

Cablevisión Holding S.A.

Interim Condensed Consolidated Financial Statements For the nine-month period ended September 30, 2020 presented on a comparative basis

English free translation of the Financial Statements and Reports originally issued in Spanish.

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Registration number with the IGJ: 1,908,463

Interim Condensed Consolidated Financial Statements for the nine-month period ended September 30, 2020

GLOSSARY OF TERMS

The Company / Cablevisión Holding Interchangeably, Cablevisión Holding S.A. Telecom Argentina / Telecom Interchangeably, Telecom Argentina S.A.

Group Economic group composed by the Company and its subsidiaries. Economic group composed by Telecom Argentina and its subsidiaries Telecom Group

Telecom Personal/Personal/Micro Sistemas/Telintar/Pem/CV These companies are corporations or limited liability companies that are controlled directly or indirectly pursuant to the definition established under the General Associations Law, or were controlled by Telecom.

Berazategui//Cable Imagen/ Última Milla/AVC Continente Audiovisual/Inter Radios directly or indirectly, to wit: Telecom Personal S.A., Micro Sistemas S.A., Telecomunicaciones Internacionales de Argentina Telintar S.A., Pem S.A., CV Berazategui S.A., Cable Imagen S.R.L., Última Milla S.A., AVC Continente Audiovisual

S.A. Inter Radios S.A.U.

Management Trust Agreement with TMF / TMF Trust Management Trust - Refinancing Plan executed by Telecom Argentina S.A. and TMF Trust Co.

Fintech Telecom LLC, shareholder of Telecom

These refer to the foreign companies Telecom Argentina USA, Inc, Núcleo S.A.E., Personal Envíos S.A., Telecom USA/Núcleo/Personal Envíos/Tuves Paraguay / Televisión Tuves Paraguay S.A., Televisión Dirigida S.A. and Adesol S.A., respectively, controlled by Telecom, directly or indirectly pursuant to the definition established under the Business Associations Law. Dirigida / Adesol

Administración Federal de Ingresos Públicos (Argentine Federal Revenue Service) PP&E, Intangible Assets, and Right-of-Use Assets Bolsas y Mercados Argentinos and the New York Stock Exchange, respectively. AFIP ixed Assets

BYMA/NYSE

Cablevisión Cablevisión S.A., absorbed by Telecom as from January 1, 2018, which activities are currently carried out by

CAPEX Capital expenditures.

CNV Argentine Securities Commission. COMFER Comité Federal de Radiodifusión (Federal Broadcasting Committee)

(Consejo Profesional de Ciencias Económicas de la Ciudad Autónoma de Buenos Aires) Professional Council in Economic Sciences of the City of Buenos Aires. **CPCECABA**

D&A Depreciation and Amortization.

ED **Emergency Decree**

ENACOM Ente Nacional de Comunicaciones (National Communications Agency "ENACOM", for its Spanish acronym)

IASB International Accounting Standards Board.

Value Added Tax VAT

Gestión Compartida GC Gestión Compartida S.A.

Grupo Clarín Grupo Clarín S.A.

NDF Non-Deliverable Forward: Derivatives INDEC National Institute of Statistics and Census

IG.I (Inspección General de Justicia): Argentine Superintendency of Legal Entities. I GS (Ley General de Sociedades) General Associations Law No. 19,550, as amended.

IAS International Accounting Standards

IFRS International Financial Reporting Standards, issued by IASB. PFN (Poder Ejecutivo Nacional): National Executive Branch.

PP&F Property, Plant and Equipment.

Gain (Loss) on Net Monetary Position Results from changes in the purchasing power of the currency ("RECPAM", for its Spanish acronym). Roaming TR/FACPCE Charges for the use of network availability to customers of other national and foreign carriers. Technical Resolutions issued by the "Federación Argentina de Consejos Profesionales de Cie

Económicas" (Argentine Federation of Professional Councils in Económic Sciences). Technical Resolution No. 26, amended by Technical Resolutions Nos. 29 and 43, among others RT 26 ICT services

Information and Communications Technology Services. These services include the transport and distribution of signals or data, voice, text, video and images, provided or requested by third parties, through

telecommunications networks.

SU (Servicio Universa): Universal Service. The availability of fixed telephony service at an affordable price to all persons within a country or specified area.

Telefónica

Telefónica de Argentina S.A. VLG S.A.U., previously VLG Argentina LLC. (*Valor Patrimonial Proporcional*): Equity Method.

See our report dated November 11, 2020 PRICE WATERHOUSE & CO. S.R.L.

Registration number with the IGJ: 1,908,463

Interim Condensed Consolidated Financial Statements as of September 30, 2020 and for the ninemonth period beginning January 1, 2020 and ended September 30, 2020.

Amounts stated in Argentine Pesos - Note 1.c) to the Interim Condensed Consolidated Financial Statements.

Registered office: Tacuarí 1842, 4th Floor, Buenos Aires, Argentina

Main corporate business: Investing and financing

Date of incorporation: December 1, 2016

Date of registration with the Public Registry of Commerce:

- Of the by-laws: April 27, 2017

Business start date: May 1, 2017

Registration number with the IGJ: 1,908,463

Expiration of Articles of Incorporation: April 27, 2116

Information on Parent Company: Name: GC Dominio S.A.

Registered office: Piedras 1743, Buenos Aires, Argentina

The information about the Company's subsidiaries is disclosed in Note 1 to the Interim Condensed Consolidated Financial Statements.

CAPITAL STOCK STRUCTURE (Note 20)

Туре	Number of votes per share	Outstanding Shares	Treasury Stock	Total Subscribed, Registered and Paid-in Capital
Class "A" Common shares, \$1 par value	5	47,753,621	-	47,753,621
Class "B" Common shares, \$1 par value	1	121,104,504	1,578	121,106,082
Class "C" Common shares, \$1 par value	1	11,782,877	-	11,782,877
Total as of September 30, 2020		180,641,002	1,578	180,642,580

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Registration number with the IGJ: 1,908,463

CABLEVISIÓN HOLDING S.A.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2020 AND 2019, AND THE THREE-MONTH PERIODS BEGINNING ON JULY 1 AND ENDED ON SEPTEMBER 30, 2020 AND 2019

(in millions of Argentine pesos)

