 43,687	\$ 35,338	\$ 996 2.3	\$ 8,349 23.6

Cost of Services and Sales

Cost of services and sales decreased during 2010 compared to 2009 due to a decrease in the cost of equipment sales, partially offset by an increase in cost of services. Cost of equipment sales decreased by \$0.6 billion primarily due to both a decrease in retail customer gross additions and cost reduction initiatives, partially offset by an increase in the average cost per unit. Cost of services increased due to higher wireless network costs driven by increases in local interconnection cost, as a result of both higher capacity needs from increases in data usage as well as costs incurred to transition to Ethernet facilities that will be used to support the LTE network. In addition, the increase in costs of services was impacted by higher roaming costs as a result of increased international roaming volumes, data roaming and roaming costs incurred in the Alltel Divestiture Markets, partially offset by synergies from moving traffic to our own network. Also contributing to higher wireless network costs during 2010 compared to 2009 was an increase in operating lease expense related to our network cell sites.

Cost of services and sales increased during 2009 compared to 2008 primarily due to higher wireless network costs including the effects of operating an expanded wireless network as a result of the acquisition of Alltel. This increase included network usage for voice and data services, use of data services and applications such as e-mail and messaging provided by third party vendors, operating lease expense related to a larger number of cell sites, as well as salary and benefits as a result of an increase in network-related headcount. These increases were partially offset by a decrease in roaming costs that was realized primarily by moving more traffic to our own network as a result of the acquisition of Alltel. Cost of equipment increased by \$2.1 billion primarily due to the increase in the number of both data and phone equipment units sold as well as an increase in the average cost per equipment unit.

Selling, General and Administrative Expense

Selling, general and administrative expense increased during 2010 compared to 2009 primarily due to an increase in sales commission expense in our indirect channel, as well as increases in other general and administrative expenses, partially offset by a decrease in advertising and promotional costs. Indirect sales commission expense increased \$0.8 billion during 2010 compared to 2009 as a result of increases in both the average commission per unit, as the mix of units continues to shift toward data devices and more customers activate data service, and in contract renewals in connection with equipment upgrades. Other general and administrative expenses such as billing and data processing charges, non-income taxes, and bad debt expense increased primarily as a result of the growth of our customer base. Advertising and promotional costs decreased \$0.2 billion during 2010 compared to 2009 primarily due to reductions in media spending.

Selling, general and administrative expense increased during 2009 compared to 2008 primarily due to a \$0.9 billion increase in salary and benefits as a result of a larger employee base after the acquisition of Alltel, as well as an \$0.8 billion increase in sales commission expense, primarily in our indirect channel as a result of increases in both equipment upgrades leading to contract renewals and customer gross additions, as well as an increase in the average commission per unit. We also experienced increases in other selling, general and administrative expenses primarily as a result of supporting a larger customer base as a result of our acquisition of Alltel.

Depreciation and Amortization Expense

Depreciation and amortization expense increased during 2010 compared to 2009 primarily driven by growth in depreciable assets. Depreciation and amortization expense increased during 2009 compared to 2008 primarily driven by depreciable property and equipment and finite-lived intangible assets acquired from Alltel, including its customer lists, as well as growth in depreciable assets during 2009.

					(dollars in millions)		
					Increase/(Decrease)		
Years Ended December 31,	2010	2009	2008	2010 vs. 2009	2009 vs. 2008		
Segment Operating Income	\$ 18,724	\$ 16,638	\$ 13,960	\$ 2,086 12.5 %	\$ 2,678 19.2 %		
Add Depreciation and amortization expense	7,356	7,030	5,405	326 4.6	1,625 30.1		
Segment EBITDA	\$ 26,080	\$ 23,668	\$ 19,365	\$ 2,412 10.2	\$ 4,303 22.2		
Segment operating income margin	29.5 %	27.6 %	28.3 %				
Segment EBITDA service margin	46.9 %	45.5 %	45.5 %				

The increases in Domestic Wireless' Operating income and Segment EBITDA during 2010 and 2009, were primarily as a result of the impact of factors described above.

Non-recurring or non-operational items excluded from Domestic Wireless' Operating income were as follows:

				(dolla	IS IN I	niiions)
Years Ended December 31,		2010		2009		2008
Merger integration and acquisition costs Impact of divested operations Deferred revenue adjustment	\$	867 (348) 235	\$	954 (789) (78)	\$	- (34)
	Ś	754	Ś	87	Ś	(34)

Segment Operating Income and EBITDA

Wireline

The Wireline segment provides customers with communication products and services, including voice, broadband video and data, network access, long distance, and other services, to residential and small business customers and carriers, as well as next-generation IP network services and communications solutions to medium and large businesses and government customers globally.

The following discussion reflects the impact related to the change in accounting for benefit plans (see Note 1 to the consolidated financial statements). Reclassifications have been made to reflect comparable operating results for the spin-off of the operations in the Frontier transaction, which we owned through June 30, 2010, and the spin-off of the local exchange business and related landline activities in Maine, New Hampshire and Vermont, which was completed on March 31, 2008 (see "Acquisitions and Divestitures").

Operating Revenues and Selected Operating Statistics

					(uoliais in minoris)
					Increase/(Decrease)
Years Ended December 31,	2010	2009	2008	2010 vs. 2009	2009 vs. 2008
Mass Markets	\$ 16,256	\$ 16,115	\$ 15,831	\$ 141 0.9 %	\$ 284 1.8 %
Global Enterprise	15,669	15,667	16,601	2 –	(934) (5.6)
Global Wholesale	8,393	9,155	9,832	(762) (8.3)	(677) (6.9)
Other	909	1,514	2,059	(605) (40.0)	(545) (26.5)
Total Operating Revenues	\$ 41,227	\$ 42,451	\$ 44,323	\$ (1,224) (2.9)	\$ (1,872) (4.2)
Switched access lines in service ('000)	26,001	28,323	31,370	(2,322) (8.2)	(3,047) (9.7)
Broadband connections ('000)	8,392	8,160	7,676	232 2.8	484 6.3
FiOS Internet subscribers ('000)	4,082	3,286	2,371	796 24.2	915 38.6
FiOS TV subscribers ('000)	3,472	2,750	1,849	722 26.3	901 48.7

Mass Markets

Mass Markets revenue includes local exchange (basic service and enduser access), long distance (including regional toll), broadband services (including high-speed Internet and FiOS Internet) and FiOS TV services for residential and small business subscribers.

2010 Compared to 2009

The increase in Mass Markets revenue during 2010 compared to 2009 was primarily driven by the expansion of consumer and business FiOS services (Voice, Internet and TV), which are typically sold in bundles, partially offset by the decline of local exchange revenues principally as a result of a decline in switched access lines as of December 31, 2010 compared to December 31, 2009, primarily as a result of competition and technology substitution. The majority of the decrease was sustained in the residential retail market, which experienced a 9.0% access line loss primarily due to substituting traditional landline services with wireless, VoIP, broadband and cable services. Also contributing to the decrease was a decline of nearly 5.0% in small business retail access lines, primarily reflecting economic conditions, competition and a shift to both IP and high-speed circuits.

As we continue to expand the number of premises eligible to order FiOS services and extend our sales and marketing efforts to attract new FiOS subscribers, we have continued to grow our subscriber base and consistently improved penetration rates within our FiOS service areas. Our bundled pricing strategy allows us to provide competitive offerings to our customers and potential customers. As of December 31, 2010, we achieved penetration rates of 31.9% and 28.0% for FiOS Internet and FiOS TV, respectively, compared to penetration rates of 28.3% and 24.7% for FiOS Internet and FiOS TV, respectively, at December 31, 2009.

2009 Compared to 2008

The increase in Mass Markets revenue during 2009 compared to 2008 was primarily driven by the expansion of FiOS services (Voice, Internet and TV), partially offset by a decline in local exchange revenues principally due to a decline in switched access lines as of December 31, 2009 compared to December 31, 2008, primarily as a result of competition and technology substitution. The majority of the decrease was sustained in

the residential retail market, which experienced a 10.5% access line loss primarily due to substituting traditional landline services with wireless, VoIP, broadband and cable services. Also contributing to the decrease was a decline of nearly 6.2% in small business retail access lines, primarily reflecting economic conditions, competition and a shift to both IP and high-speed circuits.

As of December 31, 2009, we achieved penetration rates of 28.3% and 24.7% for FiOS Internet and FiOS TV, respectively, compared to penetration rates of 25.1% and 21.1% for FiOS Internet and FiOS TV, respectively, at December 31, 2008.

Global Enterprise

Global Enterprise offers voice, data and Internet communications services to medium and large business customers, multinational corporations, and state and federal government customers. In addition to traditional voice and data services, Global Enterprise offers managed and advanced products and solutions including IP services and value-added solutions that make communications more secure, reliable and efficient. Global Enterprise also provides managed network services for customers that outsource all or portions of their communications and information processing operations and data services such as private IP, private line, frame relay and asynchronous transfer mode (ATM) services, both domestically and internationally. In addition, Global Enterprise offers professional services in more than 30 countries supporting a range of solutions including network service, managing a move to IP-based unified communications and providing application performance support.

2010 Compared to 2009

Global Enterprise revenues were essentially unchanged during 2010 compared to 2009. Higher customer premises equipment and strategic networking revenues, were offset by lower local services and traditional circuit-based revenues. The increase in customer premises equipment and strategic networking revenue may indicate that companies are beginning to increase capital expenditures. Long distance revenues declined due to negative effects of the continuing global economic conditions and competitive rate pressures. In addition to increased customer premise equipment revenues, strategic enterprise services revenue increased \$0.4

(dollars in millions)

billion, or 6.3%, during 2010 compared to 2009 primarily due to higher information technology, security solution and strategic networking revenues. Strategic enterprise services continues to be Global Enterprise's fastest growing suite of offerings. Traditional circuit-based services such as frame relay, private line and ATM services declined compared to the similar period last year as our customer base continues its migration to next generation IP services.

2009 Compared to 2008

The decrease in Global Enterprise revenues during 2009 compared to 2008 was primarily due to lower long distance and traditional circuit based data revenues and lower customer premises equipment revenue, combined with the negative effect of movements in foreign exchange rates versus the U.S. dollar. The decline in long distance revenue was driven by a 2.2% decline in MOUs compared to 2008, due to global economic conditions and competitive rate pressures, which adversely impacted our business customers. Traditional circuit based services such as frame relay, private line and ATM services declined compared to the similar period in 2008 as our customer base continued its migration to next generation IP services. Customer premises equipment revenue decreased approximately 6.7% compared to 2008 reflecting cautious investment decisions in the marketplace in response to the uncertain economic environment. Partially offsetting these declines was an increase of 14.6% in IP and security solutions revenues. Strategic enterprise services revenue increased 4.9% in 2009 compared to 2008.

Global Wholesale

Global Wholesale revenues are primarily earned from long distance and other carriers who use our facilities to provide services to their customers. Switched access revenues are generated from fixed and usage-based charges paid by carriers for access to our local network, interexchange wholesale traffic sold in the United States, as well as internationally destined traffic that originates in the United States. Special access revenues are generated from carriers that buy dedicated local exchange capacity to support their private networks. Wholesale services also include local wholesale revenues from unbundled network elements and interconnection revenues from competitive local exchange carriers and wireless carriers. A portion of Global Wholesale revenues are generated by a few large telecommunication companies, many of whom compete directly with us.

2010 Compared to 2009

The decrease in Global Wholesale revenues during 2010 compared to 2009 was primarily due to decreased MOUs in traditional voice products, increases in voice termination pricing on certain international routes, which negatively impacted volume, and continued rate compression due to competition in the marketplace. Switched access and interexchange wholesale MOUs declined primarily as a result of wireless substitution and access line losses. Domestic wholesale lines declined by 9.0% as of December 31, 2010 compared to December 31, 2009 due to the continued impact of competitors deemphasizing their local market initiatives coupled with the impact of technology substitution, as well as the continued level of economic pressure. Voice and local loop services declined during 2010 compared to 2009. Continuing demand for highcapacity, high-speed digital services was partially offset by lower demand for older, low-speed data products and services. As of December 31, 2010, customer demand, as measured in DS1 and DS3 circuits, for high-capacity and high-speed digital data services increased 4.6% compared to 2009.

2009 Compared to 2008

The decrease in Global Wholesale revenues during 2009 compared to 2008 was primarily due to decreased MOUs in traditional voice products, and continued rate compression due to competition in the marketplace. Switched access and interexchange wholesale MOUs declined primarily as a result of wireless substitution and access line losses. Wholesale lines declined by 21.1% in 2009 due to the continued impact of competitors deemphasizing their local market initiatives coupled with the impact of technology substitution as well as the continued level of economic pressure compared to a 20.1% decline in 2008. Changes in foreign exchange rates resulted in a revenue decline of approximately 1.0% in 2009 compared to 2008. Continuing demand for high-capacity, high-speed digital services was partially offset by lower demand for older, low-speed data products and services. As of December 31, 2009, customer demand, as measured in DS1 and DS3 circuits, for high-capacity and digital data services increased 2.2% compared to an increase of 5.1% in 2008.

The FCC regulates the rates charged to customers for interstate access services. See "Other Factors That May Affect Future Results – Regulatory and Competitive Trends – FCC Regulation" for additional information on FCC rulemaking concerning federal access rates, universal service and certain broadband services.

Other Revenues

Other revenues include such services as local exchange and long distance services from former MCI mass market customers, operator services, pay phone, card services and supply sales. The decrease in revenues from other services during 2010 compared to 2009 was primarily due to reduced business volumes, including former MCI mass market customer losses.

The decrease in revenues from other services during 2009 compared to 2008 was mainly due to the discontinuation of non-strategic product lines and reduced business volumes, including former MCI mass market customer losses.

Operating Expenses

					(dollars in millions) Increase (Decrease)
Years Ended December 31,	2010	2009	2008	2010 vs. 2009	2009 vs. 2008
Cost of services and sales	\$ 22,618	\$ 22,693	\$ 22,890	\$ (75) (0.3)%	\$ (197) (0.9)%
Selling, general and administrative expense	9,372	9,947	10,169	(575) (5.8)	(222) (2.2)
Depreciation and amortization expense	8,469	8,238	8,174	231 2.8	64 0.8
Total Operating Expenses	\$ 40,459	\$ 40,878	\$ 41,233	\$ (419) (1.0)	\$ (355) (0.9)

Cost of Services and Sales

Cost of services and sales were essentially unchanged during 2010 compared to 2009. Decreases were primarily due to lower costs associated with compensation and installation expenses as a result of lower headcount and productivity improvements, as well as lower access costs driven mainly by management actions to reduce exposure to unprofitable international wholesale routes and declines in overall wholesale long distance volumes. In addition, our FiOS TV and Internet cost of acquisition per addition also decreased in 2010 compared to 2009. These declines were partially offset by higher customer premise equipment costs and content costs associated with continued FiOS subscriber growth. Our FiOS TV and FiOS Internet cost of acquisition per addition also decreased in 2010 compared to 2009.

Cost of services and sales in 2009 decreased compared to 2008, primarily due to lower costs associated with compensation, installation, repair and maintenance expenses as a result of fewer access lines, lower headcount and productivity improvements. Also contributing to the decreases were lower long distance MOUs and customer premise equipment costs, as well as favorable foreign exchange movements. Partially offsetting these decreases were higher content and customer acquisition costs associated with continued subscriber growth. Our FiOS TV and FiOS Internet cost of acquisition per addition also decreased in 2009 compared to 2008.

Segment Operating Income and EBITDA

Selling, General and Administrative Expense

Selling, general and administrative expense decreased during 2010 compared to 2009 primarily due to the decline in compensation expense as a result of lower headcount and cost reduction initiatives, partially offset by higher gains on sales of assets in 2009. Selling, general and administrative expense in 2009 decreased compared to 2008 primarily due to the decline in compensation expense as a result of lower headcount and cost reduction initiatives, as well as favorable foreign exchange movements.

Depreciation and Amortization Expense

Depreciation and amortization expense increased during 2010 compared to 2009 due to growth in depreciable telephone plant from capital spending. Depreciation and amortization expense in 2009 increased compared to 2008 primarily driven by growth in depreciable telephone plant from capital spending, partially offset by lower rates of depreciation as a result of changes in the estimated useful lives of certain asset classes.

					(dollars in millions)		
					Increase/(Decrease)		
Years Ended December 31,	2010	2009	2008	2010 vs. 2009	2009 vs. 2008		
Segment Operating Income	\$ 768	\$ 1,573	\$ 3,090	\$ (805) (51.2)%	\$ (1,517) (49.1)%		
Add Depreciation and amortization expense	8,469	8,238	8,174	231 2.8	64 0.8		
Segment EBITDA	\$ 9,237	\$ 9,811	\$ 11,264	\$ (574) (5.9)	\$ (1,453) (12.9)		
Segment operating income margin	1.9%	3.7%	7.0%				
Segment EBITDA margin	22.4%	23.1%	25.4%				

The decreases in Wireline's Operating income and Segment EBITDA during 2010 and 2009 were primarily a result of the impact of factors described in connection with operating revenue and operating expenses above.

Non-recurring or non-operational items excluded from Wireline's Operating income were as follows:

		(dolla	rs in	millions)
Years Ended December 31,	2010	2009		2008
Severance, pension and benefit charges Access line spin-off and other charges Merger integration costs Impact of divested operations	\$ 2,237 79 – (408)	\$ 2,253 51 _ (980)	\$	506 34 151 (1,197)
	\$ 1,908	\$ 1,324	\$	(506)

OTHER ITEMS

Severance, Pension and Benefit Charges

During 2010, we recorded net pre-tax severance, pension and benefits charges of \$3.1 billion primarily in connection with an agreement we reached with certain unions on temporary enhancements to the separation programs contained in their existing collective bargaining agreements. These temporary enhancements were intended to help address a previously declared surplus of employees and to help reduce the need for layoffs. Accordingly, during 2010, we recorded severance, pension and benefits charges associated with the approximately 11,900 union-represented employees who volunteered for the incentive offer. These charges included \$1.2 billion for severance for the 2010 programs mentioned above and a planned workforce reduction of approximately 2,500 employees in 2011. In addition, we recorded \$1.3 billion for pension and postretirement curtailment losses and special termination benefits that were due to the workforce reductions, which caused the elimination of a significant amount of future service. Also, we recorded remeasurement losses of \$0.6 billion for our pension and postretirement plans in accordance with our accounting policy to recognize actuarial gains and losses in the year in which they occur. The remeasurement losses included \$0.1 billion of pension settlement losses related to employees that received lump sum distributions, primarily resulting from our previously announced separation plans.

During 2009, we recorded net pre-tax severance, pension and benefits charges of \$1.4 billion primarily for pension and postretirement curtailment losses and special termination benefits of \$1.9 billion as workforce reductions caused the elimination of a significant amount of future service requiring us to recognize a portion of the prior service costs. These charges also included \$0.9 billion for workforce reductions of approximately 17,600 employees; 4,200 of whom were separated during late 2009 and the remainder in 2010. Also, we recorded remeasurement gains of \$1.4 billion for our pension and postretirement plans in accordance with our accounting policy to recognize actuarial gains and losses in the year in which they occur.

During 2008, we recorded net pre-tax severance, pension and benefits charges of \$15.6 billion primarily due to remeasurement losses of \$15.0 billion for our pension and postretirement plans in accordance with our accounting policy to recognize actuarial gains and losses in the year in which they occur. These remeasurement losses included \$0.5 billion of pension settlement losses related to employees that received lump sum distributions, primarily resulting from our previously announced separation plans. These severance, pension and benefit charges also included \$0.5 billion for workforce reductions in connection with the separation of approximately 8,600 employees and related charges; 3,500 of whom were separated in the second half of 2008 and the remainder in 2009 and \$0.1 billion for pension and postretirement curtailment losses and special termination benefits, that were due to the workforce reductions, which caused the elimination of a significant amount of future service.

Merger Integration and Acquisition Costs

During 2010, we recorded pre-tax merger integration charges of \$0.9 billion primarily related to the Alltel acquisition. These charges primarily related to the decommissioning of overlapping cell sites, preacquisition contingencies, handset conversions and trade name amortization.

During 2009, we recorded pre-tax merger integration and acquisition charges of \$1.2 billion. These charges primarily related to the Alltel acquisition and were comprised of trade name amortization, re-branding initiatives and handset conversions. The charges during 2009 were also comprised of transaction fees and costs associated with the acquisition,

including fees related to the credit facility that was entered into and utilized to complete the acquisition.

In 2008, we recorded pre-tax charges of \$0.2 billion, primarily comprised of systems integration activities and other costs related to re-branding initiatives, facility exit costs and advertising associated with the MCI acquisition.

Medicare Part D Subsidy Charges

Under the Health Care Act, beginning in 2013, Verizon and other companies that receive a subsidy under Medicare Part D to provide retiree prescription drug coverage will no longer receive a federal income tax deduction for the expenses incurred in connection with providing the subsidized coverage to the extent of the subsidy received. Because future anticipated retiree prescription drug plan liabilities and related subsidies were already reflected in Verizon's financial statements, this change required Verizon to reduce the value of the related tax benefits recognized in its financial statements in the period during which the Health Care Act was enacted. As a result, Verizon recorded a one-time, non-cash income tax charge of \$1.0 billion in the first quarter of 2010 to reflect the impact of this change.

Dispositions

Access Line Spin-off and Other Charges

During 2010 and 2009, we recorded pre-tax charges of \$0.5 billion and \$0.2 billion, respectively, primarily for costs incurred related to network, non-network software and other activities to enable the divested markets in the transaction with Frontier to operate on a stand-alone basis subsequent to the closing of the transaction, and professional advisory and legal fees in connection with this transaction. Also included during 2010 are fees related to early extinguishment of debt. During 2009, we also recorded pre-tax charges of \$0.2 billion for costs incurred related to our Wireline cost reduction initiatives.

During 2008, we recorded pre-tax charges of \$0.1 billion for costs incurred related to network, non-network software, and other activities to enable the operations in Maine, New Hampshire and Vermont to operate on a stand-alone basis subsequent to the spin-off of our telephone access line operations in those states, and professional advisory and legal fees in connection with this transaction.

Alltel Divestiture Markets

During 2010, we recorded a tax charge of approximately \$0.2 billion for the taxable gain on the excess of book over tax basis of the goodwill associated with the Alltel Divestiture Markets.

Investment Impairment Charges

During 2008, we recorded a pre-tax charge of \$48 million related to an other-than-temporary decline in the fair value of our investments in certain marketable securities.

Other

Corporate, eliminations and other during the periods presented include a non-cash adjustment of \$0.2 billion, (\$0.1) billion and (\$34) million in 2010, 2009 and 2008, respectively, primarily to adjust wireless data revenues. This adjustment was recorded to properly defer previously recognized wireless data revenues that will be earned and recognized in future periods. Consolidated revenues in 2009 and 2008 were not affected as the amounts involved were not material to the consolidated financial statements.

CONSOLIDATED FINANCIAL CONDITION

	(dollars in millions)				
2010	2009	2008			
\$ 33,363	\$ 31,390	\$ 27,452			
(15,054)	(23,156)	(31,474)			
(13,650)	(16,007)	12,651			
\$ 4,659	\$ (7,773)	\$ 8,629			
	\$ 33,363 (15,054) (13,650)	2010 2009 \$ 33,363 \$ 31,390 (15,054) (23,156) (13,650) (16,007)			

We use the net cash generated from our operations to fund network expansion and modernization, repay external financing, pay dividends, repurchase Verizon common stock from time to time and invest in new businesses. While our current liabilities typically exceed current assets, our sources of funds, primarily from operations and, to the extent necessary, from external financing arrangements, are sufficient to meet ongoing operating and investing requirements. We expect that our capital spending requirements will continue to be financed primarily through internally generated funds. Debt or equity financing may be needed to fund additional development activities or to maintain our capital structure to ensure our financial flexibility.

We manage our capital structure to balance our cost of capital and the need for financial flexibility. We believe that we will continue to have the necessary access to capital markets.

Our available external financing arrangements include the issuance of commercial paper, credit available under credit facilities and other bank lines of credit, vendor financing arrangements, issuances of registered debt or equity securities and privately-placed capital market securities. We currently have a shelf registration available for the issuance of up to \$4.0 billion of additional unsecured debt or equity securities. We may also issue short-term debt through an active commercial paper program and have a \$6.2 billion credit facility to support such commercial paper issuances.

Cash Flows From Operating Activities

Our primary source of funds continues to be cash generated from operations. Net cash provided by operating activities during 2010 increased by \$2.0 billion compared to 2009 primarily due to higher operating cash flows at Domestic Wireless, changes in working capital related in part to management of inventory and the timing of tax payments. Partially offsetting these increases were lower operating cash flows at Wireline, as well as a lower net distribution from Vodafone Omnitel.

Net cash provided by operating activities in 2009 increased by \$3.9 billion compared to the similar period in 2008 primarily driven by higher operating cash flows at Domestic Wireless resulting from the acquisition of Alltel, as well as a higher net distribution from Vodafone Omnitel. Partially offsetting the increase in net cash provided by operating activities were payments totaling \$0.5 billion to settle the acquired Alltel interest rate swaps.

Cash Flows From Investing Activities

Capital Expenditures

Capital expenditures continue to be our primary use of capital resources as they facilitate the introduction of new products and services, enhance responsiveness to competitive challenges and increase the operating efficiency and productivity of our networks. We are directing our capital spending primarily toward higher growth markets.

Capital expenditures, including capitalized software, were as follows:

	(dollars in mill					
Years Ended December 31,		2010		2009		2008
Domestic Wireless	\$	8,438	\$	7,152	\$	6,510
Wireline		7,269		8,892		9,797
Other		751		828		826
	\$	16,458	\$	16,872	\$	17,133
Total as a percentage of total revenue		15.4%		15.7%		17.6%

During 2010, we continued to focus on increasing our return on capital expenditures by shifting capital more towards investing in the capacity of our wireless EV-DO networks and funding the build-out of our 4G LTE network. Accordingly, during 2010, capital expenditures at Domestic Wireless increased nearly \$1.3 billion compared to 2009. The increase in capital expenditures at Domestic Wireless were more than offset by the decrease in capital expenditures at Wireline during 2010 compared to 2009 primarily due to lower capital expenditures related to FiOS.

The increase in capital expenditures at Domestic Wireless during 2009 compared to 2008 was primarily due to the incremental capital spending on the acquired Alltel properties, continued investment in our wireless EV-DO networks, and funding the development of our 4G LTE network. The decrease in capital expenditures at Wireline during 2009 was primarily due to the FiOS deployment plan, which included larger expenditures in 2008, as well as lower legacy spending requirements.