	<u>Note</u>	September 30, 2020	September 30, 2019	July 1, 2020 through September 30, 2020	July 1, 2019 through September 30, 2019
Revenues	21	208,220	218.182	67,022	72,555
Employee benefit expenses and severance payments	22	(38,691)	(41,568)	(12,388)	(13,760)
Interconnection and Transmission Costs		(7,675)	(6,970)	(2,722)	(2,380)
Fees for Services, Maintenance, Materials and Supplies	22	(21,955)	(23,679)	(7,091)	(8,555)
Taxes and Fees with the Regulatory Authority	22	(15,772)	(17,105)	(5,089)	(5,547)
Commissions and Advertising	~~	(11,501)	(13,032)	(3,953)	(4,458)
Cost of Equipment and Handsets	22	(7,236)	(10,240)	(2,500)	(3,112)
Programming and Content Costs	~~	(13,645)	(16,453)	(3,966)	(5,476)
Bad Debt Expenses	3	(7,883)	(5,940)	(2,114)	(1,847)
Other Operating Income and Expense	22	(9,615)	(10,855)	(4,318)	(3,776)
Operating Income before Depreciation and Amortization		74,247	72,340	22,881	23,644
Depreciation, Amortization and Impairment of PP&E, Intangible Assets		14,241	72,340	22,001	23,044
and Rights of Use.	22	(55,051)	(53,025)	(19,143)	(18,492)
Operating Income	22	19,196	19,315	3,738	5,152
Equity in Earnings from Associates	2.a	372	(279)	139	(533)
Financial Expenses on Debts	2.a 23	(20,669)	(35,271)	(6,938)	(38,308)
Other Financial Results, net	23	7,781	12,729	3,871	8,741
Income (Loss) before Income Tax Expense	23	6,680	(3,506)	810	(24,948)
Income Tax	13	(7,782)	(17,136)	(4,238)	(24,946) (5,424)
Net Loss	13	(1,102)	(20,642)	(3,428)	(30,372)
Net LUSS		(1,102)	(20,042)	(3,420)	(30,372)
Other Comprehensive Income - to be subsequently reclassified to profit or loss					
Currency Translation Adjustments (no effect on Income Tax)		(762)	(676)	130	2,278
Effect of NDF classified as hedges		(301)	(492)	47	(113)
Tax Effect of NDF classified as hedges		73	128	(23)	55
Other Comprehensive Income, net of Taxes		(990)	(1,040)	154	2,220
- .		(2.222)			(00 (50)
Total Comprehensive Income/ (Loss)		(2,092)	(21,682)	(3,274)	(28,152)
Net Income (Loss) attributable to:					
Shareholders of the Controlling Company		(501)	(10,215)	(1,447)	(13,554)
Non-Controlling Interest		(601)	(10,427)	(1,981)	(16,818)
Total Comprehensive Income (Loss) Attributable to:					
Shareholders of the Controlling Company		(781)	(10,605)	(1,361)	(12,930)
Non-Controlling Interest		(1,311)	(11,077)	(1,913)	(15,222)
Pagin and Billyted Faminan and Object of the College					
Basic and Diluted Earnings per Share attributable to the Shareholders of the Controlling Company (in pesos)	24	(2.77)	(56.55)	(8.01)	(75.03)

Additional information on costs by function is provided in Note 22.

The accompanying notes are an integral part of these interim condensed consolidated financial statements.

See our report dated November 11, 2020 PRICE WATERHOUSE & CO. S.R.L.

Pablo San Martín Supervisory Committee Sebastián Bardengo <u>Chair</u>

Registration number with the IGJ: 1,908,463

CABLEVISIÓN HOLDING S.A. CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS OF SEPTEMBER 30, 2020 AND DECEMBER 31, 2019

(in millions of Argentine pesos)

ASSETS	Note	September 30, 2020	<u>December 31,</u> 2019
CURRENT ASSETS			<u>——</u>
Cash and Cash Equivalents	2	21,949	33,095
Investments	2	18,097	525
Trade Receivables	3	16,064	20,746
Other Receivables	4	6,148	5,642
Inventories	5	3,076	3,928
Total Current Assets		65,334	63,936
NON-CURRENT ASSETS			
Trade Receivables	3	56	101
Other Receivables	4	2,110	2,478
Deferred Income Tax Assets	13	384	407
Investments	2	1,997	2,596
Goodwill	6	214,324	214,446
Property, Plant and Equipment ("PP&E")	7	289,653	300,630
Intangible Assets	8	94,778	100,669
Right-of-Use Assets	9	13,272	11,616
Total Non-Current Assets		616,574	632,943
Total Assets		681,908	696,879
LIABILITIES			
CURRENT LIABILITIES			
Accounts Payable	10	33,712	39,099
Financial Debt	11	37,063	43,144
Salaries and Social Security Payables	12	11,100	12,168
Taxes Payable	14	3,374	4,052
Dividends Payable		160	· -
Lease Liabilities	15	3,455	3,227
Other Liabilities	16	1,648	2,128
Provisions	17	3,402	1,457
Total Current Liabilities		93,914	105,275
NON-CURRENT LIABILITIES			
Accounts Payable	10	3,055	2,880
Financial Debt	11	134,825	142,730
Salaries and Social Security Payables	12	798	1,053
Deferred Income Tax Liabilities	13	71,829	64,270
Taxes Payable	14	7	17
Lease Liabilities	15	6,114	4,490
Other Liabilities	16	1,193	1,861
Provisions	17	4,821	5,660
Total Non-Current Liabilities		222,642	222,961
Total Liabilities		316,556	328,236
EQUITY (as per the corresponding statement)			
Attributable to Shareholders of the Parent Company		151,254	152,922
Attributable to Non-Controlling Interests		214,098	215,721
TOTAL EQUITY		365,352	368,643
TOTAL LIABILITIES AND EQUITY		681,908	696,879

The accompanying notes are an integral part of these interim condensed consolidated financial statements.

See our report dated
November 11, 2020

PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Pablo San Martín Supervisory Committee Sebastián Bardengo Chair

Registration number with the IGJ: 1,908,463

CABLEVISIÓN HOLDING S.A. CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2020 AND 2019

(in millions of Argentine pesos)

	Equity attributable to Shareholders of the Parent Company											
		Shareholders	' Contribution		Other It	ems		Retained Earning	S		Equity	
	Capital Stock ⁽¹⁾	Inflation Adjustment on Capital Stock	Additional Paid-in Capital	Subtotal	Other Comprehensive Income	Other Reserves	Legal Reserve	Voluntary Reserves	Retained Earnings	Total Equity of Controlling Interests	Attributable to Non- Controlling Interests	Total Equity
Balances as of January 1, 2019 Set-up of Reserves Dividends and Other Movements of Non-	181 -	7,592 -	18,279 -	26,052 -	(1,291)	96,951 -	261 1,294	17,284 108,453	18,276 (109,747)	157,533	247,318	404,851
Controlling Interest Acquisition of an equity interest in Tuves Irrevocable Call and Put Option on the	-	-	-	-	-	16	-	-	-	- 16	(12,979) (89)	(12,979) (73)
Shares of AVC Continente Audiovisual Income (Loss) for the period Other Comprehensive Income	- - -	- - -	- - -	- - -	(390)	(56) - -	- - -	- - -	(10,215) -	(56) (10,215) (390)	(84) (10,427) (650)	(140) (20,642) (1,040)
Balances as of September 30, 2019	181	7,592	18,279	26,052	(1,681)	96,911	1,555	125,737	(101,686)	146,888	223,089	369,977
Balances as of January 1, 2020 Set-up of Reserves (Note 26) Dividend Distribution (Note 26) Adjustment to the value of the Irrevocable	181 - -	7,592 - -	18,279 - -	26,052 - -	(2,153) - -	96,900 - -	1,555 - -	125,737 (3,682) (895)	(95,169) 3,682	152,922 - (895)	215,721 - -	368,643 - (895)
Call and Put Option on the Shares of AVC Continente Audiovisual Dividends and Other Movements of Non-	-	-	-	-	-	8	-	-	-	8	12	20
Controlling Interest Income (Loss) for the period Other Comprehensive Income	-	- - -	- - -	- - -	- - (280)	- - -	- - -	- - -	(501) -	(501) (280)	(324) (601) (710)	(324) (1,102) (990)
Balances as of September 30, 2020	181	7,592	18,279	26,052	(2,433)	96,908	1,555	⁽²⁾ 121,160	(91,988)	151,254	214,098	365,352

⁽¹⁾ Includes 1,578 treasury shares. See Note 20.

The accompanying notes are an integral part of these interim condensed consolidated financial statements.

See our report dated November 11, 2020 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

C.P.C.E.C.A.B.A. Vol. 1 Fol. 17

Dr. Carlos A. Pace Certified Public Accountant (UBA) C.P.C.E.C.A.B.A. Vol. 150 Fol. 106 Pablo San Martín Supervisory Committee Sebastián Bardengo <u>Chair</u>

⁽²⁾ Voluntary Reserve for Illiquid Results.

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CABLEVISIÓN HOLDING S.A. CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2020 AND 2019

(in millions of Argentine pesos)

	<u>Note</u>	September 30, 2020	September 30, 2019
CASH FLOWS PROVIDED BY (USED IN) OPERATING ACTIVITIES		2020	2019
Net Loss		(1,102)	(20,642)
Adjustments to Reconcile Net Income to net Cash Flows Provided by Operating		(1,102)	(20,042)
Activities			
Allowances Deducted from Assets and Provisions for Lawsuits and Other Contingencies		7,852	9,644
Depreciation of PP&E	7	43,708	42,279
Amortization of Intangible Assets	8	7,198	7,716
Amortization of Rights of Use	9	3,865	2,999
Equity in Earnings from Associates	2.a	(372)	279
Impairment of PP&E		-	31
Net Book Value of Fixed Assets and Consumption of Materials		392	133
Financial Results and Other		16,743	33,229
Income Tax Expense	13	7,782	17,136
Income Tax Paid		(1,138)	(1,847)
Net (Increase) Decrease in Assets	2.b	(5,242)	2,972
Net Decrease in Liabilities	2.b	(8,101)	(18,065)
Net Cash Flows provided by Operating Activities		71,585	75,864
CASH FLOWS PROVIDED BY (USED IN) INVESTING ACTIVITIES		(00.747)	(40.500)
PP&E Acquisitions		(32,747)	(42,563)
Intangible Assets Acquisition		(1,437)	(1,518)
Acquisition of an equity interest in Tuves		70	(74)
Transactions with Notes, Bonds and Other Placements, Net Collection of Dividends	2.b	70 46	201
Income from Sale of PP&E and Intangible Assets	2.0	46	201
Investments not considered as cash and cash equivalents		(13.055)	5,936
Net Cash Flows used in Investing Activities		(47,123)	(38,017)
CASH FLOWS PROVIDED BY (USED IN) FINANCING ACTIVITIES		(47,123)	(30,017)
CASH LOWS I ROVIDED BY (OSED IN) FINANCING ACTIVITIES			
Proceeds from Financial Debt	2.b	40,127	66,127
Payment of Financial Debt	2.b	(57.544)	(42,550)
Payment of Interest and Related Expenses	2.b	(15,731)	(8,960)
Payment of Lease Liabilities		(2,956)	(2,398)
Payment of Dividends		(882)	(12,647)
Payment of Dividends to Non-Controlling Interests		(158)	· .
Increase in the Reserve Account		<u> </u>	148
Net Cash Flows used in Financing Activities		(37,144)	(280)
NET (DECREASE) / INCREASE IN CASH FLOW		(12,682)	37.567
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR:		33,095	14,027
EFFECTS OF EXCHANGE RATE DIFFERENCES AND GAIN (LOSS) ON NET		,	,
MONETARY POSITION ON CASH AND CASH EQUIVALENTS		1,536	1,489
CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD		21,949	53,083

See Note 2.b for additional information on the consolidated statement of cash flows.

The accompanying notes are an integral part of these interim condensed consolidated financial statements.

See our report dated
November 11, 2020
PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Pablo San Martín Supervisory Committee Sebastián Bardengo Chair

Registration number with the IGJ: 1,908,463

CABLEVISIÓN HOLDING S.A. NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2020

(in millions of Argentine pesos)

NOTE 1 - GENERAL INFORMATION AND BASIS FOR THE PRESENTATION OF THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

a) General Information

Cablevisión Holding S.A.

Cablevisión Holding S.A. is a holding company that operates in the telecommunications industry. Its operating income and cash flows derive from the operations of its subsidiaries in which it participates directly or indirectly.

Telecom Group

Telecom Argentina was created through the privatization of ENTel, the state-owned company that provided telecommunication services in Argentina.

Telecom's license, as originally granted, was exclusive to provide telephony services in the northern region of Argentina since November 8, 1990 through October 10, 1999. As from such date, the Company also began providing telephony services in the southern region of Argentina and competing in the previously exclusive northern region.

Telecom provides mainly fixed-line public and mobile telecommunication services, international long-distance service, data transmission and Internet services in Argentina and through its subsidiaries, mobile telecommunications services in Paraguay and international wholesale services in the United States of America.

As a consequence of the merger between Telecom and Cablevisión S.A., Telecom Argentina, as the legal surviving entity after the merger, develops, as from fiscal year 2018, the operations that Cablevisión S.A. developed until December 31, 2017.

The core business of Cablevisión and some of its subsidiaries was the operation of the cable television networks installed in different regions of Argentina and Uruguay and the provision of telecommunication and data transmission services.

Cablevisión exploited cable television services through licenses original granted by the COMFER and telecommunication services through licenses granted by the SC.

Information on the Group's licenses and on the applicable regulatory framework is described under Note 2 to the Company's annual financial statements as of December 31, 2019.