Dispositions

During 2010, we received cash proceeds of \$2.6 billion in connection with the required divestitures of overlapping properties as a result of the acquisition of Alltel (see "Acquisitions and Divestitures").

Acquisitions

During 2010, 2009 and 2008, we invested \$1.4 billion, \$6.0 billion and \$15.9 billion, respectively, in acquisitions of licenses, investments and businesses. See "Other Consolidated Results" for the amounts of interest paid that were capitalized during 2010, 2009 and 2008.

- On August 23, 2010, Verizon Wireless acquired the net assets and related customers of six operating markets in Louisiana and Mississippi in a transaction with AT&T Inc. for cash consideration of \$0.2 billion.
- On January 9, 2009, Verizon Wireless paid approximately \$5.9 billion for the equity of Alltel, which was partially offset by \$1.0 billion of cash acquired at closing.
- During 2008, Verizon Wireless was the winning bidder in the Federal Communications Commission's (FCC) auction of spectrum in the 700 MHz band and paid the FCC \$9.4 billion to acquire 109 licenses in the 700 MHz band.
- On August 7, 2008, Verizon Wireless completed its acquisition of Rural Cellular for cash consideration of \$0.9 billion, net of cash acquired and after an exchange transaction with another carrier to complete the required divestiture of certain markets.
- On June 10, 2008, in connection with the announcement of the Alltel transaction, Verizon Wireless purchased approximately \$5.0 billion aggregate principal amount of debt obligations of Alltel for approximately \$4.8 billion plus accrued and unpaid interest.

Cash Flows From Financing Activities

During 2010 and 2009, net cash used in financing activities was \$13.7 billion and \$16.0 billion, respectively. During 2008, net cash provided by financing activities was \$12.7 billion.

2010

During July 2010, Verizon received approximately \$3.1 billion in cash in connection with the completion of the spin-off and merger of Spinco (see "Acquisitions and Divestitures"). This special cash payment was subsequently used to redeem \$2.0 billion of 7.25% Verizon Communications Notes due December 2010 at a redemption price of 102.7% of the principal amount of the notes, plus accrued and unpaid interest through the date of redemption, as well as other short-term borrowings. During 2010, \$0.3 billion of 6.125% and \$0.2 billion of 8.625% Verizon New York Inc. Debentures, \$0.2 billion of 6.375% Verizon North Inc. Debentures and \$0.2 billion of 6.3% Verizon Northwest Inc. Debentures matured and were repaid. In addition, during 2010, Verizon repaid \$0.2 billion of floating rate vendor financing debt.

During 2011, \$0.5 billion of 5.35% Verizon Communications notes matured and were repaid and Verizon utilized \$0.3 billion of a fixed rate vendor financing facility.

2009

During 2009, Verizon issued \$1.8 billion of 6.35% Notes due 2019 and \$1.0 billion of 7.35% Notes due 2039, resulting in cash proceeds of \$2.7 billion, net of discounts and issuance costs, which was used to reduce our commercial paper borrowings, repay maturing debt and for general corporate purposes. In January 2009, Verizon utilized a \$0.2 billion floating rate vendor financing facility. During 2009, we redeemed \$0.1 billion of 6.8% Verizon New Jersey Inc. Debentures, \$0.3 billion of 6.7% and \$0.2 billion of 5.5% Verizon California Inc. Debentures and \$0.2 billion of 5.875% Verizon New England Inc. Debentures. In April 2009, we redeemed \$0.5 billion of 7.51% GTE Corporation Debentures. In addition, during 2009, \$0.5 billion of floating rate Notes due 2009 and \$0.1 billion of 8.23% Verizon Notes matured and were repaid.

2008

During 2008, we made debt repayments of approximately \$2.6 billion which primarily included \$0.2 billion of 5.55% Verizon Northwest Debentures, \$0.3 billion of 6.9% and \$0.3 billion of 5.65% Verizon North Inc. Debentures, \$0.1 billion of 7.0% Verizon California Inc. Debentures, \$0.3 billion of 6.0% Verizon New York Inc. Debentures, \$0.3 billion of 6.46% GTE Corporation Debentures, \$0.1 billion of 6.0% Verizon South Inc. Debentures, and \$1.0 billion of 4.0% Verizon Communications Inc. Notes. As a result of the spin-off of our local exchange business and related activities in Maine, New Hampshire and Vermont, in March 2008, our net debt was reduced by approximately \$1.4 billion.

In November 2008, Verizon issued \$2.0 billion of 8.75% Notes due 2018 and \$1.3 billion of 8.95% Notes due 2039, which resulted in cash proceeds of \$3.2 billion net of discount and issuance costs. In April 2008, Verizon issued \$1.3 billion of 5.25% Notes due 2013, \$1.5 billion of 6.10% Notes due 2018, and \$1.3 billion of 6.90% Notes due 2038, resulting in cash proceeds of \$4.0 billion, net of discounts and issuance costs. In February 2008, Verizon issued \$0.8 billion of 4.35% Notes due 2013, \$1.5 billion of 5.50% Notes due 2018, and \$1.8 billion of 6.40% Notes due 2038, resulting in cash proceeds of \$4.0 billion, net of discounts and issuance costs. In January 2008, Verizon utilized a \$0.2 billion fixed rate vendor financing facility.

Verizon Wireless

2010

On June 28, 2010, Verizon Wireless exercised its right to redeem the outstanding \$1.0 billion of aggregate floating rate notes due June 2011 at a redemption price of 100% of the principal amount of the notes, plus accrued and unpaid interest through the date of redemption. In addition, during 2010 Verizon Wireless repaid the remaining \$4.0 billion of borrowings that were outstanding under a \$4.4 billion Three-Year Term Loan Facility Agreement with a maturity date of September 2011 (Three-Year Term Loan Facility). No borrowings remain outstanding under this facility as of December 31, 2010 and this facility has been cancelled.

2009

During 2009, Verizon Wireless raised capital to fund the acquisition of Alltel.

- On January 9, 2009, Verizon Wireless borrowed \$12.4 billion under a \$17.0 billion credit facility (Bridge Facility) in order to complete the acquisition of Alltel and repay a portion of the approximately \$24 billion of Alltel debt assumed. Verizon Wireless used cash generated from operations and the net proceeds from the sale of the notes in private placements issued in February 2009, May 2009 and June 2009, which are described below to repay the borrowings under the Bridge Facility. The Bridge Facility and the commitments under the Bridge Facility have been terminated.
- In February 2009, Verizon Wireless and Verizon Wireless Capital LLC coissued \$4.3 billion aggregate principal amount of three and five-year fixed rate notes in a private placement resulting in cash proceeds of \$4.2 billion, net of discounts and issuance costs.
- In May 2009, Verizon Wireless and Verizon Wireless Capital LLC coissued \$4.0 billion aggregate principal amount of two-year fixed and floating rate notes in a private placement resulting in cash proceeds of approximately \$4.0 billion, net of discounts and issuance costs.
- In June 2009, Verizon Wireless issued \$1.0 billion aggregate principal amount of floating rate notes due 2011. As described above, during 2010 these notes were repaid.
- In August 2009, Verizon Wireless repaid \$0.4 billion of borrowings that were outstanding under the Three-Year Term Loan Facility, reducing the outstanding borrowings under this facility to \$4.0 billion as of December 31, 2009. As described above, during 2010 this facility was repaid in full.

During November 2009, Verizon Wireless and Verizon Wireless Capital LLC, completed an exchange offer to exchange the privately placed notes issued in November 2008, and February and May 2009, for new notes with similar terms.

2008

In December 2008, Verizon Wireless and Verizon Wireless Capital LLC coissued €0.7 billion of 7.625% notes due 2011, €0.5 billion of 8.750% notes due 2015 and £0.6 billion of 8.875% notes due 2018 resulting in net cash proceeds of \$2.4 billion. In November 2008, Verizon Wireless and Verizon Wireless Capital LLC co-issued \$3.5 billion aggregate principal amount of five-year and ten-year fixed rate notes in a private placement resulting in cash proceeds of \$3.5 billion, net of discounts and issuance costs. These proceeds were used in connection with the acquisition of Alltel and the repayment of the Alltel debt that was assumed.

On September 30, 2008, Verizon Wireless and Verizon Wireless Capital LLC entered into the \$4.4 billion Three-Year Term Loan Facility. On June 5, 2008, Verizon Wireless entered into a \$7.6 billion 364-Day Credit Agreement which included a \$4.8 billion term facility and a \$2.8 billion delayed draw facility. On June 10, 2008, Verizon Wireless borrowed \$4.8 billion under

the 364-Day Credit Agreement in order to purchase Alltel debt obligations acquired in the second quarter of 2008 and, during the third quarter of 2008, borrowed \$2.8 billion under the delayed draw facility to complete the purchase of Rural Cellular and to repay Rural Cellular's debt and pay fees and expenses incurred in connection therewith. During 2008, the borrowings under the 364-Day Credit Agreement were repaid.

Other, net

The increase in Other, net financing activities during 2010 and 2009 was primarily driven by higher distributions to Vodafone, which owns a 45% noncontrolling interest in Verizon Wireless. In addition, Other, net financing activities during 2009 included the buyout of wireless partnerships in which our ownership interests increased as a result of the acquisition of Alltel.

Credit Facility and Shelf Registration

On April 14, 2010, we terminated all commitments under our previous \$5.3 billion 364-day credit facility with a syndicate of lenders and entered into a new \$6.2 billion three-year credit facility with a group of major financial institutions. As of December 31, 2010, the unused borrowing capacity under the three-year credit facility was approximately \$6.1 billion.

The credit facility does not require us to comply with financial covenants or maintain specified credit ratings, and it permits us to borrow even if our business has incurred a material adverse change. We use the credit facility to support the issuance of commercial paper, for the issuance of letters of credit and for general corporate purposes.

We have a shelf registration available for the issuance of up to \$4.0 billion of additional unsecured debt or equity securities.

Verizon's ratio of debt to debt combined with Verizon's equity was 57.8% at December 31, 2010 compared to 60.1% at December 31, 2009.

Dividends Paid

During 2010, we paid \$5.4 billion in dividends compared to \$5.3 billion in 2009 and \$5.0 billion in 2008. As in prior periods, dividend payments were a significant use of capital resources. The Verizon Board of Directors determines the appropriateness of the level of our dividend payments on a periodic basis by considering such factors as long-term growth opportunities, internal cash requirements and the expectations of our shareowners. During the third quarter of 2010, the Board increased our quarterly dividend payment 2.6% to \$.4875 per share from \$.475 per share in the same period of 2009. During the third quarter of 2009 and 2008, the Board increased our dividend payments 3.3% and 7.0%, respectively.

Common Stock

Common stock has been used from time to time to satisfy some of the funding requirements of employee and shareowner plans.

On February 3, 2011, the Board of Directors replaced the current share buyback program with a new program for the repurchase of up to 100 million common shares terminating no later than the close of business on February 28, 2014. The Board also determined that no additional shares were to be purchased under the prior program.

During the first quarter of 2009, we entered into a privately negotiated prepaid forward agreement for 14 million shares of Verizon common stock at a cost of approximately \$0.4 billion. We terminated the prepaid forward agreement with respect to 5 million of the shares during the fourth quarter of 2009 and 9 million of the shares in the first quarter of 2010, which resulted in the delivery of those shares to Verizon.

There were no repurchases of common stock during 2010 and 2009. During 2008, we repurchased \$1.4 billion of our common stock.

Credit Ratings

The debt securities of Verizon Communications and its subsidiaries continue to be accorded high ratings by the three primary rating agencies.

Although a one-level ratings downgrade would not be expected to significantly impact our access to capital, it could increase both the cost of refinancing existing debt and the cost of financing any new capital requirements. Securities ratings assigned by rating organizations are expressions of opinion and are not recommendations to buy, sell, or hold securities. A securities rating is subject to revision or withdrawal at any time by the assigning rating organization. Each rating should be evaluated independently of any other rating.

Covenants

Our credit agreements contain covenants that are typical for large, investment grade companies. These covenants include requirements to pay interest and principal in a timely fashion, pay taxes, maintain insurance with responsible and reputable insurance companies, preserve our corporate existence, keep appropriate books and records of financial transactions, maintain our properties, provide financial and other reports to our lenders, limit pledging and disposition of assets and mergers and consolidations, and other similar covenants.

We and our consolidated subsidiaries are in compliance with all debt covenants.

Increase (Decrease) In Cash and Cash Equivalents

Our Cash and cash equivalents at December 31, 2010 totaled \$6.7 billion, a \$4.7 billion increase compared to Cash and cash equivalents at December 31, 2009 for the reasons discussed above. Our Cash and cash equivalents at December 31, 2009 totaled \$2.0 billion, a \$7.8 billion decrease compared to Cash and cash equivalents at December 31, 2008 for the reasons discussed above.

Free Cash Flow

Free cash flow is a non-GAAP financial measure that management believes is useful to investors and other users of Verizon's financial information in evaluating cash available to pay debt and dividends. Free cash flow is calculated by subtracting capital expenditures from net cash provided by operating activities. The following table reconciles net cash provided by operating activities to free cash flow:

		(dollars in million			
Years Ended December 31,	2010	2009	2008		
Net cash provided by operating activities Less Capital expenditures (including	\$ 33,363	\$ 31,390	\$ 27,452		
capitalized software)	16,458	16,872	17,133		
Free cash flow	\$ 16,905	\$ 14,518	\$ 10,319		

Employee Benefit Plan Funded Status and Contributions

We operate numerous qualified and nonqualified pension plans and other postretirement benefit plans. These plans primarily relate to our domestic business units. During 2010, contributions to our qualified pension plans were not significant. We contributed \$0.2 billion and \$0.3 billion in 2009 and 2008, respectively, to our qualified pension plans. We also contributed \$0.1 billion, \$0.1 billion and \$0.2 billion to our nonqualified pension plans in 2010, 2009 and 2008, respectively.

During January 2011, we contributed \$0.4 billion to our qualified pension plans. We do not expect to make additional qualified pension plan contributions during the remainder of 2011. Nonqualified pension contributions are estimated to be approximately \$0.1 billion for 2011.

Contributions to our other postretirement benefit plans generally relate to payments for benefits on an as-incurred basis since the other postretirement benefit plans do not have funding requirements similar to the pension plans. We contributed \$1.2 billion, \$1.6 billion and \$1.2 billion to our other postretirement benefit plans in 2010, 2009 and 2008, respectively. Contributions to our other postretirement benefit plans are estimated to be approximately \$1.5 billion in 2011.

Leasing Arrangements

We are the lessor in leveraged and direct financing lease agreements for commercial aircraft and power generating facilities, which comprise the majority of the portfolio along with telecommunications equipment, real estate property and other equipment. These leases have remaining terms up to 40 years as of December 31, 2010. In addition, we lease space on certain of our cell towers to other wireless carriers. Minimum lease payments receivable represent unpaid rentals, less principal and interest on third-party nonrecourse debt relating to leveraged lease transactions. Since we have no general liability for this debt, which holds a senior security interest in the leased equipment and rentals, the related principal and interest have been offset against the minimum lease payments receivable in accordance with generally accepted accounting principles. All recourse debt is reflected in our consolidated balance sheets.

Off Balance Sheet Arrangements and Contractual Obligations

Contractual Obligations and Commercial Commitments

The following table provides a summary of our contractual obligations and commercial commitments at December 31, 2010. Additional detail about these items is included in the notes to the consolidated financial statements.

					(dollars in millions)			
	Payments Due By Period							
		Less than			More than			
Contractual Obligations	Total	1 year	1-3 years	3-5 years	5 years			
Long-term debt ⁽¹⁾	\$ 52,462	\$ 7,467	\$ 11,703	\$ 4,653	\$ 28,639			
Capital lease obligations (see Note 8)	332	75	114	77	66			
Total long-term debt, including current maturities	52,794	7,542	11,817	4,730	28,705			
Interest on long-term debt ⁽¹⁾	35,194	3,143	5,375	4,265	22,411			
Operating leases (see Note 8)	12,633	1,898	3,191	2,267	5,277			
Purchase obligations (see Note 17) ⁽²⁾	57,277	17,852	36,779	2,132	514			
Income tax audit settlements ⁽³⁾	208	208	-	-	-			
Other long-term liabilities ⁽⁴⁾	3,900	2,500	1,400	-				
Total contractual obligations	\$ 162,006	\$ 33,143	\$ 58,562	\$ 13,394	\$ 56,907			

(1) Items included in long-term debt with variable coupon rates are described in Note 9 to the consolidated financial statements.

(2) The purchase obligations reflected above are primarily commitments to purchase equipment, software, programming and network services, and marketing activities, which will be used or sold in the ordinary course of business. These amounts do not represent our entire anticipated purchases in the future, but represent only those items for which we are contractually committed. We also purchase products and services as needed with no firm commitment. For this reason, the amounts presented in this table alone do not provide a reliable indicator of our expected future cash outflows or changes in our expected cash position (see Note 17 to the consolidated financial statements).

(3) Income tax audit settlements include gross unrecognized tax benefits of \$0.1 billion and related gross interest and penalties of \$0.1 billion as determined under the accounting standard relating to the uncertainty in income taxes. We are not able to make a reliable estimate of when the unrecognized tax benefits balance of \$3.1 billion and related interest and penalties will be settled with the respective taxing authorities until issues or examinations are further developed (see Note 13 to the consolidated financial statements).

(4) Other long-term liabilities include estimated postretirement benefit and qualified pension plan contributions (see Note 12 to the consolidated financial statements).

Guarantees

In connection with the execution of agreements for the sale of businesses and investments, Verizon ordinarily provides representations and warranties to the purchasers pertaining to a variety of nonfinancial matters, such as ownership of the securities being sold, as well as financial losses.

As of December 31, 2010, letters of credit totaling approximately \$0.1 billion were executed in the normal course of business, which support several financing arrangements and payment obligations to third parties.

MARKET RISK

We are exposed to various types of market risk in the normal course of business, including the impact of interest rate changes, foreign currency exchange rate fluctuations, changes in investment, equity and commodity prices and changes in corporate tax rates. We employ risk management strategies, which may include the use of a variety of derivatives including cross currency swaps, foreign currency and prepaid forwards and collars, interest rate and commodity swap agreements and interest rate locks. We do not hold derivatives for trading purposes.

It is our general policy to enter into interest rate, foreign currency and other derivative transactions only to the extent necessary to achieve our desired objectives in limiting our exposure to various market risks. Our objectives include maintaining a mix of fixed and variable rate debt to lower borrowing costs within reasonable risk parameters and to protect against earnings and cash flow volatility resulting from changes in market conditions. We do not hedge our market risk exposure in a manner that would completely eliminate the effect of changes in interest rates and foreign exchange rates on our earnings. We do not expect that our net income, liquidity and cash flows will be materially affected by these risk management strategies.

Interest Rate Risk

We are exposed to changes in interest rates, primarily on our short-term debt and the portion of long-term debt that carries floating interest rates. As of December 31, 2010, more than three-fourths in aggregate principal amount of our total debt portfolio consisted of fixed rate indebtedness, including the effect of interest rate swap agreements designated as hedges. The impact of a 100 basis point change in interest rates affecting our floating rate debt would result in a change in annual interest expense, including our interest rate swap agreements that are designated as hedges, of approximately \$0.1 billion. The interest rates on our existing long-term debt obligations are unaffected by changes to our credit ratings.

The table that follows summarizes the fair values of our long-term debt, including current maturities, and interest rate swap derivatives as of December 31, 2010 and 2009. The table also provides a sensitivity analysis of the estimated fair values of these financial instruments assuming 100-basis-point upward and downward shifts in the yield curve. Our sensitivity analysis does not include the fair values of our commercial paper and bank loans, if any, because they are not significantly affected by changes in market interest rates.

			(0	sollar	rs in millions)
			Fair Value		Fair Value
			assuming		assuming
		+	100 basis		- 100 basis
At December 31, 2010	Fair Values		point shift		point shift
Long-term debt and related derivatives	\$ 58,591	\$	55,427	\$	62,247
At December 31, 2009					
Long-term debt and related derivatives	\$ 66,042	\$	62,788	\$	69,801

Interest Rate Swaps

We have entered into domestic interest rate swaps to achieve a targeted mix of fixed and variable rate debt, where we principally receive fixed rates and pay variable rates based on London Interbank Offered Rate. These swaps are designated as fair value hedges and hedge against changes in the fair value of our debt portfolio. We record the interest rate swaps at fair value on our consolidated balance sheets as assets and liabilities. Changes in the fair value of the interest rate swaps are recorded to Interest expense, which are offset by changes in the fair value of the debt due to changes in interest rates. The fair value of these contracts was \$0.3 billion and \$0.2 billion at December 31, 2010 and December 31, 2009, respectively, and are primarily included in Other assets and Long-term debt. As of December 31, 2010, the total notional amount of these interest rate swaps, designated as fair value hedges, with a notional amount of approximately \$3.0 billion.

Forward Interest Rate Swaps

In order to manage our exposure to future interest rate changes, during 2010, we entered into forward interest rate swaps with a total notional value of \$1.4 billion. We have designated these contracts as cash flow hedges. The fair value of these contracts was \$0.1 billion at December 31, 2010 and the contracts are included in Other assets. On or before February 7, 2011, Verizon terminated these forward interest rate swaps.

Foreign Currency Translation

The functional currency for our foreign operations is primarily the local currency. The translation of income statement and balance sheet amounts of our foreign operations into U.S. dollars are recorded as cumulative translation adjustments, which are included in Accumulated other comprehensive loss in our consolidated balance sheets. Gains and losses on foreign currency transactions are recorded in the consolidated statements of income in Other income and (expense), net. At December 31, 2010, our primary translation exposure was to the British Pound Sterling, the Euro and the Australian Dollar.

Cross Currency Swaps

Verizon Wireless has entered into cross currency swaps designated as cash flow hedges to exchange approximately \$2.4 billion British Pound Sterling and Euro denominated debt into U.S. dollars and to fix our future interest and principal payments in U.S. dollars, as well as mitigate the impact of foreign currency transaction gains or losses. The fair value of these swaps included primarily in Other assets was approximately \$0.1 billion and \$0.3 billion at December 31, 2010 and December 31, 2009, respectively. During 2010 and 2009, a pre-tax loss of \$0.2 billion, and a pre-tax gain of \$0.3 billion, respectively, was recognized in Other comprehensive income, a portion of which was reclassified to Other income and (expense), net to offset the related pre-tax foreign currency transaction gain on the underlying debt obligations.

CRITICAL ACCOUNTING ESTIMATES AND RECENT ACCOUNTING STANDARDS

Critical Accounting Estimates

A summary of the critical accounting estimates used in preparing our financial statements is as follows:

• Wireless licenses and Goodwill are a significant component of our consolidated assets. Both our wireless licenses and goodwill are treated as indefinite-lived intangible assets and, therefore are not amortized, but rather are tested for impairment annually in the fourth fiscal quarter, unless there are events or changes in circumstances during an interim period that indicates these assets may not be recoverable. We believe our estimates and assumptions are reasonable and represent appropriate marketplace considerations as of the valuation date. We do not believe that reasonably likely adverse changes in our assumptions and estimates would result in an impairment charge as of our latest impairment testing date. However, if there is a substantial and sustained adverse decline in our operating profitability, we may have impairment charges in future years. Any such impairment charge could be material to our results of operations and financial condition.

Wireless Licenses

The carrying value of our wireless licenses was approximately \$73.0 billion as of December 31, 2010. We aggregate our wireless licenses into one single unit of accounting, as we utilize our wireless licenses on an integrated basis as part of our nationwide wireless network. Our wireless licenses provide us with the exclusive right to utilize certain radio frequency spectrum to provide wireless communication services. There are currently no legal, regulatory, contractual, competitive, economic or other factors that limit the useful life of our wireless licenses. Our impairment test consists of comparing the estimated fair value of our wireless licenses to the aggregated carrying amount as of the test date. If the estimated fair value of our wireless licenses is less than the aggregated carrying amount of the wireless licenses then an impairment charge is recognized. Our annual impairment tests for 2010, 2009 and 2008 indicated that the fair value significantly exceeded the carrying value and, therefore, did not result in an impairment.

We estimate the fair value of our wireless licenses using a direct income based valuation approach. This approach uses a discounted cash flow analysis to estimate what a marketplace participant would be willing to pay to purchase the aggregated wireless licenses as of the valuation date. As a result we are required to make significant estimates about future cash flows specifically associated with our wireless licenses, an appropriate discount rate based on the risk associated with those estimated cash flows and assumed terminal value and growth rates. We consider current and expected future economic conditions, current and expected availability of wireless network technology and infrastructure and related equipment and the costs thereof as well as other relevant factors in estimating future cash flows. The discount rate represents our estimate of the weighted average cost of capital (or expected return, "WACC") that a marketplace participant would require as of the valuation date. We develop the discount rate based on our consideration of the cost of debt and equity of a group of guideline companies as of the valuation date. Accordingly, our discount rate incorporates our estimate of the expected return a marketplace participant would require as of the valuation date, including the risk premium associated with the current and expected economic conditions as of the valuation date. The terminal value growth rate represents our estimate of the marketplace's long-term growth rate.

Goodwill

At December 31, 2010, the balance of our goodwill was approximately \$22.0 billion, of which \$17.9 billion was in our Wireless segment and \$4.1 billion was in our Wireline segment. Determining whether an impairment has occurred requires the determination of fair value of each respective reporting unit. Our operating segments, Domestic Wireless and Wireline, are deemed to be our reporting units for purposes of goodwill impairment testing. The fair value of Domestic Wireless significantly exceeded its carrying value. The fair value of Wireline exceeded its carrying value. Accordingly, our annual impairment tests for 2010, 2009 and 2008 did not result in an impairment.

The fair value of the reporting unit is calculated using a market approach and a discounted cash flow method. The market approach includes the use of comparative multiples to corroborate discounted cash flow results. The discounted cash flow method is based on the present value of two components – projected cash flows and a terminal value. The terminal value represents the expected normalized future cash flows of the reporting unit beyond the cash flows from the discrete projection period. The fair value of the reporting unit is calculated based on the sum of the present value of the cash flows from the discrete period and the present value of the terminal value. The estimated cash flows are discounted using a rate that represents our WACC.