As of September 30, 2020 and December 31, 2019, the following are the most significant subsidiaries included in the consolidation process and the respective interests:

Company	Country	Interest as of September 30, 2020 (2)	Interest as of December 31, 2019 (2)
Telecom Argentina (1)	Argentina	39.08%	39.08%

- (1) See Note 27.
- (2) As mentioned in Note 4) to the consolidated financial statements as of December 31, 2019, on April 15, 2019, the Voting Trust created under the trust agreement (the "Trust Agreement") was formalized. Pursuant to said Trust Agreement, Fintech Telecom

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LLC and VLG S.A.U., a subsidiary of the Company, each contributed the bare ownership -including the voting rights- of 235,177,350 shares of Telecom Argentina representing 10.92% of the outstanding capital stock of Telecom Argentina (the "Shares in Trust") to a voting trust (the "Voting Trust"), reserving for themselves the usufruct of the contributed shares. Consequently, the Company holds an economic interest of 39.08% in the outstanding capital stock of Telecom Argentina.

Pursuant to the above-mentioned Trust Agreement, the Company appointed a trustee who shall vote the Shares in Trust as instructed or voted by Cablevisión Holding concerning any and all matters that are not subject to veto under the Telecom Argentina Shareholders' Agreement. In these cases, Cablevisión Holding and the trustee appointed by Cablevisión Holding will be entitled to vote 50% plus 2 shares of Telecom Argentina.

Regarding the matters subject to veto under the Telecom Argentina Shareholders' Agreement, Cablevisión Holding shall be entitled to vote the shares it holds directly (18.89% of the outstanding share capital) and the shares it holds indirectly through VLG (9.27% of the outstanding share capital), together accounting for 28.16% of the outstanding share capital of Telecom Argentina as of September 30, 2020. The Shares in Trust, in these cases, shall be voted by the trustee appointed by Fintech.

b) Basis for the Presentation

As required by the CNV, the Company's consolidated financial statements have been prepared in accordance with TR 26 (as amended by TR 29 and TR 43) issued by FACPCE, which adopted the IFRS as issued by the IASB. Those standards were adopted by the CPCECABA.

The Company has opted for the condensed format approach provided by IAS 34 to prepare these interim condensed consolidated financial statements. To this end, these financial statements were prepared following the same accounting policies as those applied in the Company's most recent annual financial statements. Accordingly, the Company has not included all the information required for a complete set of annual financial statements. Consequently, these consolidated financial statements should be read together with the Company's most recent annual financial statements.

The preparation of these interim condensed consolidated financial statements in conformity with IFRS requires that the Company's Management make estimates that affect the figures disclosed in the financial statements or their supplementary information. Actual results may differ from these estimates.

These interim condensed consolidated financial statements (except for the statement of cash flows) were prepared in constant currency (see Note 1.e) on an accrual basis of accounting. Under this basis, the effects of transactions are recognized when they occur. Therefore, income and expenses are recognized at fair value on an accrual basis regardless of when they are received or paid. When significant, the difference between the fair value and the nominal amount of income and expenses is recognized as financial income or expense using the effective interest method.

These interim condensed consolidated financial statements as of September 30, 2020, as well as the separate financial statements as of the same date, were approved by a resolution of the Board of Directors at the meeting held on November 11, 2020.

c) Interim Condensed Consolidated Financial Statements Formats

The consolidated financial statement formats adopted are consistent with IAS 1. In particular:

- <u>the consolidated statement of financial position</u> has been prepared by classifying assets and liabilities according to the "current and non-current" criterion. Current assets and liabilities are those that are expected to be realized/settled within twelve months after the period-end;
- the consolidated income statement has been prepared by classifying operating expenses by nature of
 expense as this form of presentation represents the way that the business of the Group is monitored
 by Management, and, additionally, is in line with the usual presentation of expenses in the ICT Services
 industry;
- <u>the consolidated statement of comprehensive income</u> includes the net income for the period as shown in the consolidated income statement and all components of other comprehensive income;

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(Partner)

Pablo San Martín Supervisory Committee

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- the consolidated statement of changes in equity has been prepared showing separately (i) net income for the period, (ii) other comprehensive income (loss) for the period, and (iii) transactions with shareholders (owners and non-controlling interest);
- <u>the consolidated statement of cash flows</u> has been prepared by presenting cash flows from operating activities according to the "indirect method", as permitted by IAS 7.

These interim condensed consolidated financial statements contain all the disclosures required under IAS 34. Some additional disclosures required by the LGS and/or by the CNV have also been included.

d) Segment information.

An operating segment is defined as a component of an entity or an economic group that may earn revenues and incur expenses, and whose financial information is available, presented separately and evaluated regularly by the entity's chief operating decision maker. In the case of the Group, the Executive Director is responsible for the control of the resources and the economic-financial performance of the Economic Group.

The Executive Director has a strategic and operational vision of the Group as a single business unit in Argentina in accordance with the current regulatory framework of the convergent ICT Services industry (aggregating in the same segment the activities related to mobile telephony services, Internet services, cable television services and fixed telephony services, services that are subject to the same regulatory framework of ICT services). In the performance of his duties, the Executive Director periodically receives the economic-financial information about the Group (at historical currency as of the transaction date) prepared as a single segment and reviews the evolution of the business as a single cash-generating unit, allocating resources in a unified manner to achieve the Group's goals. Costs are not allocated specifically to a type of service, taking into consideration that the Company has a single payroll and general operating expenses that affect all the services in general (non-specific). In addition, the decisions on CAPEX affect all the different types of services provided by Telecom and not one of them in particular. Based on the above and in accordance with accounting principles (established in the IFRS as issued by the IASB), the Group is deemed to have a single segment of operations in Argentina.

The Group also carries out activities abroad (Paraguay, United States of America and Uruguay). The Executive Director does not analyze those operations as a separate segment. He analyzes the consolidated information of the companies in Argentina and abroad (at historical currency as of the transaction date), taking into consideration that the activities of the foreign companies are not significant for the Group. The Group's foreign operations do not meet the aggregation criteria established by the standard to be grouped within the segment "Services rendered in Argentina", and since none of them exceeds the quantitative thresholds set out in the standard to qualify as reportable segments, they are grouped under the category "Other foreign segments."

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Set out below is the segment information for the nine-month periods ended September 30, 2020 and 2019, respectively:

□ Consolidated income statement for the nine-month period ended September 30, 2020

	Services rendered in Argentina	Services rendered in Argentina - effect of restatement	Services rendered in Argentina restated at constant currency	Other foreign segments	Other foreign segments - effect of restatement	Other foreign segments restated in constant currency	Eliminations	Total
Revenues	177,666	17,128	194,794	13,004	1,274	14,278	(852)	208,220
Operating Costs (without Depreciation, Amortization, Impairment of Fixed Assets)	(113,984)	(11,812)	(125,796)	(8,225)	(804)	(9,029)	852	(133,973)
Operating Income before Depreciation and Amortization	63,682	5,316	68,998	4,779	470	5,249		74,247
Depreciation, Amortization and Impairment of Fixed Assets	(22,947)	(28,593)	(51,540)	(3,048)	(463)	(3,511)	-	(55,051)
Operating Income / (Loss)	40,735	(23,277)	17,458	1,731	7	1,738		19,196

Equity in Earnings from Associates	372
Financial Expenses on Debts	(20,669)
Other Financial Results, net	7,781_
Income (Loss) before Income Tax Expense	6,680
Income Tax	(7,782)
Net Loss	(1,102)
Attributable to:	
Shareholder of the Controlling Company	(501)
Non-Controlling Interest	(601)
	(1,102)

□ Consolidated income statement for the nine-month period ended September 30, 2019

	Services rendered in Argentina	Services rendered in Argentina - effect of restatement	Services rendered in Argentina restated at constant currency	Other foreign segments	Other foreign segments - effect of restatement	Other foreign segments restated in constant currency	Eliminations	Total
Revenues	129,511	75,349	204,860	9,074	5,374	14,448	(1,126)	218,182
Operating Costs (without Depreciation, Amortization, Impairment of Fixed Assets)	(85,578)	(51,415)	(136,993)	(6,266)	(3,709)	(9,975)	1,126	(145,842)
Operating Income before Depreciation and Amortization	43,933	23,934	67,867	2,808	1,665	4,473		72,340
Depreciation, Amortization and Impairment of Fixed Assets	(18,084)	(31,580)	(49,664)	(2,023)	(1,338)	(3,361)	-	(53,025)
Operating Income / (Loss)	25,849	(7,646)	18,203	785	327	1,112	-	19,315

Equity in Earnings from Associates	(279)
Financial Expenses on Debts	(35,271)
Other Financial Results, net	12,729_
Loss before Income Tax Expense	(3,506)
Income Tax	(17,136)_
Net Loss	(20,642)
Attributable to:	
Shareholder of the Controlling Company	(10,215)
Non-Controlling Interest	(10,427)
	(20.642)

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Additional information per geographical area required under IFRS 8 (Operating Segments) is disclosed below (amounts in constant currency as of September 30, 2020):

- i) Sales revenues from customers located in Argentina amounted to \$194,040 million and \$203,740 million during the nine-month periods ended September 30, 2020 and 2019, respectively; while sales revenues from foreign customers amounted to \$14,180 million and \$14,442 million during the nine-month periods ended September 30, 2020 and 2019, respectively;
- ii) CAPEX corresponding to the segment "Services rendered in Argentina" amounted to \$31,196 million and \$50,579 million during the nine-month periods ended September 30, 2020 and 2019, respectively; while CAPEX corresponding to the segment "Other foreign segments" amounted to \$3,784 million and \$4,657 million during the nine-month periods ended September 30, 2020 and 2019, respectively.
- iii) PP&E, goodwill, intangible assets, and rights of use corresponding to the segment "Services rendered in Argentina" amounted to \$588,077 million and \$600,790 million as of September 30, 2020 and December 31, 2019, respectively; while PP&E, goodwill, rights of use assets, and intangible assets corresponding to the segment "Other Foreign Segments" amounted to \$23,950 million and \$24,391 million as of September 30, 2020 and December 31, 2019, respectively.
- iv) The total amount of Loans corresponding to the segment "Services rendered in Argentina" amounted to \$166,745 million and \$180,863 million as of September 30, 2020 and December 31, 2019, respectively; while the total amount of Loans corresponding to the segment "Other Foreign Segments" amounted to \$5,143 million and \$5,011 million as of September 30, 2020 and December 31, 2019, respectively.

e) IAS 29 (Financial Reporting in Hyperinflationary Economies)

IAS 29 sets out the conditions under which an entity shall restate its financial statements at the currency unit current as of the date of the accounting measurement when it operates in a country with an economic environment classified as "hyperinflationary."

To determine the existence of a highly inflationary economy under the terms of IAS 29, the standard details a series of factors to consider, including a cumulative inflation rate over three years that is close to or exceeds 100%.

The macroeconomic events that occurred in Argentina during 2018, and the cumulative inflation rate over the last three years as of December 31, 2018, which reached 147.8%, indicate that the qualitative and quantitative factors provided under IAS 29 to consider Argentina as a highly inflationary economy for accounting purposes were fulfilled. On September 29, 2018, the FACPCE issued Resolution No. 539/18, whereby it provided for the need to adjust the financial statements of Argentine companies for accounting periods ending as from July 1, 2018, and set out specific issues regarding the inflation adjustment, such as the indexes to be used. This Resolution was approved on October 10, 2018 by the CPCECABA through Resolution No. 107/2018.

In addition, Law No. 27,468 amended Section 10 of Law No. 23,928, as amended, providing that the repeal of all the laws and regulations that establish or authorize price indexation, currency restatement, cost variance and any other form of restatement of debts, taxes, prices or fees related to property, works or services, does not apply to financial statements, which remain subject to Section 62 of the General Associations Law, as amended. In addition, it repealed Decree No. 1,269/2002, as amended, and delegated on the Executive Branch, through its oversight agencies, the power to set the date as from which those regulations will come into effect with respect to financial statements.

Consequently, through Resolution No. 777/18, the CNV established the method to restate financial statements in constant currency, in accordance with IAS 29 for years and/or periods ended on or after

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December 31, 2018. Therefore, these financial statements have been restated in constant currency as of September 30, 2020.

Pursuant to Resolution No. 539/18, the inflation rate was based on the Domestic Wholesale Price Index ("IPIM", for its Spanish acronym) until the year 2016, taking into consideration for the months of November and December 2015 the average variation of the IPC index of the City of Buenos Aires. As from January 2017, the Company used the National Consumer Price Index (National IPC, for its Spanish acronym).

The following table shows the evolution of those indexes over the last two fiscal years and as of September 30, 2020 and 2019, according to official statistics (INDEC) in accordance with the guidelines described under Resolution No. 539/18, as well as the devaluation of the Argentine peso against the US dollar for the same years/periods:

	As of December 31, 2018	As of September 30, 2019	As of December 31, 2019	As of September 30, 2020
General Price Index (December 2016=100)				
	184.26	253.71	283.44	346.62
Variation of Prices				
Annual	47.6%	53.7%	53.8%	36.6%
Accumulated over 3 years	147.8%	159.9%	183.2%	194.7%
Accumulated over 3 months since June 2019 /	n/a		n/a	
2020		12.5%		7.7%
Accumulated over 9 months	n/a	37.7%	n/a	22.3%

The Company applied the same restatement policies to the items identified in the annual consolidated financial statements as of December 31, 2019. The main financial results from exchange differences, as well as the interest accrued, are calculated in real terms, excluding the corresponding inflationary effect.