With regards to the Wireline goodwill valuation, a critical assumption includes the development of the WACC for use in our estimate of fair value. The WACC is based on current market conditions, including the equity-risk premium and risk-free interest rate. The projected WACC used in the estimate of fair value in future periods may be impacted by adverse changes in market and economic conditions, including risk-free interest rates, and are subject to change based on the facts and circumstances that exist at the time of the valuation, which may increase the likelihood of a potential future impairment charge related to Wireline goodwill. Reducing the calculated fair value of Wireline's net assets by more than 20 percent would not have resulted in a potential goodwill impairment.
Management's Discussion and Analysis of Financial Condition and Results of Operations – As Adjusted continued

· We maintain benefit plans for most of our employees, including, for certain employees, pension and other postretirement benefit plans. At December 31, 2010, in the aggregate, pension plan benefit obligations exceeded the fair value of pension plan assets, which will result in higher future pension plan expense. Other postretirement benefit plans have larger benefit obligations than plan assets, resulting in expense. Significant benefit plan assumptions, including the discount rate used, the long-term rate of return on plan assets and health care trend rates are periodically updated and impact the amount of benefit plan income, expense, assets and obligations. A sensitivity analysis of the impact of changes in these assumptions on the benefit obligations and expense (income) recorded, as well as the on the funded status due to an increase or a decrease in the actual versus expected return on plan assets as of December 31, 2010 and for the year then ended pertaining to Verizon's pension and postretirement benefit plans is provided in the table below.

(dollars in millions)	Percentage point change	Increase (decrease) at December 31, 2010 ³	÷
Pension plans discount rate	+0.50 -0.50	\$ (1,341) 1,472	
Rate of return on pension plan assets	+1.00 -1.00	(256) 256	
Postretirement plans discount rate	+0.50 -0.50	(1,348) 1,494	
Rate of return on postretirement plan assets	5 +1.00 -1.00	(31) 31	
Health care trend rates	+1.00 -1.00	2,788 (2,303))

* In determining its pension and other postretirement obligation, the Company used a 5.75% discount rate. The rate was selected to approximate the composite interest rates available on a selection of bonds available in the market at December 31, 2010. The bonds selected had maturities that coincided with the time periods during which benefits payments are expected to occur, were non-callable and available in sufficient quantities to ensure marketability (at least \$0.2 billion par outstanding).

Our current and deferred income taxes, and associated valuation allowances, are impacted by events and transactions arising in the normal course of business as well as in connection with the adoption of new accounting standards, changes in tax laws and rates, acquisitions and dispositions of businesses and non-recurring items. As a global commercial enterprise, our income tax rate and the classification of income taxes can be affected by many factors, including estimates of the timing and realization of deferred income tax assets and the timing and amount of income tax payments. We account for tax benefits taken or expected to be taken in our tax returns in accordance with the accounting standard relating to the uncertainty in income taxes, which requires the use of a two-step approach for recognizing and measuring tax benefits taken or expected to be taken in a tax return. We review and adjust our liability for unrecognized tax benefits based on our best judgment given the facts, circumstances, and information available at each reporting date. To the extent that the final outcome of these tax positions is different than the amounts recorded, such differences may impact income tax expense and actual tax payments. We recognize any interest and penalties accrued related to unrecognized tax benefits in income tax expense. Actual tax payments may materially differ from estimated liabilities as a result of changes in tax laws as well as unanticipated transactions impacting related income tax balances.

• Our Plant, property and equipment balance represents a significant component of our consolidated assets. We record plant, property and equipment at cost. Depreciation expense on our local telephone operations is principally based on the composite group remaining life method and straight-line composite rates, which provides for the recognition of the cost of the remaining net investment in local telephone plant, less anticipated net salvage value, over the remaining asset lives. An increase or decrease of 50 basis points to the composite rates of this class of assets would result in an increase or decrease of approximately \$0.6 billion to depreciation expense based on year-end plant balances at December 31, 2010. We depreciate other plant, property and equipment on a straight-line basis over the estimated useful life of the assets. We expect that a one-year increase in estimated useful lives of our plant, property and equipment that we depreciate on a straight line basis would result in a decrease to our 2010 depreciation expense of \$1.0 billion and that a one-year decrease would result in an increase of approximately \$1.2 billion in our 2010 depreciation expense.

Recent Accounting Standards

On January 1, 2011, we prospectively adopted the accounting standard update regarding revenue recognition for multiple deliverable arrangements. This method allows a vendor to allocate revenue in an arrangement using its best estimate of selling price if neither vendor specific objective evidence nor third party evidence of selling price exists. Accordingly, the residual method of revenue allocation is no longer permissible. The adoption of this standard update is not expected to have a significant impact on our consolidated financial statements.

On January 1, 2011, we prospectively adopted the accounting standard update regarding revenue recognition for arrangements that include software elements. This update requires tangible products that contain software and non-software elements that work together to deliver the products' essential functionality to be evaluated under the accounting standard regarding multiple deliverable arrangements. The adoption of this standard update is not expected to have a significant impact on our consolidated financial statements.

OTHER FACTORS THAT MAY AFFECT FUTURE RESULTS

Acquisitions and Divestitures

Terremark Worldwide, Inc.

On January 27, 2011, Verizon announced that it had entered into a definitive agreement to acquire all of the common stock of Terremark Worldwide, Inc., a global provider of IT infrastructure and cloud services, for \$19 per share in cash (or approximately \$1.4 billion). Terremark had approximately \$0.5 billion of debt outstanding as of December 31, 2010. The acquisition, which is subject to the satisfaction of conditions, including the receipt of a regulatory approval, is expected to close in the first quarter of 2011. The acquisition will enhance Verizon's offerings to governmental and large enterprise customers.

Access Lines Spin-offs

Frontier Transaction

On May 13, 2009, we announced plans to spin off a newly formed subsidiary of Verizon (Spinco) to our stockholders and for Spinco to merge with Frontier immediately following the spin-off pursuant to a definitive agreement with Frontier, with Frontier to be the surviving corporation.

On July 1, 2010, after receiving regulatory approval, we completed the spin-off of the shares of Spinco to Verizon stockholders and the merger of Spinco with Frontier, resulting in Verizon stockholders collectively owning approximately 68 percent of Frontier's equity which was outstanding immediately following the merger. Frontier issued approximately 678.5 million shares of Frontier common stock in the aggregate to Verizon stockholders in the merger, and Verizon stockholders received one share of Frontier common stock for every 4.165977 shares of Verizon common stock they owned as of June 7, 2010. Verizon stockholders received cash in lieu of any fraction of a share of Frontier common stock to which they otherwise were entitled.

At the time of the spin-off and the merger, Spinco held defined assets and liabilities of the local exchange business and related landline activities of Verizon in Arizona, Idaho, Illinois, Indiana, Michigan, Nevada, North Carolina, Ohio, Oregon, South Carolina, Washington, West Virginia and Wisconsin, and in portions of California bordering Arizona, Nevada and Oregon, including Internet access and long distance services and broadband video provided to designated customers in those areas. The transactions did not involve any assets or liabilities of Verizon Wireless. The merger resulted in Frontier acquiring approximately 4 million access lines and certain related businesses from Verizon, which collectively generated revenues of approximately \$4 billion for Verizon's Wireline segment during 2009 and approximately \$1.7 billion of revenue for Verizon's Wireline segment during the six months ended June 30, 2010.

Pursuant to the terms of Verizon's equity incentive plans, shortly following the closing of the spin-off and the merger, the number of outstanding and unvested restricted stock units (RSUs) and performance stock units (PSUs) held by current and former Verizon employees (including Verizon employees who became employees of Frontier in connection with the merger) was increased to reflect a number of additional units approximately equal to the cash value of the Frontier common stock that the holders of the RSUs and PSUs would have received with respect to hypothetical shares of Verizon common stock subject to awards under those plans. In addition, the exercise prices and number of shares of Verizon common stock underlying stock options to purchase shares of Verizon common stock previously granted to employees under equity incentive plans were adjusted pursuant to the terms of those plans to take into account the decrease in the value of Verizon common stock immediately following the spin-off and merger. The total value of the transaction to Verizon and its stockholders was approximately \$8.6 billion. Verizon stockholders received \$5.3 billion in Frontier common stock (based on the valuation formula contained in the merger agreement with Frontier) as described above, and Verizon received \$3.3 billion in aggregate value, comprised of \$3.1 billion in the form of a special cash payment from Spinco and \$0.3 billion in a reduction in Verizon's consolidated indebtedness. During July 2010, Verizon used the proceeds from the special cash payment to reduce its consolidated indebtedness. The accompanying consolidated financial statements for the year ended December 31, 2010 include these operations prior to the completion of the spin-off on July 1, 2010. The spin-off decreased Total equity and Goodwill by approximately \$1.9 billion and \$0.6 billion, respectively.

On April 12, 2010, Spinco completed a financing of \$3.2 billion in principal amount of notes. The gross proceeds of the offering were deposited into an escrow account. Immediately prior to the spin-off on July 1, 2010, the funds in the escrow account representing the net cash proceeds from the offering were released to Verizon. These proceeds are reflected in the consolidated statement of cash flows as Proceeds from access line spin-off.

FairPoint Transaction

On March 31, 2008, we completed the spin-off of the shares of Northern New England Spinco Inc. to Verizon shareowners and the merger of Northern New England Spinco Inc. with FairPoint Communications, Inc. As a result of the spin-off, our net debt was reduced by approximately \$1.4 billion. The consolidated statements of income for the periods presented include the results of operations of the local exchange and related business assets in Maine, New Hampshire and Vermont through the date of completion of the spin-off.

Alltel Divestiture Markets

As a condition of the regulatory approvals by the DOJ and the FCC to complete the acquisition of Alltel in January 2009, Verizon Wireless was required to divest overlapping properties in 105 operating markets in 24 states. Total assets and total liabilities divested were \$2.6 billion and \$0.1 billion, respectively, principally comprised of network assets, wireless licenses and customer relationships that were included in Prepaid expenses and other current assets and Other current liabilities, respectively, on the consolidated balance sheet at December 31, 2009.

On May 8, 2009, Verizon Wireless entered into a definitive agreement with AT&T Mobility, pursuant to which AT&T Mobility agreed to acquire 79 of the 105 Alltel Divestiture Markets, including licenses and network assets, for approximately \$2.4 billion in cash. On June 9, 2009, Verizon Wireless entered into a definitive agreement with Atlantic Tele-Network, Inc. (ATN), pursuant to which ATN agreed to acquire the remaining 26 Alltel Divestiture Markets, including licenses and network assets, for \$0.2 billion in cash. During the second quarter of 2010, Verizon Wireless completed both transactions.

Other

On August 23, 2010, Verizon Wireless acquired the net assets and related customers of six operating markets in Louisiana and Mississippi in a transaction with AT&T Inc. for cash consideration of \$0.2 billion. These assets were acquired to enhance Verizon Wireless' network coverage in these operating markets. The preliminary purchase price allocation primarily resulted in \$0.1 billion of wireless licenses and \$0.1 billion in goodwill.

Management's Discussion and Analysis of Financial Condition and Results of Operations – As Adjusted continued

Regulatory and Competitive Trends

Competition and Regulation

Technological, regulatory and market changes have provided Verizon both new opportunities and challenges. These changes have allowed Verizon to offer new types of services in an increasingly competitive market. At the same time, they have allowed other service providers to broaden the scope of their own competitive offerings. Current and potential competitors for network services include other telephone companies, cable companies, wireless service providers, foreign telecommunications providers, satellite providers, electric utilities, Internet service providers, providers of VoIP services, and other companies that offer network services using a variety of technologies. Many of these companies have a strong market presence, brand recognition and existing customer relationships, all of which contribute to intensifying competition and may affect our future revenue growth. Many of our competitors also remain subject to fewer regulatory constraints than us.

We are unable to predict definitively the impact that the ongoing changes in the telecommunications industry will ultimately have on our business, results of operations or financial condition. The financial impact will depend on several factors, including the timing, extent and success of competition in our markets, the timing and outcome of various regulatory proceedings and any appeals, and the timing, extent and success of our pursuit of new opportunities.

FCC Regulation

The FCC has jurisdiction over our interstate telecommunications services and other matters under the Communications Act of 1934, as amended (Communications Act). The Communications Act generally provides that we may not charge unjust or unreasonable rates, or engage in unreasonable discrimination when we are providing services as a common carrier, and regulates some of the rates, terms and conditions under which we provide certain services. The FCC also has adopted regulations governing various aspects of our business including: (i) use and disclosure of customer proprietary network information; (ii) telemarketing; (iii) assignment of telephone numbers to customers; (iv) provision to law enforcement agencies of the capability to obtain call identifying information and call content information from calls pursuant to lawful process; (v) accessibility of services and equipment to individuals with disabilities if readily achievable; (vi) interconnection with the networks of other carriers; and (vii) customers' ability to keep (or "port") their telephone numbers when switching to another carrier. In addition, we pay various fees to support other FCC programs, such as the universal service program discussed below. Changes to these mandates, or the adoption of additional mandates, could require us to make changes to our operations or otherwise increase our costs of compliance.

Broadband

The FCC previously adopted a series of orders that impose lesser regulatory requirements on broadband services and facilities than apply to narrowband or traditional telephone services. With respect to wireline facilities, the FCC determined that certain unbundling requirements that apply to narrowband facilities of local exchange carriers do not apply to broadband facilities such as fiber to the premise loops and packet switches. With respect to services, the FCC concluded that both wireline and wireless broadband Internet access services qualify as largely deregulated information services. Separately, certain of our wireline broadband services sold primarily to larger business customers were largely deregulated when our forbearance petition was deemed granted by operation of law. The latter relief has been upheld on appeal, but is subject to a continuing challenge before the FCC.

In December of 2010, the FCC adopted so-called "net neutrality" rules governing broadband Internet access services that it describes as intended to preserve the openness of the Internet. The rules require

providers of broadband Internet access to publicly disclose information relating to the performance and terms of its services. For "fixed" services, the rules prohibit blocking lawful content, applications, services or nonharmful devices. The rules also prohibit unreasonable discrimination in transmitting lawful traffic over a consumer's broadband Internet access service. For "mobile" services, the rules prohibit blocking access to lawful websites or blocking applications that compete with the provider's voice or video telephony services. The restrictions are subject to "reasonable network management." The rules also establish a complaint process, and state that the FCC will continue to monitor developments to determine whether to impose further regulations. The rules are scheduled to take effect following their review by the Office of Management and Budget, and will be subject to appeals.

Video

The FCC has a body of rules that apply to cable operators under Title VI of the Communications Act of 1934, and these rules also generally apply to telephone companies that provide cable services over their networks. In addition, the Act generally requires companies that provide cable service over a cable system to obtain a local cable franchise, and the FCC has adopted rules that interpret and implement this requirement.

Interstate Access Charges and Intercarrier Compensation

The FCC's current framework for interstate switched access rates was established in the Coalition for Affordable Local and Long Distance Services (CALLS) plan which the FCC adopted in 2000, and it has adopted a separate framework that applies to dial-up Internet-bound traffic. The FCC currently is conducting a broad rulemaking to determine whether and how these existing frameworks should be modified.

An FCC rulemaking proceeding is also pending to address the regulation of services that use IP. The issues raised in the rulemaking as well as in several petitions currently pending before the FCC include whether, and under what circumstances, access charges should apply to voice or other IP services and the scope of federal and state commission authority over these services.

The FCC's current rules for special access services provide for pricing flexibility and ultimately the removal of services from price regulation when prescribed competitive thresholds are met. More than half of special access revenues are now removed from price regulation. The FCC currently has a rulemaking proceeding underway to determine whether and how these rules should be modified.

Universal Service

The FCC has adopted a body of rules implementing the universal service provisions of the Telecommunications Act of 1996, including provisions to support rural and non-rural high-cost areas, low income subscribers, schools and libraries and rural health care. The FCC's rules require telecommunications companies including Verizon to pay into the Universal Service Fund (USF), which then makes distributions in support of the programs. Certain of the FCC's rules for support to high-cost areas served by larger "non-rural" local telephone companies are the subject of a pending appeal. Separately, in response to growth in the size of the USF, the FCC has capped the amount of distributions competitive carriers (including all wireless carriers) may receive from the USF. In its 2008 order approving Verizon Wireless' acquisition of Alltel, the FCC also required Verizon Wireless to phase out the high-cost universal service support the merged company receives by 20 percent during the first year following completion of the acquisition and by an additional 20 percent for each of the following three years, after which no support will be provided. The FCC currently is considering other changes to the rules governing contributions to, and disbursements from, the fund. Any change in the current rules could result in a change in the contribution that Verizon and others must make and that would have to be collected from customers, or in the amounts that these providers receive from the USF.

Management's Discussion and Analysis of Financial Condition and Results of Operations – As Adjusted continued

Unbundling of Network Elements

Under Section 251 of the Telecommunications Act of 1996, incumbent local exchange carriers are required to provide competing carriers with access to components of their network on an unbundled basis, known as UNEs, where certain statutory standards are satisfied. The FCC has adopted rules defining the network elements that must be made available, including criteria for determining whether high-capacity loops, transport or dark fiber transport must be unbundled in individual wire centers. The Telecommunications Act of 1996 also adopted a cost-based pricing standard for these UNEs, which the FCC interpreted as allowing it to impose a pricing standard known as "total element long run incremental cost" or "TELRIC."

Wireless Services

The FCC regulates the licensing, construction, operation, acquisition and transfer of wireless communications systems, including the systems that Verizon Wireless operates, pursuant to the Communications Act, other legislation, and the FCC's rules. The FCC and Congress continuously consider changes to these laws and rules. Adoption of new laws or rules may raise the cost of providing service or require modification of Verizon Wireless' business plans or operations.

To use the radio frequency spectrum, wireless communications systems must be licensed by the FCC to operate the wireless network and mobile devices in assigned spectrum segments. Verizon Wireless holds FCC licenses to operate in several different radio services, including the cellular radiotelephone service, personal communications service, wireless communications service, and point-to-point radio service. The technical and service rules, the specific radio frequencies and amounts of spectrum Verizon Wireless holds, and the sizes of the geographic areas it is authorized to operate in, vary for each of these services. However, all of the licenses Verizon Wireless holds allow it to use spectrum to provide a wide range of mobile and fixed communications services, including both voice and data services, and Verizon Wireless operates a seamless network that utilizes those licenses to provide services to customers. Because the FCC issues licenses for only a fixed time, generally 10 years, Verizon Wireless must periodically seek renewal of those licenses. Although the FCC has routinely renewed all of Verizon Wireless' licenses that have come up for renewal to date, challenges could be brought against the licenses in the future. If a wireless license were revoked or not renewed upon expiration, Verizon Wireless would not be permitted to provide services on the licensed spectrum in the area covered by that license.

The FCC has also imposed specific mandates on carriers that operate wireless communications systems, which increase Verizon Wireless' costs. These mandates include requirements that Verizon Wireless: (i) meet specific construction and geographic coverage requirements during the license term; (ii) meet technical operating standards that, among other things, limit the radio frequency radiation from mobile devices and antennas; (iii) deploy "Enhanced 911" wireless services that provide the wireless caller's number, location and other information to a state or local public safety agency that handles 911 calls; (iv) provide roaming services to other wireless service providers; and (v) comply with regulations for the construction of transmitters and towers that, among other things, restrict siting of towers in environmentally sensitive locations and in places where the towers would affect a site listed or eligible for listing on the National Register of Historic Places. Changes to these mandates could require Verizon Wireless to make changes to operations or increase its costs of compliance. In its November 4, 2008 order approving Verizon Wireless' acquisition of Alltel, the FCC adopted conditions that impose additional requirements on Verizon Wireless in its provision of Enhanced 911 services and roaming services.

The Communications Act imposes restrictions on foreign ownership of U.S. wireless systems. The FCC has approved the interest that Vodafone Group Plc holds, through various of its subsidiaries, in Verizon Wireless.

The FCC may need to approve any increase in Vodafone's interest or the acquisition of an ownership interest by other foreign entities. In addition, as part of the FCC's approval of Vodafone's ownership interest, Verizon Wireless, Verizon and Vodafone entered into an agreement with the U.S. Department of Defense, Department of Justice and Federal Bureau of Investigation which imposes national security and law enforcement-related obligations on the ways in which Verizon Wireless stores information and otherwise conducts its business.

Verizon Wireless anticipates that it will need additional spectrum to meet future demand. It can meet spectrum needs by purchasing licenses or leasing spectrum from other licensees, or by acquiring new spectrum licenses from the FCC. Under the Communications Act, before Verizon Wireless can acquire a license from another licensee in order to expand its coverage or its spectrum capacity in a particular area, it must file an application with the FCC, and the FCC can grant the application only after a period for public notice and comment. This review process can delay acquisition of spectrum needed to expand services, and can result in conditions on the purchaser that can impact its costs and business plans. The Communications Act also requires the FCC to award new licenses for most commercial wireless services through a competitive bidding process in which spectrum is awarded to bidders in an auction. Verizon Wireless has participated in spectrum auctions to acquire licenses for radio spectrum in various bands. Most recently, Verizon Wireless participated in the FCC's auction of spectrum in the 700 MHz band, and was the high bidder on 109 700 MHz licenses. The FCC granted all of those licenses to Verizon Wireless on November 26, 2008.

The FCC also adopted service rules that will impose costs on licensees that acquire the 700 MHz band spectrum either through auction or by purchasing such spectrum from other companies. These rules include minimum coverage mandates by specific dates during the license terms, and, for approximately one-third of the spectrum, known as the "C Block," "open access" requirements, which generally require licensees of that spectrum to allow customers to use devices and applications of their choice on the LTE network we are deploying on that spectrum, including those obtained from sources other than us or our distributors or dealers, subject to certain technical limitations established by us. Verizon Wireless holds the C Block 700 MHz licenses covering the entire United States. In adopting its "net neutrality" rules discussed above, the FCC stated that the new rules operate independently from the "open access" requirements that continue to apply to the C Block licensees.

The FCC is also conducting several proceedings to explore making additional spectrum available for licensed and/or unlicensed use. These proceedings could increase radio interference to Verizon Wireless' operations from other spectrum users and could impact the ways in which it uses spectrum, the capacity of that spectrum to carry traffic, and the value of that spectrum.

State Regulation and Local Approvals

Telephone Operations

State public utility commissions regulate our telephone operations with respect to certain telecommunications intrastate rates and services and other matters. Our competitive local exchange carrier and long distance operations are generally classified as nondominant and lightly regulated the same as other similarly situated carriers. Our incumbent local exchange operations are generally classified as dominant. These latter operations (California, Connecticut, Delaware, the District of Columbia, Florida, Maryland, Massachusetts, New Jersey, New York, North Carolina, Pennsylvania, Rhode Island, Texas and Virginia) are subject to various levels of pricing flexibility, deregulation, detariffing, and service quality standards. None of the states are subject to earnings regulation.

Management's Discussion and Analysis of Financial Condition and Results of Operations – As Adjusted continued

Video

Companies that provide cable service over a cable system are typically subject to state and/or local cable television rules and regulations. As noted above, cable operators generally must obtain a local cable franchise from each local unit of government prior to providing cable service in that local area. Some states have enacted legislation that enables cable operators to apply for, and obtain, a single cable franchise at the state, rather than local, level. To date, Verizon has applied for and received state-issued franchises in California, Florida, New Jersey, Texas and the unincorporated areas of Delaware. We also have obtained authorization from the state commission in Rhode Island to provide cable service in certain areas in that state, have obtained required state commission approvals for our local franchises in New York, and will need to obtain additional state commission approvals in these states to provide cable service in additional areas. Virginia law provides us the option of entering a given franchise area using state standards if local franchise negotiations are unsuccessful.

Wireless Services

The rapid growth of the wireless industry has led to efforts by some state legislatures and state public utility commissions to regulate the industry in ways that may impose additional costs on Verizon Wireless. The Communications Act generally preempts regulation by state and local governments of the entry of, or the rates charged by, wireless carriers, but does not prohibit states from regulating the other "terms and conditions" of wireless service. While numerous state commissions do not currently have jurisdiction over wireless services, state legislatures may decide to grant them such jurisdiction, and those commissions that already have authority to impose regulations on wireless carriers may adopt new rules.

State efforts to regulate wireless services have included proposals to regulate customer billing, termination of service, trial periods for service, advertising, the use of handsets while driving, reporting requirements for system outages and the availability of broadband wireless services. Wireless tower and antenna facilities are also subject to state and local zoning and land use regulation, and securing approvals for new or modified tower or antenna sites is often a lengthy and expensive process.

Verizon Wireless (as well as AT&T and Sprint-Nextel) is a party to an Assurance of Voluntary Compliance (AVC) with 33 State Attorneys General. The AVC, which generally reflected Verizon Wireless' practices at the time it was entered into in July 2004, obligates the company to disclose certain rates and terms during a sales transaction, to provide maps depicting coverage, and to comply with various requirements regarding advertising, billing, and other practices.

Environmental Matters

During 2003, under a government-approved plan, remediation commenced at the site of a former Sylvania facility in Hicksville, New York that processed nuclear fuel rods in the 1950s and 1960s. Remediation beyond original expectations proved to be necessary and a reassessment of the anticipated remediation costs was conducted. A reassessment of costs related to remediation efforts at several other former facilities was also undertaken. In September 2005, the Army Corps of Engineers (ACE) accepted the Hicksville site into the Formerly Utilized Sites Remedial Action Program. This may result in the ACE performing some or all of the remediation effort for the Hicksville site with a corresponding decrease in costs to Verizon. To the extent that the ACE assumes responsibility for remedial work at the Hicksville site, an adjustment to a reserve previously established for the remediation may be made. Adjustments to the reserve may also be made based upon actual conditions discovered during the remediation at this or any other site requiring remediation.

CAUTIONARY STATEMENT CONCERNING FORWARD-LOOKING STATEMENTS

In this Report we have made forward-looking statements. These statements are based on our estimates and assumptions and are subject to risks and uncertainties. Forward-looking statements include the information concerning our possible or assumed future results of operations. Forward-looking statements also include those preceded or followed by the words "anticipates," "believes," "estimates," "hopes" or similar expressions. For those statements, we claim the protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995.

The following important factors, along with those discussed elsewhere in this Report could affect future results and could cause those results to differ materially from those expressed in the forward-looking statements:

- the effects of adverse conditions in the U.S. and international economies;
- the effects of competition in our markets;
- materially adverse changes in labor matters, including labor negotiations, and any resulting financial and/or operational impact;
- the effect of material changes in available technology;
- any disruption of our key suppliers' provisioning of products or services;
- significant increases in benefit plan costs or lower investment returns on plan assets;
- the impact of natural disasters, terrorist attacks, breaches of network or information technology security or existing or future litigation and any resulting financial impact not covered by insurance;
- technology substitution;
- an adverse change in the ratings afforded our debt securities by nationally accredited ratings organizations or adverse conditions in the credit markets impacting the cost, including interest rates, and/or availability of financing;
- any changes in the regulatory environments in which we operate, including any increase in restrictions on our ability to operate our networks;
- the timing, scope and financial impact of our deployment of broadband technology;
- changes in our accounting assumptions that regulatory agencies, including the SEC, may require or that result from changes in the accounting rules or their application, which could result in an impact on earnings;
- our ability to complete acquisitions and dispositions; and
- · the inability to implement our business strategies.

Report of Management on Internal Control Over Financial Reporting

We, the management of Verizon Communications Inc., are responsible for establishing and maintaining adequate internal control over financial reporting of the company. Management has evaluated internal control over financial reporting of the company using the criteria for effective internal control established in Internal Control–Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission.

Management has assessed the effectiveness of the company's internal control over financial reporting as of December 31, 2010. Based on this assessment, we believe that the internal control over financial reporting of the company is effective as of December 31, 2010. In connection with this assessment, there were no material weaknesses in the company's internal control over financial reporting identified by management.

The company's financial statements included in this Annual Report have been audited by Ernst & Young LLP, independent registered public accounting firm. Ernst & Young LLP has also provided an attestation report on the company's internal control over financial reporting.

War Seident

Ivan G. Seidenberg Chairman and Chief Executive Officer

Franci Johan

Francis J. Shammo Executive Vice President and Chief Financial Officer

Bob Barish

Robert J. Barish Senior Vice President and Controller

Report of Independent Registered Public Accounting Firm on Internal Control Over Financial Reporting

To The Board of Directors and Shareowners of Verizon Communications Inc.:

We have audited Verizon Communications Inc. and subsidiaries' (Verizon) internal control over financial reporting as of December 31, 2010, based on criteria established in Internal Control–Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). Verizon's management is responsible for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Report of Management on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on the company's internal control over financial reporting based on our audit.

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

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

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

In our opinion, Verizon maintained, in all material respects, effective internal control over financial reporting as of December 31, 2010, based on the COSO criteria.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of Verizon as of December 31, 2010 and 2009, and the related consolidated statements of income, cash flows and changes in equity for each of the three years in the period ended December 31, 2010 of Verizon and our report dated February 28, 2011 expressed an unqualified opinion thereon.

Ernet + Young LLP

Ernst & Young LLP New York, New York

February 28, 2011

Report of Independent Registered Public Accounting Firm on Financial Statements

To The Board of Directors and Shareowners of Verizon Communications Inc.:

We have audited the accompanying consolidated balance sheets of Verizon Communications Inc. and subsidiaries (Verizon) as of December 31, 2010 and 2009, and the related consolidated statements of income, cash flows and changes in equity for each of the three years in the period ended December 31, 2010. These financial statements are the responsibility of Verizon's management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of Verizon at December 31, 2010 and 2009, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 2010, in conformity with U.S. generally accepted accounting principles.

As discussed in Note 1 to the consolidated financial statements, Verizon has elected to change its methods of accounting for actuarial gains and losses and the calculation of expected returns on plan assets for all pension and other postretirement benefit plans during the fourth quarter of 2010.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), Verizon's internal control over financial reporting as of December 31, 2010, based on criteria established in Internal Control–Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 28, 2011 expressed an unqualified opinion thereon.

Ernst + Young LLP

Ernst & Young LLP New York, New York

February 28, 2011

Consolidated Statements of Income – As Adjusted

		(dollars in millions, except per share amounts)				
Years Ended December 31,	2010	2009	2008			
Operating Revenues	\$ 106,565	\$ 107,808	\$ 97,354			
Operating Expenses						
Cost of services and sales (exclusive of items shown below)	44,149	44,579	38,615			
Selling, general and administrative expense	31,366	30,717	41,517			
Depreciation and amortization expense	16,405	16,534	14,610			
Total Operating Expenses	91,920	91,830	94,742			
Operating Income	14,645	15,978	2,612			
Equity in earnings of unconsolidated businesses	508	553	567			
Other income and (expense), net	54	91	283			
Interest expense	(2,523)	(3,102)	(1,819)			
Income Before (Provision) Benefit for Income Taxes	12,684	13,520	1,643			
(Provision) benefit for income taxes	(2,467)	(1,919)	2,319			
Net Income	\$ 10,217	\$ 11,601	\$ 3,962			
Net income attributable to noncontrolling interest	\$ 7,668	\$ 6,707	\$ 6,155			
Net income (loss) attributable to Verizon	2,549	4,894	(2,193)			
Net Income	\$ 10,217	\$ 11,601	\$ 3,962			
Basic Earnings (Loss) Per Common Share						
Net income (loss) attributable to Verizon	\$.90	\$ 1.72	\$ (.77)			
Weighted-average shares outstanding (in millions)	2,830	2,841	2,849			
Diluted Earnings (Loss) Per Common Share						
Net income (loss) attributable to Verizon	\$.90	\$ 1.72	\$ (.77)			
Weighted-average shares outstanding (in millions)	2,833	2,841	2,849			

Consolidated Balance Sheets – As Adjusted

	(dollars in millions, except per share amounts					
At December 31,	2010	2009				
Acceta						
Assets Current assets						
Cash and cash equivalents	\$ 6,668	ć 2.000				
		\$ 2,009				
Short-term investments	545	490				
Accounts receivable, net of allowances of \$876 and \$976	11,781	12,573				
Inventories	1,131	1,426				
Prepaid expenses and other	2,223	5,247				
Total current assets	22,348	21,745				
Plant, property and equipment	211,655	229,743				
Less accumulated depreciation	123,944	137,758				
	87,711	91,985				
Investments in unconsolidated businesses	3,497	3,118				
Wireless licenses	72,996	72,067				
Goodwill	21,988	22,472				
Other intangible assets, net	5,830	6,764				
Other assets	5,635	8,756				
Total assets	\$ 220,005	\$ 226,907				
Liabilities and Equity Current liabilities Debt maturing within one year Accounts payable and accrued liabilities Other Total current liabilities	\$ 7,542 15,702 7,353 30,597	\$ 7,205 15,223 6,708 29,136				
		25,150				
Long-term debt	45,252	55,051				
Employee benefit obligations	28,164	32,622				
Deferred income taxes	22,818	19,190				
Other liabilities	6,262	6,765				
Equity						
Series preferred stock (\$.10 par value; none issued)	-	-				
Common stock (\$.10 par value; 2,967,610,119 shares issued in both periods)	297	297				
Contributed capital	37,922	40,108				
Reinvested earnings	4,368	7,260				
Accumulated other comprehensive income (loss)	1,049	(1,372)				
Common stock in treasury, at cost	(5,267)	(5,000)				
Deferred compensation - employee stock ownership plans and other	200	89				
Noncontrolling interest	48,343	42,761				
Total equity	86,912	84,143				
Total liabilities and equity	\$ 220,005	\$ 226,907				

Consolidated Statements of Cash Flows – As Adjusted

			(dollars in millions)
Years Ended December 31,	2010	2009	2008
Cash Flows from Operating Activities			
Net Income	\$ 10,217	\$ 11,601	\$ 3,962
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization expense	16,405	16,534	14,610
Employee retirement benefits	3,988	2,964	16,077
Deferred income taxes	3,233	2,093	(3,468)
Provision for uncollectible accounts	1,246	1,306	1,085
Equity in earnings of unconsolidated businesses, net of dividends received	2	389	212
Changes in current assets and liabilities, net of effects from acquisition/disposition			
of businesses:			
Accounts receivable	(859)	(1,393)	(1,085)
Inventories	299	235	(188)
Other assets	(313)	(102)	(59)
Accounts payable and accrued liabilities	1,075	(1,251)	(1,701)
Other, net	(1,930)	(986)	(1,993)
Net cash provided by operating activities	33,363	31,390	27,452
Cash Flows from Investing Activities			
Capital expenditures (including capitalized software)	(16,458)	(16,872)	(17,133)
Acquisitions of licenses, investments and businesses, net of cash acquired	(1,438)	(5,958)	(15,904)
Proceeds from dispositions	2,594	(5,556)	(13,501)
Net change in short-term investments	(3)	84	1.677
Other, net	251	(410)	(114)
Net cash used in investing activities	(15,054)	(23,156)	(31,474)
Cash Flows from Financing Activities Proceeds from long-term borrowings	_	12,040	21,598
Repayments of long-term borrowings and capital lease obligations	(8,136)	(19,260)	(4,146)
Increase (decrease) in short-term obligations, excluding current maturities	(1,097)	(1,652)	2,389
Dividends paid	(5,412)	(5,271)	(4,994)
Proceeds from access line spin-off	3,083	(3,2,1)	(1,551)
Proceeds from sale of common stock		_	16
Purchase of common stock for treasury	_	_	(1,368)
Other, net	(2,088)	(1,864)	(1,500) (844)
Net cash provided by (used in) financing activities	(13,650)	(16,007)	12,651
Increase (decrease) in cash and cash equivalents	4 650	(7773)	0 6 2 0
	4,659	(7,773) 9,782	8,629
Cash and cash equivalents, beginning of year	2,009	<u> </u>	1,153
Cash and cash equivalents, end of year	\$ 6,668	\$ 2,009	\$ 9,782

Consolidated Statements of Changes in Equity – As Adjusted

Years Ended December 31,			(doll) 2010	ars in millions, e	xcept per share a 2009	mounts, and shar	es in thousands) 2008
	Shares	F	Amount	Shares	Amount	Shares	Amount
Common Stock				0.077.74.0	÷	0.077.740	+
Balance at beginning of year Balance at end of year	2,967,610 2,967,610	\$	297 297	2,967,610 2,967,610	<u>\$ 297</u> 297	2,967,610 2,967,610	<u>\$ 297</u> 297
	2,907,010		297	2,907,010	297	2,907,010	297
Contributed Capital Balance at beginning of year			40,108		40,291		40,316
Access line spin-off			(2,184)				
Other			(2)		(183)		(25)
Balance at end of year			37,922		40,108		40,291
Reinvested Earnings							
Balance at beginning of year			7,260		7,676		17,884
Benefit plan accounting changes (Note 1) Adjusted balance at beginning of year			7,260		7,676		(2,953) 14,931
Net income (loss) attributable to Verizon			2,549		4,894		(2,193)
Dividends declared (\$1.925, \$1.87 and \$1.78 per share)			(5,441)		(5,310)		(5,062)
Balance at end of year			4,368		7,260		7,676
Accumulated Other Comprehensive Income (Loss)							
Balance at beginning of year attributable to Verizon			(1,372)		(1,912)		(4,484)
Spin-off of local exchange businesses and related landline activities (Note 3)			23		_		27
Benefit plan accounting changes (Note 1)			-		_		2,930
Adjusted balance at beginning of year			(1,349)		(1,912)		(1,527)
Foreign currency translation adjustments			(171)		78		(231)
Unrealized gains (losses) on marketable securities Unrealized gains (losses) on cash flow hedges			29 89		87 87		(97) (40)
Defined benefit pension and postretirement plans			2,451		288		(40)
Other comprehensive income (loss)			2,398		540		(385)
Balance at end of year attributable to Verizon			1,049		(1,372)		(1,912)
Treasury Stock							
Balance at beginning of year	(131,942)		(5,000)	(127,090)	(4,839)	(90,786)	(3,489)
Shares purchased Other (Note 10)	(9,000)		(280)	(5,000)	(166)	(36,779)	(1,368)
Shares distributed	(2)000)		(200)	(0)000)	(100)		
Employee plans	347		13	142	5	468	18
Shareowner plans Balance at end of year	<u> </u>		(5,267)	(131,942)	(5,000)	(127,090)	(4,839)
	(140,387)		(3,207)	(131,942)	(3,000)	(127,090)	(4,039)
Deferred Compensation–ESOPs and Other Balance at beginning of year			89		79		79
Restricted stock equity grant			97		-		-
Amortization			14		10		-
Balance at end of year			200		89		79
Noncontrolling Interest							
Balance at beginning of year			42,761		37,199		32,266
Net income attributable to noncontrolling interest Other comprehensive income (loss)			7,668 (35)		6,707 103		6,155 (30)
Total comprehensive income			7,633		6,810		6,125
Distributions and other			(2,051)		(1,248)		(1,192)
Balance at end of year			48,343		42,761		37,199
Total Equity		\$	86,912		\$ 84,143		\$ 78,791
Comprehensive Income							
Net income		\$	10,217		\$ 11,601		\$ 3,962
Other comprehensive income (loss) Total Comprehensive Income		ć	2,363 12,580		643 \$ 12,244		(415) \$ 3,547
-							
Comprehensive income attributable to noncontrolling interest Comprehensive income (loss) attributable to Verizon		\$	7,633 4,947		\$ 6,810 5,434		\$ 6,125 (2,578)
Total Comprehensive Income		Ś	4,947		\$ 12,244		\$ 3,547
			,		T 1 LIL IT		- JJ I/

DESCRIPTION OF BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Description of Business

Verizon Communications Inc. (Verizon or the Company) is one of the world's leading providers of communications services. We have two reportable segments, Domestic Wireless and Wireline. For further information concerning our business segments, see Note 14.

Verizon's Domestic Wireless segment, operating as Verizon Wireless, provides wireless voice and data services and equipment across the United States (U.S.) using one of the most extensive and reliable wireless networks in the nation. Verizon Wireless continues to expand its penetration of data services and offerings of data devices for both consumer and business customers.

Our Wireline segment provides communications services, including voice, broadband video and data, network access, nationwide long distance and other communications products and services, and also owns and operates one of the most expansive end-to-end global Internet Protocol (IP) networks. We continue to deploy advanced broadband network technology, with our fiber-to-the-premises network, operated under the FiOS service mark, creating a platform with sufficient bandwidth and capabilities to meet customers' current and future needs. FiOS allows us to offer our customers a wide array of broadband services, including advanced data and video offerings. Our IP network includes over 485,000 route miles of fiber optic cable and provides access to over 150 countries across six continents, enabling us to provide next-generation IP network products and information technology services to medium and large businesses and government customers worldwide.

Consolidation

The method of accounting applied to investments, whether consolidated, equity or cost, involves an evaluation of all significant terms of the investments that explicitly grant or suggest evidence of control or influence over the operations of the investee. The consolidated financial statements include our controlled subsidiaries. For controlled subsidiaries that are not wholly owned, the noncontrolling interest is included in Net income and Total equity. Investments in businesses which we do not control, but have the ability to exercise significant influence over operating and financial policies, are accounted for using the equity method. Investments in which we do not have the ability to exercise significant influence over operating and financial policies are accounted for under the cost method. Equity and cost method investments are included in Investments in unconsolidated businesses in our consolidated balance sheets. Certain of our cost method investments are classified as availablefor-sale securities and adjusted to fair value pursuant to the accounting standard related to debt and equity securities. All significant intercompany accounts and transactions have been eliminated.

Basis of Presentation

We have reclassified certain prior year amounts to conform to the current year presentation. Also, refer to "Employee Benefit Plans" below regarding a change in accounting for benefit plans.

Corporate, eliminations and other during the periods presented include a non-cash adjustment of \$0.2 billion, (\$0.1 billion) and (\$34 million) in 2010, 2009 and 2008, respectively, primarily to adjust wireless data revenues. This adjustment was recorded to properly defer previously recognized wireless data revenues that will be earned and recognized in future periods. The adjustment was recorded during 2010, which reduced Net income (loss) attributable to Verizon by approximately \$0.1 billion. Consolidated revenues in 2009 and 2008 were not affected as the amounts involved were not material to our consolidated financial statements.

Use of Estimates

We prepare our financial statements using U.S. generally accepted accounting principles (GAAP), which require management to make estimates and assumptions that affect reported amounts and disclosures. Actual results could differ from those estimates.

Examples of significant estimates include: the allowance for doubtful accounts, the recoverability of plant, property and equipment, the recoverability of intangible assets and other long-lived assets, unbilled revenues, fair values of financial instruments, unrecognized tax benefits, valuation allowances on tax assets, accrued expenses, pension and postretirement benefit assumptions, contingencies and allocation of purchase prices in connection with business combinations.

Revenue Recognition

Domestic Wireless

Our Domestic Wireless segment earns revenue by providing access to and usage of its network, which includes voice and data revenue. In general, access revenue is billed one month in advance and recognized when earned. Usage revenue is generally billed in arrears and recognized when service is rendered. Equipment sales revenue associated with the sale of wireless handsets and accessories is recognized when the products are delivered to and accepted by the customer, as this is considered to be a separate earnings process from the sale of wireless services. For agreements involving the resale of third-party services in which we are considered the primary obligor in the arrangements, we record the revenue gross at the time of the sale.

Wireline

Our Wireline segment earns revenue based upon usage of its network and facilities and contract fees. In general, fixed monthly fees for voice, video, data and certain other services are billed one month in advance and recognized when earned. Revenue from services that are not fixed in amount and are based on usage is generally billed in arrears and recognized when such services are provided.

When we bundle the equipment with maintenance and monitoring services, we recognize equipment revenue when the equipment is installed in accordance with contractual specifications and ready for the customer's use. The maintenance and monitoring services are recognized monthly over the term of the contract as we provide the services. Long-term contracts are accounted for using the percentage of completion method. We use the completed contract method if we cannot estimate the costs with a reasonable degree of reliability.

Installation related fees, along with the associated costs up to but not exceeding these fees, are deferred and amortized over the estimated customer relationship period.

We report taxes imposed by governmental authorities on revenue-producing transactions between us and our customers on a net basis.

Discontinued Operations, Assets Held for Sale, and Sales of Businesses and Investments

We classify as discontinued operations for all periods presented any component of our business that we hold for sale that has operations and cash flows that are clearly distinguishable operationally and for financial reporting purposes.

Maintenance and Repairs

We charge the cost of maintenance and repairs, including the cost of replacing minor items not constituting substantial betterments, principally to Cost of services and sales as these costs are incurred.

Advertising Costs

Costs for advertising products and services as well as other promotional and sponsorship costs are charged to Selling, general and administrative expense in the periods in which they are incurred (see Note 16).

Earnings Per Common Share

Basic earnings per common share are based on the weighted-average number of shares outstanding during the period. Where appropriate, diluted earnings per common share include the dilutive effect of shares issuable under our stock-based compensation plans.

There were a total of approximately 3 million stock options and restricted stock units outstanding to purchase shares included in the computation of diluted earnings per common share for the year ended December 31, 2010. Dilutive stock options outstanding to purchase shares included in the computation of diluted earnings per common share for the years ended December 31, 2009 and 2008 were not significant. Outstanding options to purchase shares that were not included in the computation of diluted earnings per common share because to do so would have been anti-dilutive for the period, including approximately 73 million, 112 million, and 158 million weighted-average shares for the years ended December 31, 2010, 2009 and 2008, respectively.

We are authorized to issue up to 4.25 billion and 250 million shares of common stock and Series Preferred Stock, respectively.

Cash and Cash Equivalents

We consider all highly liquid investments with a maturity of 90 days or less when purchased to be cash equivalents. Cash equivalents are stated at cost, which approximates quoted market value and include amounts held in money market funds.

Marketable Securities

We have investments in marketable securities which are considered "available-for-sale" under the provisions of the accounting standard for certain debt and equity securities. Marketable securities are included in the accompanying consolidated balance sheets in Short-term investments, Investments in unconsolidated businesses or Other assets. We continually evaluate our investments in marketable securities for impairment due to declines in market value considered to be other-than-temporary. That evaluation includes, in addition to persistent, declining stock prices, general economic and company-specific evaluations. In the event of a determination that a decline in market value is other-than-temporary, a charge to earnings is recorded for the loss, and a new cost basis in the investment is established.

Inventories

Inventory consists of wireless and wireline equipment held for sale, which is carried at the lower of cost (determined principally on either an average cost or first-in, first-out basis) or market.

Plant and Depreciation

We record plant, property and equipment at cost. Our local telephone operations' depreciation expense is principally based on the composite group remaining life method and straight-line composite rates. This method provides for the recognition of the cost of the remaining net investment in local telephone plant, less anticipated net salvage value, over the remaining asset lives. This method requires the periodic revision of depreciation rates.

Plant, property and equipment of other wireline and wireless operations are generally depreciated on a straight-line basis. The asset lives used by our operations are presented in the following table:

Average Useful Lives (in years)

Buildings Central office and other network equipment	15 – 45 3 – 15
Outside communications plant	15
Copper cable	15
Fiber cable (including undersea cable)	11 – 25
Poles, conduit and other	30 – 50
Furniture, vehicles and other	2 – 20

When we replace, retire or otherwise dispose of depreciable plant used in our local telephone network, we deduct the carrying amount of such plant from the respective accounts and charge it to accumulated depreciation. When the depreciable assets of our other wireline and wireless operations are retired or otherwise disposed of, the related cost and accumulated depreciation are deducted from the plant accounts, and any gains or losses on disposition are recognized in income.

We capitalize and depreciate network software purchased or developed along with related plant assets. We also capitalize interest associated with the acquisition or construction of network-related assets. Capitalized interest is reported as a reduction in interest expense and depreciated as part of the cost of the network-related assets.

In connection with our ongoing review of the estimated remaining average useful lives of plant, property and equipment at our local telephone operations, we determined that there were no changes necessary to average useful lives for 2010. We determined effective January 1, 2009 that the average useful lives of fiber cable (not including undersea cable) would be increased to 25 years from 20 to 25 years and the average useful lives of copper cable would be changed to 15 years from 13 to 18 years. The changes to average useful lives of fiber cable did not have a significant impact on depreciation expense. In connection with our ongoing

review of the estimated remaining average useful lives of plant, property and equipment at our wireless operations, we determined that changes were necessary to the remaining estimated useful lives as a result of technology upgrades, enhancements, and planned retirements. These changes resulted in an increase in depreciation expense of \$0.3 billion in 2010 and 2009, and \$0.2 billion in 2008. While the timing and extent of current deployment plans are subject to ongoing analysis and modification, we believe the current estimates of useful lives are reasonable.

Computer Software Costs

We capitalize the cost of internal-use network and non-network software, which has a useful life in excess of one year. Subsequent additions, modifications or upgrades to internal-use network and non-network software are capitalized only to the extent that they allow the software to perform a task it previously did not perform. Software maintenance and training costs are expensed in the period in which they are incurred. Also, we capitalize interest associated with the development of internal-use network and non-network software. Capitalized non-network internal-use software costs are amortized using the straight-line method over a period of 2 to 7 years and are included in Other intangible assets, net in our consolidated balance sheets. For a discussion of our impairment policy for capitalized software costs, see "Goodwill and Other Intangible Assets" below. Also, see Note 4 for additional detail of internal-use non-network software reflected in our consolidated balance sheets.

Goodwill and Other Intangible Assets

Goodwill

Goodwill is the excess of the acquisition cost of businesses over the fair value of the identifiable net assets acquired. Impairment testing for goodwill is performed annually in the fourth fiscal quarter or more frequently if indications of potential impairment exist. The impairment test for goodwill uses a two-step approach, which is performed at the reporting unit level. We have determined that in our case, the reporting units are our operating segments since that is the lowest level at which discrete, reliable financial and cash flow information is regularly reviewed by our chief operating decision maker. Step one compares the fair value of the reporting unit (calculated using a market approach and/or a discounted cash flow method) to its carrying value. If the carrying value exceeds the fair value, there is a potential impairment and step two must be performed. Step two compares the carrying value of the reporting unit's goodwill to its implied fair value (i.e., fair value of reporting unit less the fair value of the unit's assets and liabilities, including identifiable intangible assets). If the implied fair value of goodwill is less than the carrying amount of goodwill, an impairment is recognized.

Intangible Assets Not Subject to Amortization

A significant portion of our intangible assets are wireless licenses that provide our wireless operations with the exclusive right to utilize designated radio frequency spectrum to provide cellular communication services. While licenses are issued for only a fixed time, generally ten years, such licenses are subject to renewal by the Federal Communications Commission (FCC). Renewals of licenses have occurred routinely and at nominal cost. Moreover, we have determined that there are currently no legal, regulatory, contractual, competitive, economic or other factors that limit the useful life of our wireless licenses. As a result, we treat the wireless licenses as an indefinite-lived intangible asset. We reevaluate the useful life determination for wireless licenses each year to determine whether events and circumstances continue to support an indefinite useful life. We test our wireless licenses for potential impairment annually or more frequently if indications of impairment exist. We evaluate our licenses on an aggregate basis using a direct value approach. The direct value approach estimates fair value using a discounted cash flow analysis to estimate what a marketplace participant would be willing to pay to purchase the aggregated wireless licenses as of the valuation date. If the fair value of the aggregated wireless licenses is less than the aggregated carrying amount of the licenses, an impairment is recognized.

Interest expense incurred while qualifying activities are performed to ready wireless licenses for their intended use is capitalized as part of wireless licenses. The capitalization period ends when the development is substantially complete and the license is ready for its intended use.

Intangible Assets Subject to Amortization

Our intangible assets that do not have indefinite lives (primarily customer lists and non-network internal-use software) are amortized over their useful lives and reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of the asset may not be recoverable. If any indications were present, we would test for recoverability by comparing the carrying amount of the asset to the net undiscounted cash flows expected to be generated from the asset. If those net undiscounted cash flows do not exceed the carrying amount, we would perform the next step, which is to determine the fair value of the asset and record an impairment, if any. We reevaluate the useful life determinations for these intangible assets each year to determine whether events and circumstances warrant a revision in their remaining useful lives.

For information related to the carrying amount of goodwill by segment, wireless licenses and other intangible assets, as well as the major components and average useful lives of our other acquired intangible assets, see Note 4.

Fair Value Measurements

Fair value of financial and non-financial assets and liabilities is defined as an exit price, representing the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants. The three-tier hierarchy for inputs used in measuring fair value, which prioritizes the inputs used in the methodologies of measuring fair value for assets and liabilities, is as follows:

- Level 1 Quoted prices in active markets for identical assets or liabilities
- Level 2 Observable inputs other than quoted prices in active markets
- for identical assets and liabilities Level 3 – No observable pricing inputs in the market

Financial assets and financial liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurements. Our assessment of the significance of a particular input to the fair value measurements requires judgment, and may affect the valuation of the assets and liabilities being measured and their placement within the fair value hierarchy.