NOTE 2 - CASH AND CASH EQUIVALENTS AND INVESTMENTS. ADDITIONAL INFORMATION ON THE CONSOLIDATED STATEMENT OF CASH FLOWS, DIVIDENDS PAYABLE

a) Cash and Cash Equivalents and Investments

The breakdown of cash and cash equivalents and investments is as follows:

	September 30, 2020	December 31, 2019
Cash and Cash Equivalents		
Cash and Banks	7,871	2,112
Short-Term Investments	3,472	1,838
Mutual Funds	10,113	29,145
Notes and Bonds at Fair Value	493	=
Total Cash and Cash Equivaler	nts (a) 21,949	33,095
Investments		
Current		
Notes and Bonds at Fair Value	15,848	363
Notes and Bonds at Amortized Cost	414	162
Mutual Funds	1,109	78
Short-Term Investments	784	-
Allowance for Credit Losses (b)	(58)	(78)
Total Current Investment	nts 18,097	525

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	September 30, 2020	December 31, 2019
Non-Current		
Notes and Bonds at Amortized Cost	408	2,417
Trust "Complejo industrial de Telecomunicaciones 2003"	1	1
Investments in Associates (c)	1,747	1,375
Allowance for Credit Losses (b)	(159)	(1,197)
Total Non-Current Investments	1,997	2,596

⁽a) As of September 30, 2020, it includes \$3,499 million (equivalent to US\$ 46.1 million) under a management trust agreement entered into with TMF Trust Company (See Note 11).

Equity Information

			Equity	Valuation at		
Companies	Main business activity	Country	Participation in Capital and Votes	September D	December 31, 2019	
Ver T.V. S.A. (1)	Cable Television Station	Argentina	49.00	1,033	761	
Teledifusora San Miguel Arcángel S.A. (1) (2) (3)	Cable Television Station	Argentina	50.10	391	309	
La Capital Cable S.A. (1) (2)	Closed-Circuit Television	Argentina	50.00	316	298	
Other minor investments valued under the equity		ū		7	7	
Total				1,747	1,375	

⁽¹⁾ The data about the issuer arise from non-accounting information.

Information on Income

	Nine-month		Three-month periods		
	ended Septe	<u>mber 30,</u>	ended Septe	<u>ember 30,</u>	
	<u>2020</u>	<u> 2019</u>	<u>2020</u>	<u> 2019</u>	
Ver T.V. S.A.	272	(246)	102	(425)	
Teledifusora San Miguel Arcángel S.A.	82	(64)	32	(131)	
La Capital Cable S.A.	18	31	5	23	
Total	372	(279)	139	(533)	

The evolution of the allowance for credit losses is as follows:

	September 30,		
	2020	2019	
Balances at the beginning of the year	(78)	-	
Increases - Other Financial Income and Expense, net	(47)	(1,429)	
Reclassifications	(547)	-	
Allocations (including Gain (Loss) on Net Monetary		-	
Position)	614		
Balances at period-end	(58)	(1,429)	

The evolution of the allowance for non-current credit losses is as follows:

	September 30,		
	2020	2019	
Balances at the beginning of the year	(1,197)	-	
Increases - Other Financial Income and Expense, net	(225)	(1,872)	
Reclassifications	547	-	
Allocations (including Gain (Loss) on Net Monetary		-	
Position)	716		
Balances at period-end	(159)	(1,872)	

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⁽b) Set up in accordance with the parameters set for expected credit losses under IFRS 9 as a consequence of the significant increase in the credit risk of these financial instruments.

⁽c) The information on investments in associates is detailed below:

⁽²⁾ Direct and Indirect Interest.

Even though Telecom has an interest of more than 50%, it does not exercise control or significant power in accordance with the requirements of IFRS.

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Restructuring of Government Bonds

In April 2020, the National Executive Branch, through Decree No. 391/2020, and the Government of the Province of Buenos Aires restructured certain national and provincial government bonds issued under foreign law by inviting creditors to exchange those bonds for others subject to new issuance terms.

In August 2020, the exchange offer was approved for the restructuring of government bonds in foreign currency issued under Argentine law.

In May, July and August 2020, Telecom presented both offers for the exchange of its eligible bonds, in accordance with the terms and procedures established therein.

The exchange of the government bonds issued by the National Executive Branch under foreign law and Argentine law was settled in early September 2020. As of the date of these interim condensed consolidated financial statements, the exchange of the government bonds issued by the Province of Buenos Aires has not been settled yet.

As of September 30, 2020, the instruments received by Telecom under the above-mentioned exchange are disclosed under "Notes and Bonds at Fair Value".

b) Additional Information about the Consolidated Statement of Cash Flows

The Company applies the indirect method to reconcile the net income for the period with the cash flows generated by its operations.

In the preparation of the consolidated statements of cash flows, cash and cash equivalents comprise cash, bank current accounts and highly liquid investments (with originally agreed-upon maturities of three months or less). Bank overdrafts are disclosed in the statement of financial position as financial debts and their cash flows in the consolidated statement of cash flows as borrowing and repayment of loans, because they are part of the ongoing short-term financing structure of the Group.

The breakdown of changes in assets and liabilities is detailed below:

	September 30,	September 30,
	2020	<u>2019</u>
Net Decrease (Increase) of Assets		
Trade Receivables	(3,697)	4,380
Other Receivables	(1,778)	(1,531)
Inventories	233	123
	(5,242)	2,972
Net Increase (Decrease) of Liabilities		
Accounts Payable	(4,737)	(11,329)
Salaries and Social Security Payables	(1,312)	(837)
Taxes Payable	516	(776)
Other Liabilities and Provisions	(2,568)	(5,123)
	(8,101)	(18,065)

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Main Financing Activities Components

The following table presents the financing activities components:

	September 30,		
	2020	2019	
Bank Overdraft	-	6,880	
Notes	16,495	27,520	
For Acquisition of Equipment	2,544	1,032	
Banks and other Financial Institutions	21,088	30,695	
Proceeds from Financial Debt	40,127	66,127	
Bank Overdraft	(6,317)	(1)	
Notes	(8,443)	(2,844)	
Banks and other Financial Institutions	(41,246)	(39,705)	
For Acquisition of Equipment	(1,538)	-	
Payment of Financial Debt	(57,544)	(42,550)	
Bank Overdraft	(3,283)	(1,187)	
Banks and other Financial Institutions	(6,636)	(7,960)	
Notes	(4,497)	(1,101)	
NDF, Purchase of Equipment and Other	(1,315)	1,288	
Payment of Interest and Related Expenses	(15,731)	(8,960)	

Main Non-Cash Operating Transactions

The main non-cash operating transactions that were eliminated from the statements of cash flows are the following:

	<u>September 30,</u>	
	2020	2019
Acquisitions of PP&E and Intangible Assets Financed by Accounts Payable	15,738	18,256
Payment of income tax offset with other tax credits	49	-
Settlement of trade receivables with government bonds	420	-

Collection of Dividends

The following is a summary of the dividends collected by Telecom:

		Collection of	of Dividends		
Nine-month period ended September 30,		Paving Company		tember 30, Paying Company at Transaction	
2020	Ver TV	30	32		
	TSMA	12	14		
		42	46		
2019	Ver TV	92	149		
	TSMA	28	44		
	La Capital Cable	5	8		
		125	201		

Distribution of Dividends of Telecom and its Controlled Companies

The following is a summary of the distributions of dividends made and settled by Telecom and its controlled companies.

			Amount Distributed			Amount Settled in
Nine-month period ended September 30,	Paying Company	Month of Distribution	Historic Currency at Transaction Date	Constant Currency as of 9/30/2020	Month of Settlement	Constant Currency as of 9/30/2020
2020	Núcleo	Apr-20	295	324	May -20	158
			295	(a) 324		158
2019	Telecom	Apr-19	6,300	10,599	May -19	9,946
		Aug-19	7,045	10,192	Aug-19	10,192
	Núcleo	Apr-19	201	313	May -19	378
	•		13,546	21,104		20,516

⁽a) The second installment, which amounted to \$160 million (equivalent to PYG 14,625 million at the exchange rate prevailing on September 30, 2020), was settled in October 2020.

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Additional Information Required under IAS 7

	Balances as of December 31, 2019	<u>Cash</u> flows	Accrual of interest	Exchange Differences and effect of currency translation and other	Balances as of September 30, 2020
Bank Overdraft - Principal	11,874	(6,317)	-	(1,703)	3,854
Repurchase Agreements - Principal	377	(281)	-	(96)	-
Banks and other Financial Institutions - principal	85,829	(19,877)	-	5,695	71,647
Notes - principal	49,558	8,052	-	(2,599)	55,011
NDF	458	(1,096)	-	1,375	737
For Acquisition of Equipment	5,124	1,006	-	45	6,175
Interest Accrued and Related Expenses	32,654	(14,791)	10,200	6,401	34,464
Total Current and Non-Current Financial Debt (Note 11)	185,874	(33,304)	10,200	9,118	171,888

	Balances as of December 31, 2018	<u>Cash</u> flows	Accrual of interest	Exchange Differences and effect of currency translation and other	Balances as of September 30, 2019
Bank Overdraft - Principal	4,282	6,879	-	(1,109)	10,052
Banks and other Financial Institutions - principal	104,176	(9,010)	-	11,285	106,451
Notes - principal	35,424	24,675	-	(7,713)	52,386
NDF	189	(1,010)	-	1,096	275
For Acquisition of Equipment	3,911	1,033	-	386	5,330
Interest Accrued and Related Expenses	16,609	(10,393)	10,794	19,453	36,463
Total Current and Non-Current Financial Debt	164,591	12.174	10.794	23.398	210.957

c) <u>Dividends Payable</u>

		September 30, 2020	December 31, 2019
ABC Telecomunicaciones		160	-
	Total Dividends Payable	160	-

NOTE 3 - TRADE RECEIVABLES

The breakdown of trade receivables is as follows:

	September 30, 2020	December 31, 2019
Current	<u> 2020</u>	2010
Trade Receivables	25,274	26,301
Contract Asset under IFRS 15	66	147
Companies under Article 33 of General Associations Law No. 19,550, and		167
related parties (Note 25)	135	
Allowance for Bad Debts	(9,411)	(5,869)
	16,064	20,746
Non-Current		
Trade Receivables	49	65
Contract Asset under IFRS 15	7	36
	56	101
Total Trade Receivables, Net	16,120	20,847

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The evolution of the allowance for bad debts is as follows:

	September 30,	December 31,
	<u>2020</u>	<u>2019</u>
Balances at the beginning of the year	(5,869)	(4,983)
Increases - Bad Debts (Note 22)	(7,883)	(5,940)
Uses of the Allowance and Currency Translation	4,341	5,121
Balances at period-end	(9,411)	(5,802)

NOTE 4 - OTHER RECEIVABLES

The breakdown of Other Receivables is as follows:

	September 30,	December 31,
	<u>2020</u>	<u>2019</u>
Current		
Prepaid Expenses	1,931	1,448
Tax Credits	3,348	2,323
Financial NDF	=	199
Companies under Article 33 of General Associations Law No. 19,550, and		141
related parties (Note 25)	156	
Trade Receivables from Customer Portfolio	23	28
Sundry Receivables	28	15
Other	734	1,530
Allowance for Other Debts	(72)	(42)
	6,148	5,642
Non-Current		
Prepaid Expenses	223	267
Tax Credits	859	1,051
Regulatory Receivables (Núcleo)	243	254
Trade Receivables from Customer Portfolio	41	76
Sundry Receivables	538	418
Other	206	412
	2,110	2,478
Total Other Receivables, Net	8,258	8,120

The evolution of the allowance for other current receivables is as follows:

	September 30,	September 30,
	2020	2019
Balances at the beginning of the year	(42)	(29)
Increases	(43)	(12)
Decreases (including Gain (Loss) on Net Monetary Position)	13_	
Balances at period-end	(72)	(41)

NOTE 5 - INVENTORIES

The breakdown of inventories is as follows:

		September 30,	December 31,
		<u>2020</u>	<u>2019</u>
Mobile Handsets and Other		2,144	2,757
Radio Equipment and Other		-	1
Fixed telephones and equipment		17	81
Inventories for construction projects	_	1,215	1,374
	Subtotal	3,376	4,213
Allowance for Obsolescence of Inventories		(300)	(285)
	_	3,076	3,928
	=		

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The evolution of the allowance for Obsolescence of Inventories is as follows:

	September 30,	September 30,
	2020	2019
Balances at the beginning of the year	(285)	(251)
Increases	(34)	(29)
Decreases (including Gain (Loss) on Net Monetary Position)	19	23
Balances at period-end	(300)	(257)

NOTE 6 - GOODWILL

	September 30,	December 31,
	2020	<u>2019</u>
Business in Argentina	213,178	213,178
Foreign Business (1)	1,146	1,268
Total	214,324	214,446

⁽¹⁾ The decrease compared to the balance as of December 31, 2019 corresponds to cumulative translation adjustment.