Income Taxes

Our effective tax rate is based on pre-tax income, statutory tax rates, tax laws and regulations and tax planning strategies available to us in the various jurisdictions in which we operate.

Deferred income taxes are provided for temporary differences in the bases between financial statement and income tax assets and liabilities. Deferred income taxes are recalculated annually at tax rates then in effect. We record valuation allowances to reduce our deferred tax assets to the amount that is more likely than not to be realized.

We use a two-step approach for recognizing and measuring tax benefits taken or expected to be taken in a tax return. The first step is recognition: we determine whether it is more likely than not that a tax position will be sustained upon examination, including resolution of any related appeals or litigation processes, based on the technical merits of the position. In evaluating whether a tax position has met the more-likely-than-not recognition threshold, we presume that the position will be examined by the appropriate taxing authority that has full knowledge of all relevant information. The second step is measurement: a tax position that meets the more-likely-than-not recognition threshold is measured to determine the amount of benefit to recognize in the financial statements. The tax position is measured at the largest amount of benefit that is greater than 50 percent likely of being realized upon ultimate settlement. Differences between tax positions taken in a tax return and amounts recognized in the financial statements will generally result in one or more of the following: an increase in a liability for income taxes payable, a reduction of an income tax refund receivable, a reduction in a deferred tax asset, or an increase in a deferred tax liability.

The accounting standard relating to income taxes generated by leveraged lease transactions requires that changes in the projected timing of income tax cash flows generated by a leveraged lease transaction be recognized as a gain or loss in the year in which the change occurs.

Significant management judgment is required in evaluating our tax positions and in determining our effective tax rate.

Stock-Based Compensation

We measure and recognize compensation expense for all stock-based compensation awards made to employees and directors based on estimated fair values. See Note 11 for further details.

Foreign Currency Translation

The functional currency of our foreign operations is generally the local currency. For these foreign entities, we translate income statement amounts at average exchange rates for the period, and we translate assets and liabilities at end-of-period exchange rates. We record these translation adjustments in Accumulated other comprehensive income (loss), a separate component of Equity, in our consolidated balance sheets. We report exchange gains and losses on intercompany foreign currency transactions of a long-term nature in Accumulated other comprehensive income (loss). Other exchange gains and losses are reported in income.

Employee Benefit Plans

Pension and postretirement health care and life insurance benefits earned during the year as well as interest on projected benefit obligations are accrued currently. Prior service costs and credits resulting from changes in plan benefits are generally amortized over the average remaining service period of the employees expected to receive benefits. Expected return on plan assets is determined by applying the return on assets assumption to the actual fair value of plan assets. Actuarial gains and losses are recognized in operating results in the year in which they occur. These gains and losses are measured annually as of December 31 or upon a remeasurement event. Verizon management employees no longer earn pension benefits or earn service towards the company retiree medical subsidy (see Note 12).

We recognize a pension or a postretirement plan's funded status as either an asset or liability on the consolidated balance sheets. Also, we measure any unrecognized prior service costs and credits that arise during the period as a component of Accumulated other comprehensive income (loss), net of applicable income tax.

Change in Accounting for Benefit Plans

During the fourth quarter of 2010, Verizon retrospectively changed its method of accounting for pension and other postretirement benefits. Historically, Verizon has recognized actuarial gains and losses as a component of Equity in its consolidated balance sheets on an annual basis. These gains and losses were amortized into operating results generally over the average future service period of active employees. Verizon elected to immediately recognize actuarial gains and losses in its operating results in the year in which the gains and losses occur. This change is intended to improve the transparency of Verizon's operational performance by recognizing the effects of current economic and interest rate trends on plan investments and assumptions. Additionally, Verizon will no longer calculate expected return on plan assets using an averaging technique permitted under U.S. GAAP for market-related value of plan assets but instead will use actual fair value of plan assets. Accordingly, the financial data for all periods presented has been adjusted to reflect the effect of these accounting changes.

The cumulative effect of the change on Reinvested earnings as of January 1, 2008 was a decrease of approximately \$3.0 billion, with the corresponding adjustment to Accumulated other comprehensive loss. The significant effects of the change in accounting for benefit plans on our consolidated statements of income and consolidated balance sheet for the periods presented were as follows:

			(dolla	ars in millions, except per sh	hare amounts)			
Years ended December 31,	20	10	2009	2008	2008			
	Recognized Under Previous Method	Recognized Under New Method	Previously Reported Adjuster	Previously d Reported	Adjusted			
Income Statement Information:			· ·					
Cost of services and sales	\$ 45,127	\$ 44,149	\$ 44,299 \$ 44,57	9\$ 39,007	\$ 38,615			
Selling, general and administrative expense	31,298	31,366	32,950 30,71		41,517			
Depreciation and amortization expense	16.400	16,405	16,532 16,53	,	14,610			
Income before (provision) benefit for income taxes	11,780	12,684	11,568 13,52	,	1,643			
(Provision) benefit for income taxes	(2,094)	,	(1,210) (1,91	,	2,319			
Net income	9,686	10,217	10,358 11,60	, , , ,	3,962			
Net income (loss) attributable to Verizon	2,018	2,549	3,651 4,89	,	(2,193)			
Basic Earnings (Loss) Per Common Share:	2,010	2,515	3,031 1,09	0,120	(2,199)			
Net income (loss) attributable to Verizon	0.71	0.90	1.29 1.7	2 2.26	(0.77)			
Diluted Earnings (Loss) Per Common Share:	0.7 1	0.90	1.29	2 2.20	(0.77)			
Net income (loss) attributable to Verizon	0.71	0.90	1.29 1.7	2 2.26	(0.77)			
At December 31,	20	10	2009					
	Recognized	Recognized						
	Under	Under						
	Previous	New	Previously					
	Method	Method	Reported Adjuste	d				
Balance Sheet Information:								
Reinvested earnings	\$ 14,168	\$ 4,368	\$ 17,592 \$ 7,26	0				
Accumulated other comprehensive income (loss)	(8,443)	4 ./= = =	(11,479) (1,37					
	(0): (0)	.,	(,, (.),,	·				

Derivative Instruments

We have entered into derivative transactions primarily to manage our exposure to fluctuations in foreign currency exchange rates, interest rates, equity and commodity prices. We employ risk management strategies, which may include the use of a variety of derivatives including cross currency swaps, foreign currency and prepaid forwards and collars, interest rate and commodity swap agreements and interest rate locks. We do not hold derivatives for trading purposes.

We measure all derivatives, including derivatives embedded in other financial instruments, at fair value and recognize them as either assets or liabilities on our consolidated balance sheets. Our derivative instruments are valued primarily using models based on readily observable market parameters for all substantial terms of our derivative contracts and thus are classified as Level 2. Changes in the fair values of derivative instruments not qualifying as hedges or any ineffective portion of hedges are recognized in earnings in the current period. Changes in the fair values of derivative instruments used effectively as fair value hedges are recognized in earnings, along with changes in the fair value of the hedged item. Changes in the fair value of the effective portions of cash flow hedges are reported in other comprehensive income (loss) and recognized in earnings when the hedged item is recognized in earnings.

Recently Adopted Accounting Standards

The adoption of the following accounting standards and updates during 2010 did not result in a significant impact to our consolidated financial statements:

In January 2010, we adopted the accounting standard regarding consolidation accounting for variable interest entities. This standard requires an enterprise to perform an analysis to determine whether the entity's variable interest or interests give it a controlling interest in a variable interest entity.

In January 2010, we adopted the accounting standard update regarding fair value measurements and disclosures, which requires additional disclosures regarding assets and liabilities measured at fair value.

In December 2010, we adopted the accounting standard update regarding disclosures for finance receivables and allowances for credit losses. This standard update requires that entities disclose information at more disaggregated levels than previously required.

Recent Accounting Standards

On January 1, 2011, we prospectively adopted the accounting standard update regarding revenue recognition for multiple deliverable arrangements. This method allows a vendor to allocate revenue in an arrangement using its best estimate of selling price if neither vendor specific objective evidence nor third party evidence of selling price exists. Accordingly, the residual method of revenue allocation is no longer permissible. The adoption of this standard update is not expected to have a significant impact on our consolidated financial statements.

On January 1, 2011, we prospectively adopted the accounting standard update regarding revenue recognition for arrangements that include software elements. This update requires tangible products that contain software and non-software elements that work together to deliver the products' essential functionality to be evaluated under the accounting standard regarding multiple deliverable arrangements. The adoption of this standard update is not expected to have a significant impact on our consolidated financial statements.

ACQUISITIONS

Acquisition of Alltel Corporation

On June 5, 2008, Verizon Wireless entered into an agreement and plan of merger with Alltel Corporation (Alltel), a provider of wireless voice and data services to consumer and business customers in 34 states, and its controlling stockholder, Atlantis Holdings LLC, an affiliate of private investment firms TPG Capital and GS Capital Partners, to acquire, in an all-cash merger, 100% of the equity of Alltel for cash consideration of \$5.9 billion and the assumption of approximately \$24 billion of aggregate principal amount of Alltel debt. Verizon Wireless closed the transaction on January 9, 2009.

We have completed the appraisals necessary to assess the fair values of the tangible and intangible assets acquired and liabilities assumed, the fair value of noncontrolling interests, and the amount of goodwill recognized as of the acquisition date.

The fair values of the assets acquired and liabilities assumed were determined using the income, cost, and market approaches. The fair value measurements were primarily based on significant inputs that are not observable in the market other than interest rate swaps (see Note 10) and long-term debt assumed in the acquisition. The income approach was primarily used to value the intangible assets, consisting primarily of wireless licenses and customer relationships. The cost approach was used, as appropriate, for plant, property and equipment. The market approach, which indicates value for a subject asset based on available market pricing for comparable assets, was utilized in combination with the income approach for certain acquired investments. Additionally, Alltel historically conducted business operations in certain markets through non-wholly owned entities (Managed Partnerships). The fair value of the noncontrolling interests in these Managed Partnerships as of the acquisition date of approximately \$0.6 billion was estimated by using a market approach. The fair value of the majority of the long-term debt assumed and held was primarily valued using quoted market prices.

In December 2008, Verizon Wireless and Verizon Wireless Capital LLC, as the borrowers, entered into a \$17.0 billion credit facility (Bridge Facility). On January 9, 2009, Verizon Wireless borrowed \$12.4 billion under the Bridge Facility in order to complete the acquisition of Alltel and repay a portion of the approximately \$24 billion of Alltel debt assumed. Verizon Wireless used cash generated from operations and the net proceeds from the sale of notes in private placements issued in February 2009, May 2009 and June 2009, to repay the borrowings under the Bridge Facility (see Note 9). The Bridge Facility and the commitments under the Bridge Facility have been terminated. The following table summarizes the consideration paid and the allocation of the assets acquired, including cash acquired of \$1.0 billion, and liabilities assumed as of the close of the acquisition, as well as the fair value at the acquisition date of Alltel's noncontrolling partnership interests:

	(dollars in millions)
Assets acquired	
Current assets	\$ 2,760
Plant, property and equipment	3,513
Wireless licenses	9,444
Goodwill	16,353
Intangible assets subject to amortization	2,391
Other assets	2,444
Total assets acquired	36,905
Liabilities assumed	
Current liabilities	1,833
Long-term debt	23,929
Deferred income taxes and other liabilities	5,032
Total liabilities assumed	30,794
Net assets acquired	6,111
Noncontrolling interest	(519)
Contributed capital	333
Total cash consideration	\$ 5,925

Included in the above purchase price allocation is \$2.1 billion of net assets that were divested as a condition of the regulatory approval as described below.

Wireless licenses have an indefinite life, and accordingly, are not subject to amortization. The weighted average period prior to renewal of these licenses at acquisition was approximately 5.7 years. The customer relationships included in Intangible assets subject to amortization are being amortized using an accelerated method over 8 years, and other intangibles are being amortized on a straight-line basis or an accelerated method over a period of 2 to 3 years. At the time of the acquisition, goodwill of approximately \$1.4 billion was expected to be deductible for tax purposes.

Alltel Divestiture Markets

As a condition of the regulatory approvals by the Department of Justice (DOJ) and the FCC to complete the acquisition in January 2009, Verizon Wireless was required to divest overlapping properties in 105 operating markets in 24 states (Alltel Divestiture Markets). Total assets and total liabilities divested were \$2.6 billion and \$0.1 billion, respectively, principally comprised of network assets, wireless licenses and customer relationships that were included in Prepaid expenses and other current assets and Other current liabilities, respectively, on the accompanying consolidated balance sheet at December 31, 2009.

On May 8, 2009, Verizon Wireless entered into a definitive agreement with AT&T Mobility LLC (AT&T Mobility), a subsidiary of AT&T Inc., pursuant to which AT&T Mobility agreed to acquire 79 of the 105 Alltel Divestiture Markets, including licenses and network assets, for approximately \$2.4 billion in cash. On June 9, 2009, Verizon Wireless entered into a definitive agreement with Atlantic Tele-Network, Inc. (ATN), pursuant to which ATN agreed to acquire the remaining 26 Alltel Divestiture Markets, including licenses and network assets, for \$0.2 billion in cash. During the second quarter of 2010, Verizon Wireless completed both transactions. Upon completion of the divestitures, we recorded a tax charge of approximately \$0.2 billion for the taxable gain associated with the Alltel Divestiture Markets.

Pro Forma Information

The unaudited pro forma information presents the combined operating results of Verizon and Alltel, with the results prior to the acquisition date adjusted to include the pro forma impact of: the elimination of transactions between Verizon and Alltel; the adjustment of amortization of intangible assets and depreciation of fixed assets based on the purchase price allocation; the elimination of merger expenses and management fees incurred by Alltel; and the adjustment of interest expense reflecting the assumption and partial redemption of Alltel's debt and incremental borrowing incurred by Verizon Wireless to complete the acquisition of Alltel.

The unaudited pro forma results are presented for illustrative purposes only and do not reflect the realization of potential cost savings, or any related integration costs. These pro forma results do not purport to be indicative of the results that would have actually been obtained if the merger had occurred as of January 1, 2008, nor does the pro forma data intend to be a projection of results that may be obtained in the future.

The following unaudited pro forma consolidated results of operations assume that the acquisition of Alltel was completed as of January 1, 2008:

	(dollars in millions, except per share amounts)
Year ended December 31,	2008
Operating revenues Net loss attributable to Verizon	\$ 106,509 (2,140)
Loss per common share from net loss at	ttributable to Verizon:

Loss per common share from net loss attributable to Verizon: Basic Diluted

Consolidated results of operations reported for the year ended December 31, 2009 were not significantly different than the pro forma consolidated results of operations assuming the acquisition of Alltel was completed on January 1, 2009.

Acquisition of Rural Cellular Corporation

On August 7, 2008, Verizon Wireless acquired 100% of the outstanding common stock and redeemed all of the preferred stock of Rural Cellular Corporation (Rural Cellular) in a cash transaction valued at approximately \$1.3 billion. The final purchase price allocation primarily resulted in \$1.1 billion of wireless licenses and \$0.9 billion in goodwill. Rural Cellular was a wireless communications service provider operating under the trade name of "Unicel," focusing primarily on rural markets in the United States.

As part of its regulatory approval for the Rural Cellular acquisition, the FCC and DOJ required the divestiture of six operating markets. On December 22, 2008, we exchanged assets acquired from Rural Cellular and an additional cellular license with AT&T for assets having a total aggregate value of approximately \$0.5 billion.

Other

On August 23, 2010, Verizon Wireless acquired the net assets and related customers of six operating markets in Louisiana and Mississippi in a transaction with AT&T Inc. for cash consideration of \$0.2 billion. These assets were acquired to enhance Verizon Wireless' network coverage in these operating markets. The preliminary purchase price allocation primarily resulted in \$0.1 billion of wireless licenses and \$0.1 billion in goodwill.

Terremark Worldwide, Inc.

(.75)

(.75)

On January 27, 2011, Verizon announced that it had entered into a definitive agreement to acquire all of the common stock of Terremark Worldwide, Inc., a global provider of IT infrastructure and cloud services, for \$19 per share in cash (or approximately \$1.4 billion). Terremark had approximately \$0.5 billion of debt outstanding as of December 31, 2010. The acquisition, which is subject to the satisfaction of conditions, including the receipt of a regulatory approval, is expected to close in the first quarter of 2011. The acquisition will enhance Verizon's offerings to governmental and large enterprise customers.

Merger Integration and Acquisition Related Charges

During 2010, we recorded pre-tax merger integration charges of \$0.9 billion primarily related to the Alltel acquisition. These charges primarily related to the decommissioning of overlapping cell sites, preacquisition contingencies, handset conversions and trade name amortization.

During 2009, we recorded pre-tax merger integration and acquisition charges of \$1.2 billion. These charges primarily related to the Alltel acquisition and were comprised of trade name amortization, re-branding initiatives and handset conversions. The charges during 2009 were also comprised of transaction fees and costs associated with the acquisition, including fees related to the credit facility that was entered into and utilized to complete the acquisition.

During 2008, we recorded pre-tax charges of \$0.2 billion, primarily comprised of systems integration activities and other costs related to rebranding initiatives, facility exit costs and advertising associated with the MCI acquisition.

DISPOSITIONS

Frontier Transaction

On May 13, 2009, we announced plans to spin off a newly formed subsidiary of Verizon (Spinco) to our stockholders and for Spinco to merge with Frontier Communications Corporation (Frontier) immediately following the spin-off pursuant to a definitive agreement with Frontier, with Frontier to be the surviving corporation.

On July 1, 2010, after receiving regulatory approval, we completed the spin-off of the shares of Spinco to Verizon stockholders and the merger of Spinco with Frontier, resulting in Verizon stockholders collectively owning approximately 68 percent of Frontier's equity which was outstanding immediately following the merger. Frontier issued approximately 678.5 million shares of Frontier common stock in the aggregate to Verizon stockholders in the merger, and Verizon stockholders received one share of Frontier common stock for every 4.165977 shares of Verizon common stock they owned as of June 7, 2010. Verizon stockholders received cash in lieu of any fraction of a share of Frontier common stock to which they otherwise were entitled.

At the time of the spin-off and the merger, Spinco held defined assets and liabilities of the local exchange business and related landline activities of Verizon in Arizona, Idaho, Illinois, Indiana, Michigan, Nevada, North Carolina, Ohio, Oregon, South Carolina, Washington, West Virginia and Wisconsin, and in portions of California bordering Arizona, Nevada and Oregon, including Internet access and long distance services and broadband video provided to designated customers in those areas. The transactions did not involve any assets or liabilities of Verizon Wireless. The merger resulted in Frontier acquiring approximately 4 million access lines and certain related businesses from Verizon, which collectively generated revenues of approximately \$4 billion for Verizon's Wireline segment during 2009 and approximately \$1.7 billion of revenue for Verizon's Wireline segment during the six months ended June 30, 2010.

Pursuant to the terms of Verizon's equity incentive plans, shortly following the closing of the spin-off and the merger, the number of outstanding and unvested restricted stock units (RSUs) and performance stock units (PSUs) held by current and former Verizon employees (including Verizon employees who became employees of Frontier in connection with the merger) was increased to reflect a number of additional units approximately equal to the cash value of the Frontier common stock that the holders of the RSUs and PSUs would have received with respect to hypothetical shares of Verizon common stock subject to awards under those plans. In addition, the exercise prices and number of shares of Verizon common stock underlying stock options to purchase shares of Verizon common stock previously granted to employees under equity incentive plans were adjusted pursuant to the terms of those plans to take into account the decrease in the value of Verizon common stock immediately following the spin-off and merger.

The total value of the transaction to Verizon and its stockholders was approximately \$8.6 billion. Verizon stockholders received \$5.3 billion in Frontier common stock (based on the valuation formula contained in the merger agreement with Frontier) as described above, and Verizon received \$3.3 billion in aggregate value, comprised of \$3.1 billion in the form of a special cash payment from Spinco and \$0.3 billion in a reduction in Verizon's consolidated indebtedness. During July 2010, Verizon used the proceeds from the special cash payment to reduce its consolidated indebtedness (see Note 9). The accompanying consolidated financial statements for the year ended December 31, 2010 include these

operations prior to the completion of the spin-off on July 1, 2010. The spin-off decreased Goodwill and Total equity by approximately \$0.6 billion and \$1.9 billion, respectively.

On April 12, 2010, Spinco completed a financing of \$3.2 billion in principal amount of notes. The gross proceeds of the offering were deposited into an escrow account. Immediately prior to the spin-off on July 1, 2010, the funds in the escrow account representing the net cash proceeds from the offering were released to Verizon. These proceeds are reflected in the consolidated statement of cash flows as Proceeds from access line spin-off.

Verizon received a ruling from the Internal Revenue Service confirming that both the spin-off and the merger qualify as tax-free transactions for U.S. tax purposes, except to the extent that cash is paid to Verizon shareholders in lieu of fractional shares. In addition, Verizon received a ruling from Canada Revenue Agency confirming that the spin-off qualifies as a tax-free transaction for Canadian tax purposes.

During 2010 and 2009, we recorded pre-tax charges of \$0.5 billion and \$0.2 billion, respectively, primarily for costs incurred related to network, non-network software and other activities to enable the divested markets in the transaction with Frontier to operate on a stand-alone basis subsequent to the closing of the transaction, and professional advisory and legal fees in connection with this transaction. Also included during 2010 are fees related to early extinguishment of debt. During 2009, we also recorded pre-tax charges of \$0.2 billion for costs incurred related to our Wireline cost reduction initiatives.

FairPoint Transaction

On March 31, 2008, we completed the spin-off of the shares of Northern New England Spinco Inc. to Verizon shareowners and the merger of Northern New England Spinco Inc. with FairPoint Communications, Inc. As a result of the spin-off, our net debt was reduced by approximately \$1.4 billion. The consolidated statements of income for the periods presented include the results of operations of the local exchange and related business assets in Maine, New Hampshire and Vermont through the date of completion of the spin-off.

During 2008, we recorded charges of \$0.1 billion for costs incurred related to the separation of the wireline facilities and operations in Maine, New Hampshire and Vermont from Verizon at the closing of the transaction, as well as for professional advisory and legal fees in connection with this transaction.

WIRELESS LICENSES, GOODWILL AND OTHER INTANGIBLE ASSETS

Wireless Licenses

Changes in the carrying amount of wireless licenses are as follows:

	(dollars	in millions)
Balance at December 31, 2008	\$	61,974
Wireless licenses acquired (Note 2)		9,444
Capitalized interest on wireless licenses		730
Reclassifications, adjustments and other		(81)
Balance at December 31, 2009	\$	72,067
Wireless licenses acquired (Note 2)		178
Capitalized interest on wireless licenses		748
Reclassifications, adjustments and other		3
Balance at December 31, 2010	\$	72,996

During the years ended December 31, 2010 and 2009, approximately \$12.2 billion of wireless licenses were under development for commercial service for which we were capitalizing interest costs. In December 2010, a portion of these licenses were placed in service. Accordingly, approximately \$3.3 billion of wireless licenses continue to be under development for commercial service.

During 2008, Verizon Wireless was the winning bidder in the FCC auction of spectrum in the 700 MHz band and paid the FCC \$9.4 billion to acquire 109 licenses in the 700 MHz band.

The average remaining renewal period of our wireless license portfolio was 6.9 years as of December 31, 2010 (see Note 1, Goodwill and Other Intangible Assets – Intangible Assets Not Subject to Amortization).

Goodwill

Changes in the carrying amount of goodwill are as follows:

				(dollars	in millions)
Acquisitions (Note 2) Reclassifications, adjustments and other alance at December 31, 2009 Acquisitions (Note 2)	D	١	Vireline		Total	
Balance at December 31, 2008	\$	1,297	\$	4,738	\$	6,035
Acquisitions (Note 2)		16,353		-		16,353
Reclassifications, adjustments and other		88		(4)		84
Balance at December 31, 2009	\$	17,738	\$	4,734	\$	22,472
Acquisitions (Note 2)		131		-		131
Dispositions (Note 3)		-		(614)		(614)
Reclassifications, adjustments and other		-		(1)		(1)
Balance at December 31, 2010	\$	17,869	\$	4,119	\$	21,988

Reclassifications, adjustments and other in Domestic Wireless during 2009 relate to the finalization of the Rural Cellular purchase accounting.

Other Intangible Assets

The following table displays the composition of other intangible assets:

									(dollars ir	n millions)
	At December 31, 2010								At Dec	ember i	31, 2009
Gross		Gross Accumulated Net			Gross	Accu	mulated		Net		
	Amount	Amo	rtization		Amount		Amount	Amo	rtization		Amount
\$	3,150	\$	(1,551)	\$	1,599	\$	3,134	\$	(1,012)	\$	2,122
	8,446		(4,614)		3,832		8,455		(4,346)		4,109
	885		(486)		399		865		(332)		533
\$	12,481	\$	(6,651)	\$	5,830	\$	12,454	\$	(5,690)	\$	6,764
	\$	Amount \$ 3,150 8,446 885	Amount Amo \$ 3,150 \$ 8,446 885	Gross Accumulated Amount Amortization \$ 3,150 \$ (1,551) 8,446 (4,614) 885 (486)	Gross Accumulated Amount Amortization \$ 3,150 \$ (1,551) \$ 8,446 (4,614) 885 (486)	Gross Accumulated Net Amount Amortization Amount \$ 3,150 \$ (1,551) \$ 1,599 8,446 (4,614) 3,832 885 (486) 399	Gross Accumulated Net Amount Amortization Amount \$ 3,150 \$ (1,551) \$ 1,599 \$ 8,446 (4,614) 3,832 \$ 885 (486) 399 \$	Gross Accumulated Net Gross Amount Amortization Amount Amount \$ 3,150 \$ (1,551) \$ 1,599 \$ 3,134 8,446 (4,614) 3,832 8,455 885 (486) 399 865	Gross Accumulated Net Gross Accu Amount Amortization Amount Amount Amount Amount \$ 3,150 \$ (1,551) \$ 1,599 \$ 3,134 \$ 8,446 (4,614) 3,832 8,455 885 (486) 399 865	At December 31, 2010 At December 31, 2010 Gross Accumulated Net Gross Accumulated Amount Amount Amortization Amount Amount Amortization Amount \$ 3,150 \$ (1,551) \$ 1,599 \$ 3,134 \$ (1,012) 8,446 (4,614) 3,832 8,455 (4,346) 885 (486) 399 865 (332)	At December 31, 2010 At December Gross Accumulated Net Gross Accumulated Amount Amortization Amount Amount Amortization \$ 3,150 \$ (1,551) \$ 1,599 \$ 3,134 \$ (1,012) \$ 8,446 (4,614) 3,832 8,455 (4,346) 885 (486) 399 865 (332)

The amortization expense for other intangible assets was as follows:

Years	(dollars in millions)
2010 2009	\$ 1,812 1,970
2008	1,383

Estimated annual amortization expense for other intangible assets is as follows:

Years	(dollars in millions)
2011	\$ 1,656
2012	1,335
2013	1,100
2014	729
2015	512

PLANT, PROPERTY AND EQUIPMENT

The following table displays the details of Plant, property and equipment, which is stated at cost:

	(do	llars i	n millions)
At December 31,	2010		2009
Land	\$ 865	\$	925
Buildings and equipment	21,064		21,492
Network equipment	170,086		184,547
Furniture, office and data processing equipment	8,301		9,083
Work in progress	4,375		4,194
Leasehold improvements	4,816		4,694
Vehicles and other	 2,148		4,808
	 211,655		229,743
Less accumulated depreciation	 123,944		137,758
Total	\$ 87,711	\$	91,985

NOTE 6

INVESTMENTS IN UNCONSOLIDATED BUSINESSES

Our investments in unconsolidated businesses are comprised of the following:

		(dollars in millions)			
At December 31,	Ownership		2010		2009
Equity Investees					
Vodafone Omnitel	23.1%	\$	2,002	\$	1,978
Other	Various		1,471		1,130
Total equity investees			3,473		3,108
Cost Investees	Various		24		10
Total investments in unconsolidated businesses		\$	3,497	\$	3,118

Dividends and repatriations of foreign earnings received from these investees amounted to \$0.5 billion in 2010, \$0.9 billion in 2009 and \$0.8 billion in 2008.

Equity Method Investments

Vodafone Omnitel

Vodafone Omnitel N.V. (Vodafone Omnitel) is the second largest wireless communications company in Italy. At December 31, 2010 and 2009, our investment in Vodafone Omnitel included goodwill of \$1.1 billion.

Other Equity Investees

We have limited partnership investments in entities that invest in affordable housing projects, for which we provide funding as a limited partner and receive tax deductions and tax credits based on our partnership interests. At December 31, 2010 and 2009, we had equity investments in these partnerships of \$1.2 billion and \$0.9 billion, respectively. We adjust the carrying value of these investments for any losses incurred by the limited partnerships through earnings.

The remaining investments include wireless partnerships in the U.S. and other smaller domestic and international investments.

Cost Method Investments

Some of our cost investments are carried at their current market value. Other cost investments are carried at their original cost if the current market value is not readily determinable. We do however, adjust the carrying value of these securities in cases where we have determined that a decline in their estimated market value is other-than-temporary.

Summarized Financial Information

Summarized financial information for our equity investees is as follows:

Balance Sheet					
			(dolla	ars in	millions)
At December 31,			2010		2009
Current assets		Ś	3,620	Ś	3,588
Noncurrent assets		Ŷ	7,568	Ý	8,179
	-	-		~	,
Total assets	-	Ş	11,188	\$	11,767
Current liabilities		\$	5,509	\$	6,804
Noncurrent liabilities			8		49
Equity			5,671		4,914
Total liabilities and equity		\$	11,188	\$	11,767
	-				
Income Statement			7 1 11		
			(dolla	ars in	millions)
Years Ended December 31,	2010		2009		2008
Net revenue	\$ 12,356	Ś	12,903	Ś	13,077
		Ş	,	Ş	,
Operating income	4,156		4,313		3,820
Net income	2,563		2,717		2,634

NOTE 7

NONCONTROLLING INTEREST

Noncontrolling interests in equity of subsidiaries were as follows:

	(dollars in million		
At December 31,	2010	2009	
Noncontrolling interests in consolidated subsidiaries: Verizon Wireless Wireless partnerships	\$ 47,557 786	\$ 41,950 811	
	\$ 48,343	\$ 42,761	

Wireless Joint Venture

Our Domestic Wireless segment, Cellco Partnership doing business as Verizon Wireless (Verizon Wireless) is a joint venture formed in April 2000 by the combination of the U.S. wireless operations and interests of Verizon and Vodafone. Verizon owns a controlling 55% interest in Verizon Wireless and Vodafone owns the remaining 45%.

LEASING ARRANGEMENTS

As Lessor

We are the lessor in leveraged and direct financing lease agreements for commercial aircraft, power generating facilities, telecommunications equipment, real estate property and other equipment. These leases have remaining terms of up to 40 years as of December 31, 2010. In addition, we lease space on certain of our cell towers to other wireless carriers. Minimum lease payments receivable represent unpaid rentals, less principal and interest on third-party nonrecourse debt relating to leveraged lease transactions. Since we have no general liability for this debt, which holds a senior security interest in the leased equipment and rentals, the related principal and interest have been offset against the minimum lease payments receivable in accordance with GAAP. All recourse debt is reflected in our consolidated balance sheets.

At each reporting period, we monitor the credit quality of the various lessees in our portfolios. Regarding the leveraged lease portfolio, external credit reports are used where available and where not available we use internally developed indicators. These indicators or internal credit risk grades factor historic loss experience, the value of the underlying collateral, delinquency trends, industry and general economic conditions. The credit quality of our lessees vary from AAA to B-. All accounts are current as of the end of this reporting period. For each reporting period the leveraged leases within the portfolio are reviewed for indicators of impairment where it is probable the rent due according to the contractual terms of the lease will not be collected. Currently there are no impaired leases.

Finance lease receivables, which are included in Prepaid expenses and other and Other assets in our consolidated balance sheets are comprised of the following:

5							(dollars in millions)
At December 31,				2010			2009
Le	veraged	Direct F	nance		Leveraged	Direct Finance	2
	Leases		Leases	Total	Leases	Leases	5 Total
Minimum lease payments receivable	\$ 2,360	\$	155	\$ 2,515	\$ 2,504	\$ 166	\$ 2,670
Estimated residual value	1,305		7	1,312	1,410	12	2 1,422
Unearned income	(1,140)		(20)	(1,160)	(1,251)	(19) (1,270)
Total	\$ 2,525	\$	142	\$ 2,667	\$ 2,663	\$ 159	\$ 2,822
Allowance for doubtful accounts				(152)			(158)
Finance lease receivables, net				\$ 2,515			\$ 2,664
Prepaid expenses and other				\$ 59			\$ 72
Other assets				2,456			2,592
				\$ 2,515			\$ 2,664

Accumulated deferred taxes arising from leveraged leases, which are included in Deferred income taxes, amounted to \$2.0 billion at December 31, 2010 and \$2.1 billion at December 31, 2009.

The following table is a summary of the components of income from leveraged leases:

		(dolla	rs in r	millions)
Years Ended December 31,	2010	2009		2008
Pretax income	\$ 74	\$ 83	\$	74
Income tax expense	32	34		30

The future minimum lease payments to be received from noncancelable capital leases (direct financing and leveraged leases), net of nonrecourse loan payments related to leveraged leases and allowances for doubtful accounts, along with payments relating to operating leases for the periods shown at December 31, 2010, are as follows:

	(dollars in millions)			
	Capital	Ор	erating	
Years	Leases		Leases	
2011	\$ 194	\$	109	
2012	156		89	
2013	151		71	
2014	129		51	
2015	85		26	
Thereafter	1,800		40	
Total	\$ 2,515	\$	386	

As Lessee

We lease certain facilities and equipment for use in our operations under both capital and operating leases. Total rent expense under operating leases amounted to \$2.5 billion in 2010 and 2009, and \$2.2 billion in 2008. Amortization of capital leases is included in Depreciation and amortization expense in the consolidated statements of income. Capital lease amounts included in Plant, property and equipment are as follows:

	(dollars in millions)		
At December 31,	2010		2009
Capital leases Less accumulated amortization	\$ 321 79	\$	357 126
Total	\$ 242	\$	231

The aggregate minimum rental commitments under noncancelable leases for the periods shown at December 31, 2010, are as follows:

	(dollars in millions)			
	Cap Lea: \$		Ор	erating
Years		Leases		Leases
2011	ć	07	~	1 000
2011	Ş	97	\$	1,898
2012		74		1,720
2013		70		1,471
2014		54		1,255
2015		42		1,012
Thereafter		81		5,277
Total minimum rental commitments		418	\$	12,633
Less interest and executory costs		86		
Present value of minimum lease payments		332		
Less current installments		75		
Long-term obligation at December 31, 2010	\$	257		

As of December 31, 2010, the total minimum sublease rentals to be received in the future under noncancelable operating subleases was not significant.

DEBT

Changes to debt during 2010 are as follows:

(dollars in millions)	Aaturing One Year	Lo	ong-term Debt		Total
Balance at January 1, 2010	\$ 7,205	\$	55,051	\$	62,256
Repayments of long-term borrowings and capital lease obligations	(6,118)		(2,018)		(8,136)
Decrease in short-term obligations, excluding current maturities	(1,097)		_		(1,097)
Reclassifications of long-term debt	7,362		(7,362)		-
Other	190		(419)		(229)
Balance at December 31, 2010	\$ 7,542	\$	45,252	\$	52,794
Debt maturing within one year is as follows:					
<i>.</i> ,				(dollars	in millions)
At December 31,			2010		2009
Long-term debt maturing within one year		\$	7,542	\$	6,105
Commercial paper			-		1,100
Total debt maturing within one year		\$	7,542	\$	7,205

At December 31, 2010, there was no commercial paper outstanding. The weighted average interest rate for our commercial paper outstanding at December 31, 2009 was 0.7%.

Capital expenditures (primarily acquisition and construction of network assets) are partially financed pending long-term financing through bank loans and the issuance of commercial paper payable within 12 months.

On April 14, 2010, we terminated all commitments under our previous \$5.3 billion 364-day credit facility with a syndicate of lenders and entered into a new \$6.2 billion three-year credit facility with a group of major financial institutions. As of December 31, 2010, the unused borrowing capacity under the three-year credit facility was approximately \$6.1 billion.

Long-Term Debt

Outstanding long-term debt obligations are as follows:

5 5 5			(0	dollars in millions)
At December 31,	Interest Rates %	Maturities	2010	2009
Verizon Communications – notes payable and other	4.35 - 5.50	2011 - 2018	\$ 6,062	\$ 6,196
	5.55 - 6.90	2012 - 2038	10,441	10,386
	7.35 - 8.95	2012 - 2039	7,677	9,671
Verizon Wireless – notes payable and other	3.75 - 5.55	2011 - 2014	7,000	7,000
	7.38 - 8.88	2011 - 2018	5,975	6,118
	Floating	2011	1,250	6,246
Verizon Wireless – Alltel assumed notes	6.50 - 7.88	2012 - 2032	2,315	2,334
Telephone subsidiaries – debentures	4.63 - 7.00	2011 - 2033	7,937	8,797
	7.15 – 7.88	2012 - 2032	1,449	1,449
	8.00 - 8.75	2011 - 2031	880	1,080
Other subsidiaries – debentures and other	6.84 - 8.75	2018 - 2028	1,700	1,700
Employee stock ownership plan loans	_	_	-	23
Capital lease obligations (average rates of 6.8% and 6.3%, respectively)			332	397
Unamortized discount, net of premium			(224)	(241)
Total long-term debt, including current maturities			52,794	61,156
Less long-term debt maturing within one year			7,542	6,105
Total long-term debt			\$ 45,252	\$ 55,051

Notes Payable and Other

2010

During July 2010, Verizon received approximately \$3.1 billion in cash in connection with the completion of the spin-off and merger of Spinco (see Note 3). This special cash payment was subsequently used to redeem \$2.0 billion of 7.25% Verizon Communications Notes due December 2010 at a redemption price of 102.7% of the principal amount of the notes, plus accrued and unpaid interest through the date of redemption, as well as other short-term borrowings. In addition, during 2010 Verizon repaid \$0.2 billion of floating rate vendor financing debt.

During 2011, \$0.5 billion of 5.35% Verizon Communications notes matured and were repaid and Verizon utilized \$0.3 billion of a fixed rate vendor financing facility.

2009

During 2009, Verizon issued \$1.8 billion of 6.35% notes due 2019 and \$1.0 billion of 7.35% Notes due 2039, resulting in cash proceeds of \$2.7 billion, net of discounts and issuance costs, which was used to reduce our commercial paper borrowings, repay maturing debt and for general corporate purposes. In January 2009, Verizon utilized a \$0.2 billion floating rate vendor financing facility. In addition, during 2009 \$0.5 billion of floating rate Notes due 2009 and \$0.1 billion of 8.23% Verizon Notes matured and were repaid.

Verizon Wireless - Notes Payable and Other

Verizon Wireless Capital LLC, a wholly owned subsidiary of Verizon Wireless, is a limited liability company formed under the laws of Delaware on December 7, 2001 as a special purpose finance subsidiary to facilitate the offering of debt securities of Verizon Wireless by acting as co-issuer. Other than the financing activities as a co-issuer of Verizon Wireless indebtedness, Verizon Wireless Capital LLC has no material assets, operations or revenues. Verizon Wireless is jointly and severally liable with Verizon Wireless Capital LLC for co-issued notes, as indicated below.

2010

On June 28, 2010, Verizon Wireless exercised its right to redeem the outstanding \$1.0 billion of aggregate floating rate notes due June 2011 at a redemption price of 100% of the principal amount of the notes, plus accrued and unpaid interest through the date of redemption. In addition, during 2010, Verizon Wireless repaid the remaining \$4.0 billion of borrowings that were outstanding under a \$4.4 billion Three-Year Term Loan Facility Agreement with a maturity date of September 2011 (Three-Year Term Loan Facility). No borrowings remain outstanding under this facility as of December 31, 2010 and this facility has been cancelled.

2009

During November 2009, Verizon Wireless and Verizon Wireless Capital LLC completed an exchange offer to exchange privately placed notes issued in November 2008, and February and May 2009 for new notes with similar terms.

In June 2009, Verizon Wireless issued \$1.0 billion aggregate principal amount of floating rate notes due 2011.

In May 2009, Verizon Wireless and Verizon Wireless Capital LLC co-issued \$4.0 billion aggregate principal amount of two-year fixed and floating rate notes in a private placement resulting in cash proceeds of approximately \$4.0 billion, net of discounts and issuance costs. In February 2009, Verizon Wireless and Verizon Wireless Capital LLC co-issued \$4.3 billion aggregate principal amount of three and five-year fixed rate notes in a private placement resulting in cash proceeds of \$4.2 billion, net of discounts and issuance costs.

In August 2009, Verizon Wireless repaid \$0.4 billion of borrowings that were outstanding under the Three-Year Term Loan Facility, reducing the outstanding borrowings under this facility to \$4.0 billion as of December 31, 2009.

Telephone and Other Subsidiary Debt

During 2010, \$0.3 billion of 6.125% and \$0.2 billion of 8.625% Verizon New York Inc. Debentures, \$0.2 billion of 6.375% Verizon North Inc. Debentures and \$0.2 billion of 6.3% Verizon Northwest Inc. Debentures matured and were repaid. During 2009, we redeemed \$0.1 billion of 6.8% Verizon New Jersey Inc. Debentures, \$0.3 billion of 6.7% Debentures and \$0.2 billion of 5.5% Verizon California Inc. Debentures and \$0.2 billion of 5.875% Verizon New England Inc. Debentures. In April 2009, we redeemed \$0.5 billion of 7.51% GTE Corporation Debentures.

Guarantees

We guarantee the debt obligations of GTE Corporation (but not the debt of its subsidiary or affiliate companies) that were issued and outstanding prior to July 1, 2003. As of December 31, 2010, \$1.7 billion principal amount of these obligations remain outstanding.

Debt Covenants

We and our consolidated subsidiaries are in compliance with all debt covenants.

Maturities of Long-Term Debt

Maturities of long-term debt outstanding at December 31, 2010 are as follows:

Years	(dollars in millions)
2011	\$ 7,542
2012	5,902
2013	5,915
2014	3,529
2015	1,201
Thereafter	28,705

FAIR VALUE MEASUREMENTS AND FINANCIAL INSTRUMENTS

The following table presents the balances of assets measured at fair value on a recurring basis as of December 31, 2010:

					(dolla	rs in	millions)
	L	evel 1	Level 2	Le	evel 3		Total
Assets:							
Short-term investments:							
Equity securities	\$	281	\$ -	\$	-	\$	281
Fixed income securities		8	256		_		264
Other current assets:							
Interest rate swaps		-	42		-		42
Cross currency swaps		_	7		_		7
Other assets:							
Equity securities		285	_		_		285
Fixed income securities		205	766		_		971
Interest rate swaps		-	278		_		278
Forward interest rate swaps		_	108		_		108
Cross currency swaps		_	101		_		101
Total	\$	779	\$ 1,558	\$	-	\$	2,337

Equity securities consist of investments in common stock of domestic and international corporations in a variety of industry sectors and are generally measured using quoted prices in active markets and are classified as Level 1.

Fixed income securities consist primarily of investments in U.S. Treasuries and agencies, as well as municipal bonds. We use quoted prices in active markets for our U.S. Treasury securities, and therefore these securities are classified as Level 1. For all other fixed income securities that do not have quoted prices in active markets, we use alternative matrix pricing as a practical expedient resulting in these debt securities being classified as Level 2.

Derivative contracts are valued using models based on readily observable market parameters for all substantial terms of our derivative contracts and thus are classified within Level 2. We use mid-market pricing for fair value measurements of our derivative instruments.

We recognize transfers between levels of the fair value hierarchy as of the end of the reporting period. There were no transfers within the fair value hierarchy during 2010.

Fair Value of Short-term and Long-term Debt

The fair value of our short-term and long-term debt, excluding capital leases, is determined based on market quotes for similar terms and maturities or future cash flows discounted at current rates. The fair value of our short-term and long-term debt, excluding capital leases, was as follows:

			(dollars in millions)			
At December 31,		2010		2009		
	Carrying		Carrying			
	Amount	Fair Value	Amount	Fair Value		
Short and long-term debt, excluding capital leases	\$ 52,462	\$ 59,020	\$ 61,859	\$ 67,359		

Derivatives

Interest Rate Swaps

We have entered into domestic interest rate swaps to achieve a targeted mix of fixed and variable rate debt, where we principally receive fixed rates and pay variable rates based on London Interbank Offered Rate (LIBOR). These swaps are designated as fair value hedges and hedge against changes in the fair value of our debt portfolio. We record the interest rate swaps at fair value on our consolidated balance sheets as assets and liabilities. Changes in the fair value of the interest rate swaps are recorded to Interest expense, which are offset by changes in the fair value of the debt due to changes in interest rates. The fair value of these contracts was \$0.3 billion and \$0.2 billion at December 31, 2010 and December 31, 2009, respectively, and are primarily included in Other assets and Long-term debt. As of December 31, 2010, the total notional amount of these interest rate swaps was \$6.0 billion. During February 2011, we entered into interest rate swaps, designated as fair value hedges, with a notional amount of approximately \$3.0 billion.

Forward Interest Rate Swaps

In order to manage our exposure to future interest rate changes, during 2010, we entered into forward interest rate swaps with a total notional value of \$1.4 billion. We have designated these contracts as cash flow hedges. The fair value of these contracts was \$0.1 billion at December 31, 2010 and the contracts are included in Other assets. On or before February 7, 2011, Verizon terminated these forward interest rate swaps.

Cross Currency Swaps

Verizon Wireless has entered into cross currency swaps designated as cash flow hedges to exchange approximately \$2.4 billion British Pound Sterling and Euro denominated debt into U.S. dollars and to fix our future interest and principal payments in U.S. dollars, as well as mitigate the impact of foreign currency transaction gains or losses. The fair value of these swaps included primarily in Other assets was approximately \$0.1 billion and \$0.3 billion at December 31, 2010 and December 31, 2009, respectively. During 2010 and 2009, a pre-tax loss of \$0.2 billion and a pre-tax gain of \$0.3 billion, respectively, was recognized in Other comprehensive income, a portion of which was reclassified to Other income and (expense), net to offset the related pre-tax foreign currency transaction gain on the underlying debt obligations.

Prepaid Forward Agreement

During the first quarter of 2009, we entered into a privately negotiated prepaid forward agreement for 14 million shares of Verizon common stock at a cost of approximately \$0.4 billion. We terminated the prepaid forward agreement with respect to 5 million of the shares during the fourth quarter of 2009 and 9 million of the shares during the first quarter of 2010, which resulted in the delivery of those shares to Verizon.

Alltel Interest Rate Swaps

As a result of the Alltel acquisition, Verizon Wireless acquired seven interest rate swap agreements with a notional value of \$9.5 billion that paid fixed and received variable rates based on three-month and one-month LIBOR with maturities ranging from 2009 to 2013. During 2009, we settled all of these agreements for a gain that was not significant. Changes in the fair value of these swaps were recorded in earnings through settlement.

Concentrations of Credit Risk

Financial instruments that subject us to concentrations of credit risk consist primarily of temporary cash investments, short-term and long-term investments, trade receivables, certain notes receivable, including lease receivables, and derivative contracts. Our policy is to deposit our temporary cash investments with major financial institutions. Counterparties to our derivative contracts are also major financial institutions. The financial institutions have all been accorded high ratings by primary rating agencies. We limit the dollar amount of contracts entered into with any one financial institution and monitor our counterparties' credit ratings. We generally do not give or receive collateral on swap agreements due to our credit rating and those of our counterparties. While we may be exposed to credit losses due to the nonperformance of our counterparties, we consider the risk remote and do not expect the settlement of these transactions to have a material effect on our results of operations or financial condition.

STOCK-BASED COMPENSATION

Verizon Communications Long-Term Incentive Plan

The 2009 Verizon Communications Inc. Long-Term Incentive Plan (the Plan) permits the granting of stock options, stock appreciation rights, restricted stock, restricted stock units, performance shares, performance stock units and other awards. The maximum number of shares available for awards from the Plan is 119.6 million shares.

Restricted Stock Units

The Plan provides for grants of Restricted Stock Units (RSUs) that generally vest at the end of the third year after the grant. The RSUs granted prior to January 1, 2010 are classified as liability awards because the RSUs will be paid in cash upon vesting. The RSU award liability is measured at its fair value at the end of each reporting period and, therefore, will fluctuate based on the performance of Verizon common stock. The RSUs granted subsequent to January 1, 2010 are classified as equity awards because these RSUs will be paid in Verizon common stock upon vesting. The RSU equity awards are measured using the grant date fair value of Verizon common stock and are not remeasured at the end of each reporting period. Dividend equivalent units are also paid to participants at the time the RSU award is paid, and in the same proportion as the RSU award.

Performance Stock Units

The Plan also provides for grants of Performance Stock Units (PSUs) that generally vest at the end of the third year after the grant. As defined by the Plan, the Human Resources Committee of the Board of Directors determines the number of PSUs a participant earns based on the extent to which the corresponding goal has been achieved over the three-year performance cycle. All payments are subject to approval by the Human Resources Committee. The PSUs are classified as liability awards because the PSU awards are paid in cash upon vesting. The PSU award liability is measured at its fair value at the end of each reporting period and, therefore, will fluctuate based on the price of Verizon common stock as well as performance relative to the targets. Dividend equivalent units are also paid to participants at the time that the PSU award is determined and paid, and in the same proportion as the PSU award.

The following table summarizes Verizon's Restricted Stock Unit and Performance Stock Unit activity:

(shares in thousands)	Restricted Stock Units	Performance Stock Units
Outstanding January 1, 2008	21,573	32,135
Granted	7,277	11,194
Payments	(6,869)	(7,597)
Cancelled/Forfeited	(161)	(2,518)
Outstanding December 31, 2008	21,820	33,214
Granted	7,101	14,079
Payments	(9,357)	(17,141)
Cancelled/Forfeited	(121)	(257)
Outstanding December 31, 2009	19,443	29,895
Granted	8,422	17,311
Payments	(6,788)	(14,364)
Cancelled/Forfeited	(154)	(462)
Outstanding December 31, 2010	20,923	32,380

As of December 31, 2010, unrecognized compensation expense related to the unvested portion of Verizon's RSUs and PSUs was approximately \$0.3 billion and is expected to be recognized over a weighted-average period of approximately two years.

The RSUs granted in 2010, and classified as equity awards, have a weighted average grant date fair value of \$28.63. During 2010, 2009 and 2008, we paid \$0.7 billion, \$0.9 billion and \$0.6 billion, respectively, to settle RSUs and PSUs classified as liability awards.

Verizon Wireless' Long-Term Incentive Plan

The 2000 Verizon Wireless Long-Term Incentive Plan (the Wireless Plan) provides compensation opportunities to eligible employees of Verizon Wireless (the Partnership). The Wireless Plan provides rewards that are tied to the long-term performance of the Partnership. Under the Wireless Plan, Value Appreciation Rights (VARs) were granted to eligible employees. As of December 31, 2010, all VARs were fully vested. We have not granted new VARs since 2004.

VARs reflect the change in the value of the Partnership, as defined in the Wireless Plan. Similar to stock options, the valuation is determined using a Black-Scholes model. Once VARs become vested, employees can exercise their VARs and receive a payment that is equal to the difference between the VAR price on the date of grant and the VAR price on the date of exercise, less applicable taxes. VARs are fully exercisable three years from the date of grant, with a maximum term of 10 years. All VARs were granted at a price equal to the estimated fair value of the Partnership, as defined in the Wireless Plan, at the date of the grant.

The following table summarizes the assumptions used in the Black-Scholes model during 2010:

	Ranges
Risk-free rate	0.14% - 0.88%
Expected term (in years)	0.03 - 2.00
Expected volatility	31.05% - 47.56%

The risk-free rate is based on the U.S. Treasury yield curve in effect at the time of the measurement date. Expected volatility was based on a blend of the historical and implied volatility of publicly traded peer companies for a period equal to the VARs expected life ending on the measurement date.

The following table summarizes the Value Appreciation Rights activity:

		Weighted- Average Grant-Date
(shares in thousands)	VARs	Fair Value
Outstanding rights, January 1, 2008 Exercised	60,412 (31,817)	\$ 17.58 18.47
Cancelled/Forfeited	(351)	19.01
Outstanding rights, December 31, 2008	28,244	16.54
Exercised	(11,442)	16.53
Cancelled/Forfeited	(211)	17.63
Outstanding rights, December 31, 2009	16,591	16.54
Exercised	(4,947)	24.47
Cancelled/Forfeited	(75)	22.72
Outstanding rights, December 31, 2010	11,569	13.11

During 2010, 2009 and 2008, we paid \$0.1 billion, \$0.2 billion and \$0.6 billion, respectively, to settle VARs classified as liability awards.

Stock-Based Compensation Expense

After-tax compensation expense for stock-based compensation related to RSUs, PSUs, and VARs described above included in net income attributable to Verizon was \$0.5 billion, \$0.5 billion and \$0.4 billion for 2010, 2009 and 2008, respectively.

Stock Options

The Plan provides for grants of stock options to participants at an option price per share of 100% of the fair market value of Verizon common stock on the date of grant. Each grant has a 10-year life, vesting equally over a three-year period, starting at the date of the grant. We have not granted new stock options since 2004.

The following table summarizes Verizon's stock option activity:

	Stock	Weighted- Average Exercise
(shares in thousands)	Options	Price
Outstanding, January 1, 2008	181,858	\$ 45.94
Exercised	(227)	36.54
Cancelled/Forfeited	(41,473)	46.28
Outstanding, December 31, 2008	140,158	45.86
Exercised	(2)	25.32
Cancelled/Forfeited	(32,391)	50.31
Outstanding, December 31, 2009	107,765	44.52
Exercised	(372)	34.51
Cancelled/Forfeited	(50,549)	44.90
Outstanding, December 31, 2010	56,844	44.25

All stock options outstanding at December 31, 2010, 2009 and 2008 were exercisable.

The following table summarizes information about Verizon's stock options outstanding as of December 31, 2010:

 Range of Exercise Prices	Stock Options (in thousands)	Weighted- Average Remaining Life (years)	Weighted- Average Exercise Price
\$ 20.00 - 29.99	34	1.7	\$ 27.91
30.00 - 39.99	18,146	2.6	35.02
40.00 - 49.99	19,973	1.1	45.21
50.00 - 59.99	18,691	0.1	52.21
Total	56,844	1.2	44.25

The total intrinsic value for stock options outstanding and stock options exercised, and the after-tax compensation expense for stock options was not significant as of and for the years ended December 31, 2010, 2009 and 2008, respectively.

EMPLOYEE BENEFITS

We maintain non-contributory defined benefit pension plans for many of our employees. In addition, we maintain postretirement health care and life insurance plans for our retirees and their dependents, which are both contributory and non-contributory, and include a limit on the Company's share of the cost for certain recent and future retirees. We also sponsor defined contribution savings plans to provide opportunities for eligible employees to save for retirement on a tax-deferred basis. We use a measurement date of December 31 for our pension and postretirement health care and life insurance plans. See Note 1 regarding the change in accounting for benefit plans.

Pension and Other Postretirement Benefits

Pension and other postretirement benefits for many of our employees are subject to collective bargaining agreements. Modifications in benefits have been bargained from time to time, and we may also periodically amend the benefits in the management plans. The following tables summarize benefit costs, as well as the benefit obligations, plan assets, funded status and rate assumptions associated with pension and postretirement health care and life insurance benefit plans.

Obligations and Funded Status

J		(dollars in millions)			
		Pension	Health Ca	re and Life	
At December 31,	2010	2009	2010	2009	
Change in Benefit					
Obligations					
Beginning of year	\$ 31,818	\$ 30,394	\$ 27,337	\$ 27,096	
Service cost	353	384	305	311	
Interest cost	1,797	1,924	1,639	1,766	
Plan amendments	(212)	-	(2,580)	(5)	
Actuarial (gain) loss, net	748	2,056	826	(469)	
Benefits paid	(1,996)	(2,565)	(1,675)	(1,740)	
Termination benefits	687	75	-	18	
Curtailment (gain) loss, net	61	1,245	132	352	
Acquisitions and					
divestitures, net	(581)	192	(266)	8	
Settlements paid	(3,458)	(1,887)	-		
End of year	\$ 29,217	\$ 31,818	\$ 25,718	\$ 27,337	
Character Diam Associa					
Change in Plan Assets Beginning of year	\$ 28,592	\$ 27.791	\$ 3,091	\$ 2,555	
Actual return on plan assets	3,089	4,793	319	638	
Company contributions	138	337	1,210	1,638	
Benefits paid	(1,996)	(2,565)	(1,675)	(1,740)	
Settlements paid	(3,458)	(1,887)	(1,0/3)	(1,7 10)	
Acquisitions and	(3,430)	(1,007)			
divestitures, net	(551)	123	_	_	
End of year	\$ 25,814	\$ 28,592	\$ 2,945	\$ 3,091	
		, 20,072	÷ =,2.0	, 0,001	
Funded Status					
End of year	\$ (3,403)	\$ (3,226)	\$ (22,773)	\$ (24,246)	
<i>,</i>					

							millions)
		P	ension	H	lealth Ca	re a	nd Life
At December 31,	2010		2009		2010		2009
Amounts recognized on the							
balance sheet							
Noncurrent assets	\$ 398	\$	3,141	\$	-	\$	_
Current liabilities	(146)		(139)		(581)		(542)
Noncurrent liabilities	(3,655)		(6,228)	(22,192)		(23,704)
Total	\$ (3,403)	\$	(3,226)	\$ (22,773)	\$	(24,246)
Amounts recognized in							
Accumulated Other							
Comprehensive Loss							
(Pretax)							
Prior service cost	\$ 554	\$	999	\$	(567)	\$	2,667
Total	\$ 554	\$	999	\$	(567)	\$	2,667

Beginning in 2013, as a result of federal health care reform, Verizon will no longer file for the Retiree Drug Subsidy (RDS) and will instead contract with a Medicare Part D plan on a group basis to provide prescription drug benefits to Medicare eligible retirees. This change to our Medicare Part D strategy, resulted in the adoption of plan amendments during the fourth quarter of 2010, which will allow the company to be eligible for greater Medicare Part D plan subsidies over time.

The accumulated benefit obligation for all defined benefit pension plans was \$28.5 billion and \$30.8 billion at December 31, 2010 and 2009, respectively.

Information for pension plans with an accumulated benefit obligation in excess of plan assets follows:

	(dollars in millions)		
At December 31,	2010	2009	
Projected benefit obligation	\$ 28,329	28,719	
Accumulated benefit obligation	27,752	28,128	
Fair value of plan assets	24,529	22,352	

Net Periodic Cost

The following table summarizes the benefit (income) cost related to our pension and postretirement health care and life insurance plans:

								(dollars in	millions)
				Pe	nsion		Heal	th Care a	nd Life
Years Ended December 31,		2010	2009		2008	2010	2009		2008
Service cost	\$	353	\$ 384	\$	382	\$ 305	\$ 311	\$	306
Amortization of prior service cost		109	112		62	375	401		395
Subtotal		462	496		444	680	712		701
Expected return on plan assets	(2	2,176)	(2,216)		(3,444)	(252)	(205)		(331)
Interest cost		1,797	1,924		1,966	1,639	1,766		1,663
Subtotal		83	204		(1,034)	2,067	2,273		2,033
Remeasurement (gain) loss, net		(166)	(515)		13,946	758	(901)		1,069
Net periodic benefit (income) cost		(83)	(311)		12,912	2,825	1,372		3,102
Curtailment and termination benefits		860	1,371		32	386	532		31
Total	\$	777	\$ 1,060	\$	12,944	\$ 3,211	\$ 1,904	\$	3,133

Other pre-tax changes in plan assets and benefit obligations recognized in other comprehensive (income) loss are as follows:

				(dollars in millions)
		Pension	Healt	h Care and Life
At December 31,	2010	2009	2010	2009
Prior service cost Reversal of amortization items	\$ (336)	\$ (51)	\$ (2,859)	\$ (167)
Prior service cost	(109)	(112)	(375)	(401)
Total recognized in other comprehensive (income) loss (pretax)	\$ (445)	\$ (163)	\$ (3,234)	\$ (568)

The estimated prior service cost for the defined benefit pension plans that will be amortized from Accumulated other comprehensive income into net periodic benefit cost over the next fiscal year is \$0.1 billion. The estimated prior service cost for the defined benefit postretirement plans that will be amortized from Accumulated other comprehensive loss into net periodic benefit cost over the next fiscal year is (\$0.1 billion).

Assumptions

The weighted-average assumptions used in determining benefit obligations follow:

		Health Care and Life		
At December 31,	2010	2009	2010	2009
Discount rate Rate of compensation increases	5.75% 3.00	6.25% 4.00	5.75% N/A	6.25% N/A

The weighted-average assumptions used in determining net periodic cost follow:

			Health Care and Life			
Years Ended December 31,	2010	2009	2008	2010	2009	2008
Discount rate	6.25%	6.75%	6.50%	6.25%	6.75%	6.50%
Expected return on plan assets	8.50	8.50	8.50	8.25	8.25	8.25
Rate of compensation increase	4.00	4.00	4.00	N/A	N/A	4.00

In order to project the long-term target investment return for the total portfolio, estimates are prepared for the total return of each major asset class over the subsequent 10-year period, or longer. Those estimates are based on a combination of factors including the current market interest rates and valuation levels, consensus earnings expectations, historical long-term risk premiums and value-added. To determine the aggregate return for the pension trust, the projected return of each individual asset class is then weighted according to the allocation to that investment area in the trust's long-term asset allocation policy.

The assumed Health Care Cost Trend Rates follow:

	Health Care and L						
At December 31,	2010	2009	2008				
Healthcare cost trend rate assumed							
for next year	7.75%	8.00%	9.00%				
Rate to which cost trend rate							
gradually declines	5.00	5.00	5.00				
Year the rate reaches level it is assumed to							
remain thereafter	2016	2014	2014				

A one-percentage-point change in the assumed health care cost trend rate would have the following effects:

	(dollars in millions			
One-Percentage-Point	In	crease	De	ecrease
Effect on 2010 service and interest cost Effect on postretirement benefit obligation as of	\$	232	\$	(191)
December 31, 2010		2,788		(2,303)

Plan Assets

Our portfolio strategy emphasizes a long-term equity orientation, significant global diversification, the use of both public and private investments and financial and operational risk controls. Our diversification and risk control processes serve to minimize the concentration of risk. Assets are allocated according to long-term risk and return estimates. Both active and passive management approaches are used depending on perceived market efficiencies and various other factors.

While target allocation percentages will vary over time, the company's overall investment strategy is to achieve a mix of assets, which allows us to meet projected benefits payments while taking into consideration risk and return. The target allocations for plan assets are currently 46% public equity, 32% fixed income, 14% private equity, 6% real estate and 2% cash. Our target policies are revisited periodically to ensure they are in line with fund objectives. There are no significant concentrations of risk, in terms of sector, industry, geography or company names.

Pension and healthcare and life plans assets include Verizon common stock of \$0.1 billion at December 31, 2010 and 2009.

Pension Plans

The fair values for the pension plans by asset category at December 31, 2010 are as follows:

				(dollars in millions)						
Asset Category		Total		Level 1		Level 2		Level 3		
Cash and cash equivalents	Ś	2,175	Ś	2,126	Ś	49	Ś	_		
Equity securities	-	10,158	-	9,052	-	1,106	-	_		
Fixed income securities										
U.S. Treasuries and agencies		599		141		458		-		
Corporate bonds		1,615		233		1,202		180		
International bonds		910		20		890		-		
Other		502		-		502		-		
Real estate		1,769		-		-		1,769		
Other										
Private equity		5,889		-		40		5,849		
Hedge funds		2,197		-		1,481		716		
Total	\$	25,814	\$	11,572	\$	5,728	\$	8,514		

The fair values for the pension plans by asset category at December 31, 2009 are as follows:

			(dollars in millions)				
Asset Category	Total	Level 1		Level 2	l	_evel 3	
Cash and cash equivalents	\$ 2,299	\$ 2,288	\$	11	\$	-	
Equity securities	12,691	11,533		1,158		-	
Fixed income securities							
U.S. Treasuries and agencies	1,095	428		667		-	
Corporate bonds	2,531	73		2,321		137	
International bonds	1,112	768		344		-	
Other	646	-		646		-	
Real estate	1,541	-		-		1,541	
Other							
Private equity	5,362	-		26		5,336	
Hedge funds	1,315	_		1,315		_	
Total	\$ 28,592	\$ 15,090	\$	6,488	\$	7,014	

The following is a reconciliation of the beginning and ending balance of pension plan assets that are measured at fair value using significant unobservable inputs:

								(dollars in	n millions)
	Corporate Bonds	Rea	l Estate	Private	Equity	Hedge	Funds		Total
Balance at December 31, 2008	\$ 23	\$	1,665	\$	5,101	\$	_	\$	6,789
Actual gain (loss) on plan assets	26		(455)		(5)		-		(434)
Purchases and sales	84		331		263		-		678
Transfers in and/or out of Level 3	4		-		(23)		-		(19)
Balance at December 31, 2009	\$ 137	\$	1,541	\$	5,336	\$	-	\$	7,014
Actual gain (loss) on plan assets	3		(49)		518		24		496
Purchases and sales	37		294		(5)		109		435
Transfers in and/or out of Level 3	3		(17)		-		583		569
Balance at December 31, 2010	\$ 180	\$	1,769	\$	5,849	\$	716	\$	8,514

Health Care and Life Plans

The fair values for the other postretirement benefit plans by asset category at December 31, 2010 are as follows:

			(dollars in millions)				
Asset Category	Total	Level 1		Level 2	L	evel 3	
Cash and cash equivalents	\$ 394	\$ 21	\$	373	\$	_	
Equity securities	1,919	1,202		717		_	
Fixed income securities							
U.S. Treasuries and agencies	80	47		33		-	
Corporate bonds	173	58		115		-	
International bonds	125	8		117		-	
Other	198	-		198		-	
Other _	56	-		56		_	
Total	\$ 2,945	\$ 1,336	\$	1,609	\$	_	

The fair values for the other postretirement benefit plans by asset category at December 31, 2009 are as follows:

			(dollars in millions)				
Asset Category	Total	Level 1	l	evel 2	L	evel 3	
Cash and cash equivalents	\$ 166	\$ 27	\$	139	\$	-	
Equity securities Fixed income securities	2,240	1,681		559		-	
U.S. Treasuries and agencies	61	36		25		-	
Corporate bonds	275	42		233		-	
International bonds	81	13		68		-	
Other	231	_		231		-	
Other	37	-		37		_	
Total	\$ 3,091	\$ 1,799	\$	1,292	\$		

Plan assets are recognized and measured at fair value in accordance with the accounting standards regarding fair value measurements. The following are general descriptions of asset categories, as well as the valuation methodologies and inputs used to determine the fair value of each major category of assets.

Cash and cash equivalents include short-term investment funds, primarily in diversified portfolios of investment grade money market instruments and are valued using quoted market prices or other valuation methods, and thus are classified within Level 1 or Level 2.

Equity securities are investments in common stock of domestic and international corporations in a variety of industry sectors, and are valued primarily using quoted market prices or other valuation methods, and thus are classified within Level 1 or Level 2.

Fixed income securities include U.S. Treasuries and agencies, debt obligations of foreign governments and debt obligations in corporations of domestic and foreign issuers. Fixed income also includes investments in asset backed securities such as collateralized mortgage obligations, mortgage backed securities and interest rate swaps. The fair value of fixed income securities are based on observable prices for identical or comparable assets, adjusted using benchmark curves, sector grouping, matrix pricing, broker/dealer quotes and issuer spreads, and thus are classified within Level 1 or Level 2.

Real estate investments include those in limited partnerships that invest in various commercial and residential real estate projects both domestically and internationally. The fair values of real estate assets are typically determined by using income and/or cost approaches or comparable sales approach, taking into consideration discount and capitalization rates, financial conditions, local market conditions and the status of the capital markets, and thus are classified within Level 3.

Private equity investments include those in limited partnerships that invest in operating companies that are not publicly traded on a stock exchange. Investment strategies in private equity include leveraged buyouts, venture capital, distressed investments and investments in natural resources. These investments are valued using inputs such as trading multiples of comparable public securities, merger and acquisition activity and pricing data from the most recent equity financing taking into consideration illiquidity, and thus are classified within Level 3.

Hedge fund investments include those seeking to maximize absolute returns using a broad range of strategies to enhance returns and provide additional diversification. The fair values of hedge funds are estimated using net asset value per share (NAV) of the investments. Verizon has the ability to redeem these investments at NAV within the near term and thus are classified within Level 2. Investments that cannot be redeemed in the near term are classified within Level 3.

Cash Flows

In 2010, contributions to our qualified pension plans were not significant. In 2010, we contributed \$0.1 billion to our nonqualified pension plans and \$1.2 billion to our other postretirement benefit plans. During January 2011, we contributed approximately \$0.4 billion to our qualified pension plans. We do not expect to make additional qualified pension plan contributions during the remainder of 2011. We anticipate approximately \$0.1 billion in contributions to our non-qualified pension plans and \$1.5 billion to our other postretirement benefit plans in 2011.

Estimated Future Benefit Payments

The benefit payments to retirees are expected to be paid as follows:

					(dollars i	n millions)
			Health Car	e and Life		
			Prior to	Medicare	Expected N	Aedicare
			Pre	scription	Pres	cription
Year	Pension B	Benefits	Drug	g Subsidy	Drug	Subsidy
2011	\$	3,114	\$	2,126	\$	107
2012		2,339		2,142		120
2013		2,273		1,951		-
2014		2,225		1,931		-
2015		2,188		1,873		—
2016 - 2020		10,536		8,452		-

Savings Plan and Employee Stock Ownership Plans

We maintain four leveraged employee stock ownership plans (ESOP). Only one plan currently has unallocated shares. We match a certain percentage of eligible employee contributions to the savings plans with shares of our common stock from this ESOP. At December 31, 2010, the number of unallocated and allocated shares of common stock in this ESOP were 2 million and 66 million, respectively. All leveraged ESOP shares are included in earnings per share computations.

Total savings plan costs were \$0.7 billion in 2010, 2009 and 2008.

Severance Benefits

The following table provides an analysis of our actuarially determined severance liability recorded in accordance with the accounting standard regarding employers' accounting for postemployment benefits:

				(dol	lars in millions)
	Beginning	Charged to			
Year	of Year	Expense	Payments	Other	End of Year
2008	\$ 1,024	\$ 512	\$ (509)	\$ 77	\$ 1,104
2009	1,104	950	(522)	106	1,638
2010	1,638	1,217	(1,307)	21	1,569

Charged to expense includes the impact of the activities described below. Other primarily includes the expense incurred related to our ongoing severance plans.

Severance, Pension and Benefit Charges

During 2010, we recorded net pre-tax severance, pension and benefits charges of \$3.1 billion primarily in connection with an agreement we reached with certain unions on temporary enhancements to the separation programs contained in their existing collective bargaining agreements. These temporary enhancements were intended to help address a previously declared surplus of employees and to help reduce the need for layoffs. Accordingly, during 2010, we recorded severance, pension and benefits charges associated with the approximately 11,900 union-represented employees who volunteered for the incentive offer. These charges included \$1.2 billion for severance for the 2010 programs mentioned above and a planned workforce reduction of approximately 2,500 employees in 2011. In addition, we recorded \$1.3 billion for pension and postretirement curtailment losses and special termination benefits that were due to the workforce reductions, which caused the elimination of a significant amount of future service. Also, we recorded remeasurement losses of \$0.6 billion for our pension and postretirement plans in accordance with our accounting policy to recognize actuarial gains and losses in the year in which they occur. The remeasurement losses included \$0.1 billion of pension settlement losses related to employees that received lump sum distributions, primarily resulting from our previously announced separation plans.

During 2009, we recorded net pre-tax severance, pension and benefits charges of \$1.4 billion primarily for pension and postretirement curtailment losses and special termination benefits of \$1.9 billion as workforce reductions caused the elimination of a significant amount of future service requiring us to recognize a portion of the prior service costs. These charges also included \$0.9 billion for workforce reductions of approximately 17,600 employees; 4,200 of whom were separated during late 2009 and the remainder in 2010. Also, we recorded remeasurement gains of \$1.4 billion for our pension and postretirement plans in accordance with our accounting policy to recognize actuarial gains and losses in the year in which they occur.

During 2008, we recorded net pre-tax severance, pension and benefits charges of \$15.6 billion primarily due to remeasurement losses of \$15.0 billion for our pension and postretirement plans in accordance with our accounting policy to recognize actuarial gains and losses in the year in which they occur. These remeasurement losses included \$0.5 billion of pension settlement losses related to employees that received lump sum distributions, primarily resulting from our previously announced separation plans. These severance, pension and benefit charges also included \$0.5 billion for workforce reductions in connection with the separation of approximately 8,600 employees and related charges; 3,500 of whom were separated in the second half of 2008 and the remainder in 2009 and \$0.1 billion for pension and postretirement curtailment losses and special termination benefits, that were due to the workforce reductions, which caused the elimination of a significant amount of future service.

INCOME TAXES

The components of income before provision (benefit) for income taxes are as follows:

		(dollars in millions)		
Years Ended December 31,	2010	2009		2008
Domestic Foreign	\$ 11,921 763	\$ 12,625 895	\$	722 921
Total	\$ 12,684	\$ 13,520	\$	1,643

The components of the provision (benefit) for income taxes are as follows:

	(dollars in millions)					
Years Ended December 31,		2010		2009		2008
Current						
Federal	Ś	(705)	Ś	(611)	Ś	365
Foreign		(19)		73		240
State and Local		(42)		364		544
Total		(766)		(174)		1,149
Deferred						
Federal		2,945		1,616		(2,411)
Foreign		(24)		(35)		(91)
State and Local		316		518		(960)
Total		3,237		2,099		(3,462)
Investment tax credits		(4)		(6)		(6)
Total income tax provision (benefit)	\$	2,467	\$	1,919	\$	(2,319)

The following table shows the principal reasons for the difference between the effective income tax rate and the statutory federal income tax rate:

Years Ended December 31,	2010	2009	2008
Statutory federal income tax rate	35.0%	35.0%	35.0%
State and local income tax rate,			
net of federal tax benefits	1.4	1.5	(16.5)
Distributions from foreign investments	-	-	(4.3)
Medicare Part D subsidy charge	6.9	-	—
Equity in earnings from			
unconsolidated businesses	(1.6)	(1.6)	(14.0)
Noncontrolling interest	(19.5)	(16.0)	(119.4)
Other, net	(2.8)	(4.7)	(22.0)
Effective income tax rate	19.4%	14.2%	(141.2)%

The effective income tax rate in 2010 increased to 19.4% from 14.2% in 2009. The increase was primarily driven by a one-time, non-cash income tax charge of \$1.0 billion. The one-time non-cash income tax charge was a result of the enactment of the Patient Protection and Affordable Care Act and the Health Care and Education Reconciliation Act of 2010, both of which became law in March 2010 (collectively the Health Care Act). Under the Health Care Act, beginning in 2013, Verizon and other companies that receive a subsidy under Medicare Part D to provide retiree prescription drug coverage will no longer receive a federal income tax deduction for the expenses incurred in connection with providing the subsidized coverage to the extent of the subsidy received. Because future anticipated retiree prescription drug plan liabilities and related subsidies were already reflected in Verizon's financial statements, this change required Verizon to reduce the value of the related tax benefits recognized in its financial statements in the period during which the Health Care Act was enacted. The increase was partially offset by higher earnings attributable to the noncontrolling interest.

During 2008, we recorded a pension and postretirement benefit plan remeasurement loss rendering the 2008 effective tax rate not meaningful. Excluding the tax impact of this actuarial loss in 2008, the effective income tax rate decreased in 2009 primarily driven by higher earnings attributable to the noncontrolling interest. Included within the (4.7)% 'Other net' above is the impact of lower federal taxes, net of higher state taxes attributable to prior year adjustments to tax balances that were not material to the overall effective income tax rate.

Excluding the tax impact of the actuarial loss in 2008, the state and local income tax rate decreased due to tax benefits recognized after statutes of limitations in multiple jurisdictions lapsed and the impact of earnings attributable to the noncontrolling interest.

Deferred taxes arise because of differences in the book and tax bases of certain assets and liabilities. Significant components of deferred taxes are shown in the following table:

	(dollar	rs in millions)
At December 31,	2010	2009
Employee benefits	\$ 11,499	\$ 13,204
Tax loss and credit carry forwards	3,907	2,786
Uncollectible accounts receivable	248	303
Other – assets	951	1,269
	16,605	17,562
Valuation allowances	(3,421)	(2,942)
Deferred tax assets	13,184	14,620
Former MCI intercompany accounts receivable		
basis difference	1,489	1,633
Depreciation	11,758	10,296
Leasing activity	1,980	2,081
Wireless joint venture including wireless licenses	19,514	18,249
Other – liabilities	1,152	1,012
Deferred tax liabilities	35,893	33,271
Net deferred tax liability	\$ 22,709	\$ 18,651

At December 31, 2010, undistributed earnings of our foreign subsidiaries indefinitely invested outside of the United States amounted to approximately \$1.2 billion. We have not provided deferred taxes on these earnings because we intend that they will remain indefinitely invested outside of the United States. Determination of the amount of unrecognized deferred taxes related to these undistributed earnings is not practical.

At December 31, 2010, we had net after tax loss and credit carry forwards for income tax purposes of approximately \$4.2 billion. Of these net after tax loss and credit carry forwards, approximately \$3.5 billion will expire between 2011 and 2030 and approximately \$0.7 billion may be carried forward indefinitely. The amount of net after tax loss and credit carry forwards reflected as a deferred tax asset above has been reduced by approximately \$0.6 billion at December 31, 2010 and 2009, due to federal and state tax law limitations on utilization of net operating losses.

During 2010, the valuation allowance increased approximately \$0.5 billion. The balance at December 31, 2010 and the 2010 activity is primarily related to state and foreign tax losses and credit carry forwards.

Unrecognized Tax Benefits

A reconciliation of the beginning and ending balance of unrecognized tax benefits is as follows:

		(dollars in millions)			
	2010		2009		2008
Balance at January 1,	\$ 3,400	\$	2,622	\$	2,883
Additions based on tax positions related					
to the current year	231		288		251
Additions for tax positions of prior years	476		1,128		344
Reductions for tax positions of prior years	(569)		(477)		(651)
Settlements	(256)		(27)		(126)
Lapses of statutes of limitations	(40)		(134)		(79)
Balance at December 31,	\$ 3,242	\$	3,400	\$	2,622

Included in the total unrecognized tax benefits at December 31, 2010, 2009 and 2008 is \$2.1 billion, \$2.1 billion and \$1.6 billion, respectively, that if recognized, would favorably affect the effective income tax rate.

We recognized the following net after tax benefits related to interest and penalties in the provision for income taxes:

Years Ended December 31,	(dollars in millions			
2010	\$	29		
2009		14		
2008		55		

The after-tax accrual for the payment of interest and penalties in the balance sheets are as follows:

At December 31,	(dollars in mi	llions)
2010	\$	527
2009		552

Verizon and/or its subsidiaries file income tax returns in the U.S. federal jurisdiction, and various state, local and foreign jurisdictions. The Internal Revenue Service (IRS) is currently examining the Company's U.S. income tax returns for the years 2004 through 2006. As a large taxpayer, we are under continual audit by the IRS and multiple state and foreign jurisdictions on numerous open tax positions. Significant tax examinations and litigation are ongoing in Massachusetts, New York, Canada, Australia and Italy for tax years as early as 2002. It is reasonably possible that the amount of the liability for unrecognized tax benefits could change by a significant amount during the next twelve-month period. An estimate of the range of the possible change cannot be made until issues are further developed or examinations close.

SEGMENT INFORMATION

Reportable Segments

We have two reportable segments, which we operate and manage as strategic business units and organize by products and services. We measure and evaluate our reportable segments based on segment operating income, consistent with the chief operating decision maker's assessment of segment performance.

Corporate, eliminations and other includes unallocated corporate expenses, intersegment eliminations recorded in consolidation, the results of other businesses, such as our investments in unconsolidated businesses, pension and other employee benefit related costs, lease financing, as well as the historical results of divested operations and other adjustments and gains and losses that are not allocated in assessing segment performance due to their non-operational nature. Although such transactions are excluded from the business segment results, they are included in reported consolidated earnings. Gains and losses that are not individually significant are included in all segment results as these items are included in the chief operating decision maker's assessment of segment performance.

The reconciliation of segment operating revenues and expenses to consolidated operating revenues and expenses below also includes those items of a non-recurring or non-operational nature. We exclude from segment results the effects of certain items that management does not consider in assessing segment performance, primarily because of their non-recurring non-operational nature.

During the fourth quarter of 2010, Verizon changed its method of accounting for benefit plans as described in Note 1, as a result, all prior periods have been adjusted. As part of this change to its method of accounting, the service cost and the amortization of prior service costs, which are representative of the benefits earned by active employees during the period, will continue to be allocated to the segment in which the employee is employed, while interest cost and expected return on assets will now be recorded at the Corporate level. The recognition of actuarial gains and losses will also be recorded at the Corporate level.

In order to comply with regulatory conditions related to the acquisition of Alltel in January 2009, Verizon Wireless divested overlapping properties in 105 operating markets in 24 states during the first half of 2010. In addition, on July 1, 2010, certain of Verizon's local exchange business and related landline activities in 14 states were spun off (see Note 3). Furthermore, in 2008, we completed the spin-off of our local exchange and related business assets in Maine, New Hampshire and Vermont. Accordingly, the historical Domestic Wireless and Wireline results for these operations have been reclassified to Corporate and Other to reflect comparable segment operating results.

We have adjusted prior-period consolidated and segment information, where applicable, to conform to current year presentation.

Our segments and their principal activities consist of the following:

Segment	Description
Domestic Wireless	Domestic Wireless' communications products and services include wireless voice and data services and equipment sales across the U.S.
Wireline	Wireline's communications products and services include voice, Internet access, broadband video and data, Internet protocol network services, network access, long distance and other services. We provide these products and services to consumers in the U.S., as well as to carriers, businesses and government customers both in the U.S. and in over 150 other countries around the world.

The following table provides operating financial information for our two reportable segments:

			(dollars in millions)
2010	Domestic Wireless	Wireline	Total Segments
External Operating Revenues			
Service revenue	\$ 55,588	\$ -	\$ 55,588
Equipment and other	7,753	-	7,753
Mass Markets	-	16,247	16,247
Global Enterprise	-	15,667	15,667
Global Wholesale	-	7,173	7,173
Other	-	858	858
Intersegment revenues	66	1,282	1,348
Total operating revenues	63,407	41,227	104,634
Cost of services and sales	19,245	22,618	41,863
Selling, general and administrative expense	18,082	9,372	27,454
Depreciation and amortization expense	7,356	8,469	15,825
Total operating expenses	44,683	40,459	85,142
Operating income	\$ 18,724	\$ 768	\$ 19,492
Assets	\$ 138,863	\$ 83,849	\$ 222,712
Plant, property and equipment, net	32,253	54,594	86,847
Capital expenditures	8,438	7,269	15,707

2009	Domestic Wireless	Wireline	(dollars in millions) Total Segments
External Operating Revenues			
Service revenue	\$ 51,975	\$ -	\$ 51,975
Equipment and other	8,250	_	8,250
Mass Markets	-	16,109	16,109
Global Enterprise	-	15,666	15,666
Global Wholesale	-	7,958	7,958
Other	-	1,443	1,443
Intersegment revenues	100	1,275	1,375
Total operating revenues	60,325	42,451	102,776
Cost of services and sales	19,348	22,693	42,041
Selling, general and administrative expense	17,309	9,947	27,256
Depreciation and amortization expense	7,030	8,238	15,268
Total operating expenses	43,687	40,878	84,565
Operating income	\$ 16,638	\$ 1,573	\$ 18,211
Assets	\$ 135,162	\$ 91,778	\$ 226,940
Plant, property and equipment, net	30,849	59,373	90,222
Capital expenditures	7,152	8,892	16,044
2008	Domestic Wireless	Wireline	(dollars in millions) Total Segments
Eutomal Operating Devenues			
External Operating Revenues Service revenue	\$ 42.527	č	\$ 42,527
	. ,-	\$ –	\$ 42,527 6,665
Equipment and other	6,665	15 022	
Mass Markets	_	15,823	15,823
Global Enterprise Global Wholesale	_	16,599	16,599
Other	_	8,770 1,959	8,770
	-	,	1,959
Intersegment revenues	106	1,172	1,278
Total operating revenues	49,298	44,323	93,621
Cost of services and sales	15,660	22,890	38,550
Selling, general and administrative expense	14,273	10,169	24,442
Depreciation and amortization expense	5,405	8,174	13,579
Total operating expenses	35,338	41,233	76,571
Operating income	\$ 13,960	\$ 3,090	\$ 17,050
Assets	\$ 111,979	\$ 90,386	\$ 202,365
Plant, property and equipment, net Capital expenditures	27,136 6,510	58,287 9,797	85,423 16,307
Capital experiolitules	0,210	9,191	10,307

Reconciliation to Consolidated Financial Information

A reconciliation of the segment operating revenues to consolidated operating revenues is as follows:

		(dollars in millions)	
	2010	2009	2008
Operating Revenues			
Total reportable segments	\$ 104,634	\$ 102,776	\$ 93,621
Reconciling items:			
Deferred revenue adjustment (see Note 1)	(235)	78	34
Impact of divested operations	2,407	5,297	4,084
Corporate, eliminations and other	(241)	(343)	(385)
Consolidated operating revenues	\$ 106,565	\$ 107,808	\$ 97,354

A reconciliation of the total of the reportable segments' operating income to consolidated Income before provision for income taxes is as follows:

			(dollars in millions)
	2010	2009	2008
Operating Income			
Total segment operating income	\$ 19,492	\$ 18,211	\$ 17,050
Merger integration and acquisition costs (see Note 2)	(867)	(954)	(174)
Access line spin-off and other charges (see Note 3)	(407)	(453)	(103)
Severance, pension and benefit charges (see Note 12)	(3,054)	(1,440)	(15,602)
Deferred revenue adjustment (see Note 1)	(235)	78	34
Impact of divested operations (see Note 3)	755	1,769	1,197
Corporate, eliminations and other	(1,039)	(1,233)	210
Consolidated operating income	\$ 14,645	\$ 15,978	\$ 2,612
Equity in earnings of unconsolidated businesses	508	553	567
Other income (expense), net	54	91	283
Interest expense	(2,523)	(3,102)	(1,819)
Income Before (Provision) Benefit for Income Taxes	\$ 12,684	\$ 13,520	\$ 1,643
Assets			
Total reportable segments	\$ 222,712	\$ 226,940	
Corporate, eliminations and other	(2,707)	(33)	
Total consolidated	\$ 220,005	\$ 226,907	

We generally account for intersegment sales of products and services and asset transfers at current market prices. No single customer accounted for more than 10% of our total operating revenues during the years ended December 31, 2010, 2009 and 2008. International operating revenues and long-lived assets are not significant.

COMPREHENSIVE INCOME

Comprehensive income consists of net income and other gains and losses affecting equity that, under generally accepted accounting principles, are excluded from net income. Significant changes in the components of Other comprehensive income (loss), net of (provision) benefit for income taxes are described below.

Foreign Currency Translation

The changes in Foreign currency translation adjustments were as follows:

Years Ended December 31,	2010	(dolla) 2009	rs in r	millions) 2008
Vodafone Omnitel Other international operations	\$ (119) (52)	\$ 49 29	\$	(119) (112)
Foreign currency translation adjustments	\$ (171)	\$ 78	\$	(231)

Net Unrealized Gains (Losses) on Cash Flow Hedges

The changes in Unrealized gains (losses) on cash flow hedges were as follows:

		(dollars in millions)			
Years Ended December 31,	2010		2009		2008
Unrealized gains (losses) Less reclassification adjustments for gains	\$ 38	\$	112	\$	(43)
(losses) realized in net income	(51)		25		(3)
Net unrealized gains (losses) on					
cash flow hedges	\$ 89	\$	87	\$	(40)

Unrealized Gains (Losses) on Marketable Securities

The changes in Unrealized gains (losses) on marketable securities were as follows:

		(dollars in millio			
Years Ended December 31,	2010	2009		2008	
Unrealized gains (losses) Less reclassification adjustments for gains	\$ 37	\$ 95	\$	(142)	
(losses) realized in net income	8	8		(45)	
Net unrealized gains (losses) on					
marketable securities	\$ 29	\$ 87	\$	(97)	

Foreign Currency Translation Adjustments

The change in Foreign currency translation adjustments during 2010 was primarily driven by the devaluation of the Euro versus the U.S. dollar. The change in Foreign currency translation adjustments during 2009 was primarily driven by the devaluation of the U.S. dollar versus the Euro. The change in Foreign currency translation adjustments during 2008 was primarily driven by the settlement of the foreign currency forward contracts, which hedged a portion of our net investment in Vodafone Omnitel and the devaluation of the Euro versus the U.S. dollar.

Net Unrealized Gains (Losses) on Cash Flow Hedges

During 2010, 2009 and 2008, Unrealized gains (losses) on cash flow hedges included in Other comprehensive income attributable to non-controlling interest, primarily reflects activity related to a cross currency swap (see Note 10).

Defined Benefit Pension and Postretirement Plans

The change in Defined benefit pension and postretirement plans of \$2.5 billion, net of taxes of \$1.2 billion at December 31, 2010 was attributable to the change in prior service cost. The change was impacted by a change to our Medicare Part D strategy, resulting in the adoption of plan amendments during the fourth quarter of 2010, which will allow the company to be eligible for greater Medicare Part D plan subsidies over time and was also impacted by the curtailment losses associated with the voluntary incentive program for union-represented employees recorded in the second quarter of 2010 (see Note 12). The change in Defined benefit pension and postretirement plans of \$0.3 billion, net of taxes of \$0.4 billion at December 31, 2009 was attributable to a change in prior service cost.

Accumulated Other Comprehensive Income (Loss)

The components of Accumulated other comprehensive income (loss) were as follows:

At December 31, 2010 200	s)
	9
Foreign currency translation adjustments \$ 843 \$ 1,01	4
Net unrealized gain on cash flow hedges 126 3	7
Unrealized gain on marketable securities 79 5	0
Defined benefit pension and postretirement plans 1 (2,47	3)
Accumulated Other Comprehensive Income (Loss) \$ 1,049 \$ (1,37	2)

NOTE 16

ADDITIONAL FINANCIAL INFORMATION

The tables that follow provide additional financial information related to our consolidated financial statements:

Income Statement Information

				(dollars i	n millions)
Years Ended December 31,	2010		2009		2008
Depreciation expense	\$ 14,593	\$	14,564	Ś	13,227
Interest incurred	3,487		4,029	Ť	2,566
Interest capitalized	(964)		(927)		(747)
Advertising expense	2,451		3,020		2,754
Balance Sheet Information					
				(dollars i	n millions)
December 31,			2010		2009
Accounts Payable and Accrued Liabilities					
Accounts payable		\$	3,936	\$	4,337
Accrued expenses			4,110		3,486
Accrued vacation, salaries and wages			5,686		5,084
Interest payable			813		872
Taxes payable			1,157		1,444
		\$	15,702	\$	15,223
Other Current Liabilities					
Advance billings and customer deposits		\$	3,091	\$	2,644
Dividends payable			1,402		1,372
Other		<u> </u>	2,860		2,692
		\$	7,353	\$	6,708
Cash Flow Information				(dellere i	n millions)
Years Ended December 31,	2010		2009	(dollars li	2008
Cash Paid					
Income taxes, net of amounts refunded	\$ 430	\$	158	Ś	1,206
Interest, net of amounts capitalized	2,433	Ļ	2,573	Ý	1,664
interest, her of amounts capitalized	2,433		2,010		1,001

COMMITMENTS AND CONTINGENCIES

We are currently involved in certain legal proceedings and, as required, have accrued estimates of the probable and estimable losses for the resolution of these claims that, individually or in the aggregate, were not significant. These estimates have been developed in consultation with outside counsel and are based upon an analysis of potential results, assuming a combination of litigation and settlement strategies. It is possible, however, that future results of operations for any particular quarterly or annual period could be materially affected by changes in our assumptions or the effectiveness of our strategies related to these proceedings.

Several state and federal regulatory proceedings may require our telephone operations to pay penalties or to refund to customers a portion of the revenues collected in the current and prior periods. There are also various legal actions pending to which we are a party and claims that, if asserted, may lead to other legal actions. We have established reserves for specific liabilities in connection with regulatory and legal actions, including environmental matters that we currently deem to be probable and estimable. We do not expect that the ultimate resolution of pending regulatory and legal matters in future periods, including the Hicksville matter described below, will have a material effect on our financial condition, but it could have a material effect on our results of operations for a given reporting period.

During 2003, under a government-approved plan, remediation commenced at the site of a former Sylvania facility in Hicksville, New York that processed nuclear fuel rods in the 1950s and 1960s. Remediation beyond original expectations proved to be necessary and a reassessment of the anticipated remediation costs was conducted. A reassessment of costs related to remediation efforts at several other former facilities was also undertaken. In September 2005, the Army Corps of Engineers (ACE) accepted the Hicksville site into the Formerly Utilized Sites Remedial Action Program. This may result in the ACE performing some or all of the remediation effort for the Hicksville site with a corresponding decrease in costs to Verizon. To the extent that the ACE assumes responsibility for remedial work at the Hicksville site, an adjustment to a reserve previously established for the remediation may be made. Adjustments to the reserve may also be made based upon actual conditions discovered during the remediation at this or any other site requiring remediation.

In connection with the execution of agreements for the sales of businesses and investments, Verizon ordinarily provides representations and warranties to the purchasers pertaining to a variety of nonfinancial matters, such as ownership of the securities being sold, as well as indemnity from certain financial losses. From time to time, counterparties may make claims under these provisions, and Verizon will seek to defend against those claims and resolve them in the ordinary course of business. Subsequent to the sale of Verizon Information Services Canada in 2004, we continue to provide a guarantee to publish directories, which was issued when the directory business was purchased in 2001 and had a 30-year term (before extensions). The preexisting guarantee continues, without modification, despite the subsequent sale of Verizon Information Services Canada and the spin-off of our domestic print and Internet yellow pages directories business. The possible financial impact of the guarantee, which is not expected to be adverse, cannot be reasonably estimated as a variety of the potential outcomes available under the guarantee result in costs and revenues or benefits that may offset each other. We do not believe performance under the guarantee is likely.

As of December 31, 2010, letters of credit totaling approximately \$0.1 billion were executed in the normal course of business, which support several financing arrangements and payment obligations to third parties.

We depend on various key suppliers and vendors to provide us, directly or through other suppliers, with equipment and services, such as switch and network equipment, handsets and other devices and equipment, that we need in order to operate our business and provide products to our customers. For example, our handset and other device suppliers often rely on one vendor for the manufacture and supply of critical components, such as chipsets, used in their devices. If any of our key suppliers, or other suppliers, fail to provide equipment or services on a timely basis or fail to meet our performance expectations, we may be unable to provide services to our customers in a competitive manner or continue to maintain and upgrade our network. Any such disruption could increase our costs, decrease our operating efficiencies and have a material adverse effect on our business, results of operations and financial condition.

We have several commitments primarily to purchase equipment, software, programming and network services, and marketing activities, which will be used or sold in the ordinary course of business, from a variety of suppliers totaling \$57.3 billion. Of this total amount, we expect to purchase \$17.9 billion in 2011, \$36.8 billion in 2012 through 2013, \$2.1 billion in 2014 through 2015 and \$0.5 billion thereafter. These amounts do not represent our entire anticipated purchases in the future, but represent only those items for which we are contractually committed. Our commitments are generally determined based on the noncancelable quantities or termination amounts. Since the commitments to purchase programming services from television networks and broadcast stations have no minimum volume requirement, we estimated our obligation based on number of subscribers at December 31, 2010, and applicable rates stipulated in the contracts in effect at that time. We also purchase products and services as needed with no firm commitment.

QUARTERLY FINANCIAL INFORMATION (UNAUDITED)

			(dollars in millions, except per sh				
			Net Income	e (Loss) attributable 1	Loss) attributable to Verizon ⁽¹⁾		
	Operating	Operating		Per Share-	Per Share-		
Quarter Ended	Revenues	Income	Amount	Basic	Diluted	Net Income	
2010							
March 31	\$ 26,913	\$ 4,441	\$ 443	\$.16	\$.16	\$ 2,318	
June 30	26,773	410	(1,192)	(.42)	(.42)	553	
September 30	26,484	3,383	659	.23	.23	2,698	
December 31	26,395	6,411	2,639	.93	.93	4,648	
2009							
March 31	\$ 26,591	\$ 4,530	\$ 1,521	\$.54	\$.54	\$ 3,086	
June 30	26,861	4,672	1,658	.58	.58	3,335	
September 30	27,265	3,823	1,098	.39	.39	2,809	
December 31	27,091	2,953	617	.22	.22	2,371	

• Results of operations for the first quarter of 2010 include after-tax charges attributable to Verizon of \$1.1 billion related to Medicare Part D subsidy, access line spin-off charges, merger integration and acquisition costs, and severance, pension and benefit charges.

• Results of operations for the second quarter of 2010 include after-tax charges attributable to Verizon of \$2.8 billion related to severance, pension and benefit charges, merger integration and acquisition costs, access line spin-off charges, and a one-time non-cash adjustment to wireless data revenues.

• Results of operations for the third quarter of 2010 include after-tax charges attributable to Verizon of \$0.9 billion primarily related to severance, pension and benefit charges, access line spin-off charges, and merger integration costs.

• Results of operations for the fourth quarter of 2010 include net after-tax gain attributable to Verizon of \$1.1 billion related to severance, pension and benefit charges and merger integration and acquisition costs.

• Results of operations for the first quarter of 2009 include after-tax charges attributable to Verizon of \$0.1 billion related to acquisition related charges, and merger integration costs.

Results of operations for the second quarter of 2009 include after-tax charges attributable to Verizon of \$0.1 billion of merger integration costs, acquisition related charges, and severance, pension and benefits charges.

• Results of operations for the third quarter of 2009 include after-tax charges attributable to Verizon of \$0.5 billion primarily related to, merger integration and acquisition costs, access line spin-off and other charges and severance, pension and benefits charges.

• Results of operations for the fourth quarter of 2009 include after-tax charges attributable to Verizon of \$0.8 billion for severance, pension and benefits charges, wireline cost reduction initiatives, access line spin-off and other charges and merger integration and acquisition costs.

(1) Net income (loss) attributable to Verizon per common share is computed independently for each quarter and the sum of the quarters may not equal the annual amount.

Board of Directors

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Chairman, President and Chief Executive Officer Popular, Inc. and Chairman, President and Chief Executive Officer Banco Popular de Puerto Rico

M. Frances Keeth *Retired Executive Vice President* Royal Dutch Shell plc

Robert W. Lane *Retired Chairman and Chief Executive Officer* Deere & Company

Lowell C. McAdam* President and Chief Operating Officer Verizon Communications Inc.

Sandra O. Moose *President* Strategic Advisory Services LLC

Joseph Neubauer Chairman and Chief Executive Officer ARAMARK Holdings Corporation

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Thomas H. O'Brien** *Retired Chairman and Chief Executive Officer* The PNC Financial Services Group, Inc. and PNC Bank, N.A.

Clarence Otis, Jr. *Chairman and Chief Executive Officer* Darden Restaurants, Inc.

Hugh B. Price Visiting Professor and Lecturer Woodrow Wilson School of Public and International Affairs, Princeton University and Non-Resident Senior Fellow The Brookings Institution

Ivan G. Seidenberg *Chairman and Chief Executive Officer* Verizon Communications Inc.

Rodney E. Slater *Partner* Patton Boggs LLP

John W. Snow *President* JWS Associates, LLC

John R. Stafford** Retired Chairman and Chief Executive Officer Wyeth

* Lowell C. McAdam was elected to the Board in 2011.

** Thomas H. O'Brien and John R. Stafford will retire from the Board in May 2011.

Corporate Officers and Executive Leadership

Ivan G. Seidenberg Chairman and Chief Executive Officer

Lowell C. McAdam President and Chief Operating Officer

Francis J. Shammo *Executive Vice President and Chief Financial Officer*

Robert J. Barish Senior Vice President and Controller

John W. Diercksen Executive Vice President – Strategy, Development and Planning

John N. Doherty Senior Vice President – Investor Relations

Roger Gurnani Executive Vice President and Chief Information Officer

Holyce E. Hess Groos Senior Vice President and Treasurer

William L. Horton, Jr. Senior Vice President, Deputy General Counsel and Corporate Secretary

Rose M. Kirk *President –* Verizon Foundation

Daniel S. Mead Executive Vice President and President and Chief Executive Officer – Verizon Wireless

Anthony J. Melone Executive Vice President and Chief Technology Officer

Randal S. Milch Executive Vice President and General Counsel

Michael H. Millegan *President –* Global Wholesale

W. Robert Mudge President – Consumer and Mass Business Markets

Marc C. Reed Executive Vice President – Human Resources

Virginia P. Ruesterholz Executive Vice President and President – Verizon Services Operations

Shane A. Sanders Senior Vice President – Internal Auditing

Thomas J. Tauke Executive Vice President – Public Affairs, Policy and Communications

Robert A. Toohey *President –* Global Enterprise

Investor Information

Registered Shareowner Services

Questions or requests for assistance regarding changes to or transfers of your registered stock ownership should be directed to our transfer agent, Computershare Trust Company, N.A. at:

> Verizon Communications Shareowner Services c/o Computershare P.O. Box 43078 Providence, RI 02940-3078 Phone: 800 631-2355 Website: www.computershare.com/verizon Email: verizon@computershare.com

Persons outside the U.S. may call: 781 575-3994

Persons using a telecommunications device for the deaf (TDD) may call: 800 952-9245

Online Account Access – Registered shareowners can view account information online at: www.computershare.com/verizon

Click on "Create login" to register. For more information, contact Computershare.

Direct Dividend Deposit Service – Verizon offers an electronic funds transfer service to registered shareowners wishing to deposit dividends directly into savings or checking accounts on dividend payment dates. For more information, contact Computershare.

Direct Invest Stock Purchase and Ownership Plan – Verizon offers a direct stock purchase and share ownership plan. The plan allows current and new investors to purchase common stock and to reinvest the dividends toward the purchase of additional shares. To receive a Plan Prospectus and enrollment form, contact Computershare or visit their website.

eTree® Program – Worldwide, Verizon is acting to conserve natural resources in a variety of ways. We are proud to offer shareowners an opportunity to be environmentally responsible. By receiving links to proxy, annual report and shareowner materials online, you can help Verizon reduce the amount of materials we print and mail. As a thank you for choosing electronic delivery, Verizon will plant a tree on your behalf. It's fast and easy, and you can change your electronic delivery options at any time. Sign up at www.eTree.com/verizon or call 800 631-2355 or 781 575-3994.

Corporate Governance

Verizon's Corporate Governance Guidelines are available on our website – www.verizon.com/investor

If you would prefer to receive a printed copy by mail, please contact the Assistant Corporate Secretary:

Verizon Communications Inc. Assistant Corporate Secretary 140 West Street, 29th Floor New York, NY 10007

Investor Services

Investor Website – Get company information and news on our website – www.verizon.com/investor

VzMail – Get the latest investor information delivered directly to you. Subscribe to VzMail at our investor information website.

Stock Market Information

Shareowners of record at December 31, 2010: 738,059

Verizon is listed on the New York Stock Exchange, and the NASDAQ Global Select Market (ticker symbol: VZ) and also on the London Stock Exchange.

Common Stock Price and Dividend Information

	Market Price High Low			Cash Dividend Declared		
2010 Fourth Quarter Third Quarter* Second Quarter* First Quarter*	\$ 36.00 33.09 29.63 31.26	\$	31.60 25.79 24.75 26.45	\$	0.4875 0.4875 0.4750 0.4750	
2009 Fourth Quarter* Third Quarter* Second Quarter* First Quarter*	\$ 31.89 30.55 30.90 32.48	\$	26.70 26.45 26.76 24.39	\$	0.4750 0.4750 0.4600 0.4600	

*Prices have been adjusted to reflect the spinoff of certain of Verizon's local exchange business and related landline activities in 14 states.

Form 10-K

To receive a printed copy of the 2010 Annual Report on Form 10-K, which is filed with the Securities and Exchange Commission, contact Investor Relations:

Verizon Communications Inc. Investor Relations One Verizon Way Basking Ridge, NJ 07920 Phone: 212 395-1525

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Verizon maintains a long-standing commitment to equal opportunity and valuing the diversity of its employees, suppliers and customers. Verizon is fully committed to a workplace free from discrimination and harassment for all persons, without regard to race, color, religion, age, gender, national origin, sexual orientation, marital status, military status, citizenship status, veteran status, disability or other legally protected classifications. Verizon Communications Inc. 140 West Street New York, New York 10007 212 395-1000





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