NOTE 7 - PROPERTY, PLANT AND EQUIPMENT

<u>September 30,</u>	<u>December 31,</u>
<u>2020</u>	<u>2019</u>
292,297	303,451
(1,786)	(1,840)
(858)	(981)
289,653	300,630
	2020 292,297 (1,786) (858)

The following table shows the changes in PP&E (without considering the allowance for obsolescence and impairment of materials and PP&E):

	September 30,	September 30,
	<u>2020</u>	<u>2019</u>
Balances at the beginning of the year	303,451	283,898
Acquisitions	33,541	53,717
Effect of Currency Translation	(734)	483
Net Book Value and Consumption of Materials	(253)	(165)
Depreciation for the Period	(43,708)	(42,279)
Balances at period-end	292,297	295,654

The evolution of the allowance for Obsolescence and Impairment of Materials is as follows:

	September 30,	September 30,
	<u>2020</u>	<u>2019</u>
Balances at the beginning of the year	(1,840)	(675)
(Increases) / Recoveries	50	(382)
Effect of Currency Translation	4	-
Balances at period-end	(1,786)	(1,057)

The evolution of the allowance for Impairment of PP&E is as follows:

	September 30,	September 30,
	2020	2019
Balances at the beginning of the year	(981)	(626)
Increases	(215)	(11)
Allocations	338	-
Balances at period-end	(858)	(637)

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NOTE 8 - INTANGIBLE ASSETS

	September 30,	<u>December 31,</u>
	2020	<u>2019</u>
Intangible Assets	100,519	106,345
Allowance for Impairment	(5,741)	(5,676)
	94,778	100,669
		100,0

The evolution of intangible assets (without considering the allowance for impairment) is as follows:

	September 30,	September 30,
	2020	2019
Balances at the beginning of the year	106,345	114,629
Acquisitions	1,439	1,518
Effect of Currency Translation	(67)	73
Amortization for the Period	(7,198)	(7,716)
Balances at period-end	100,519	108,504

The evolution of the allowance for Impairment is as follows:

	September 30,	
	<u>2020</u>	<u>2019</u>
Balances at the beginning of the year	(5,676)	(3,055)
Increases	(65)	-
Balances at period-end	(5,741)	(3,055)

NOTE 9 - RIGHT-OF-USE ASSETS

	<u>September 30,</u> <u>2020</u>	<u>December 31,</u> <u>2019</u>
Rights of Use from Leases	12,314	10,578
Irrevocable Rights of Use	701	729
Asset Retirement Obligations	257	309
	13,272	11,616

The evolution of right-of-use assets is as follows:

	September 30.	September 30,
	<u>2020</u>	<u>2019</u>
Balances at the beginning of the year	11,616	1,067
Addition upon adoption of IFRS 16	-	8,427
Acquisitions	5,719	4,794
Net Book Value	(139)	(135)
Effect of Currency Translation	(59)	58
Amortization for the Period	(3,865)	(2,999)
Balances at period-end	13,272	11,212

NOTE 10 - Accounts Payable

<u>Current</u>	September 30. 2020	December 31. 2019
Suppliers and Trade Provisions Companies under Article 33 of General Associations Law No. 19,550, and	32,798	38,014
related parties (Note 25)	914	1,085
	33,712	39,099
Non-Current	· · · · · · · · · · · · · · · · · · ·	
Suppliers and Trade Provisions	3,055	2,880
••	3,055	2,880
Total Accounts Payable	36,767	41,979

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Pablo San Martín artner) Supervisory Committee

(Partner)

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NOTE 11 - FINANCIAL DEBT

The item Financial Debt is composed as follows:

		September 30,	December 31,
		2020	2019
<u>Current</u>			
Bank Overdraft - Principal		3,854	11,874
Repurchase Agreements - Principal		-	377
Banks and other Financial Institutions - principal		6,837	16,508
Notes - principal		11,295	-
NDF		721	441
For Acquisition of Equipment		2,108	1,834
Interest Accrued and Related Expenses	<u>_</u>	12,248	12,110
	<u>_</u>	37,063	43,144
Non-Current			
Notes - principal		43,716	49,558
Banks and other Financial Institutions - principal		64,810	69,321
NDF		16	17
For Acquisition of Equipment		4,067	3,290
Interest Accrued and Related Expenses	<u>_</u>	22,216	20,544
	_	134,825	142,730
	Total Debt	171,888	185,874

Most of the financial debt executed by Telecom has ratio covenants that are normal for this type of agreements. As of September 30, 2020, Telecom has complied with such ratios.

During the nine-month period ended September 30, 2020, Telecom renegotiated certain loans, which were recorded in accordance with IFRS 9. Whenever the exchange of debt instruments between the financial creditor and Telecom were executed under substantially different terms or with a substantial change in the current terms of the existing financial liabilities, taking into consideration both quantitative and qualitative factors, such exchanges were recorded as a settlement of the original liabilities and as a recognition of new liabilities. Otherwise, the original liabilities have not been canceled, but deemed refinanced, changing its valuation in accordance with the new terms and conditions.

The following is a detail of the developments regarding financial debt as of the date of these interim condensed consolidated financial statements:

Global Notes Programs

Telecom Argentina

Within the framework of the Global Notes Program for up to a maximum outstanding amount of US\$3,000 million or its equivalent in other currencies, Telecom issued the following series of Notes:

Class 3 and Class 4 Notes in Argentine Pesos

On January 23, 2020, Telecom informed the CNV about the resumption of the placement period of the Notes in two series for an aggregate nominal value of \$ 1,500 million, which may be extended to \$ 5,000 million. The following is a detail of the amount of Notes actually issued and their main characteristics:

Class 3 Notes

Issuance Date: January 31, 2020. Amount Issued: \$3,196,524,154. Maturity Date: January 31, 2021.

Repayment: Principal will be repaid in one installment in an amount equal to 100% of the aggregate

principal, at maturity.

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Interest Rate and Payment Date: the notes accrue interest on a quarterly basis as from the Issuance Date until the Maturity Date, at a variable rate equivalent to BADLAR plus a margin of 4.75% per annum. Interest will be paid on a quarterly basis and the last interest payment date will be the maturity date.

Class 4 Notes

Issuance Date: January 31, 2020. **Amount Issued:** \$1,200,229,180. **Maturity Date:** July 31, 2021.

Repayment: Principal will be repaid in one installment in an amount equal to 100% of the aggregate

principal, at maturity.

Interest Rate and Payment Date: the notes accrue interest on a quarterly basis as from the Issuance Date until the Maturity Date, at a variable rate equivalent to BADLAR plus a margin of 5.25% per annum. Interest will be paid on a quarterly basis and the last interest payment date will be the maturity date.

Telecom received a disbursement of \$4,374 million because debt issuance expenses in the amount \$23 million were deducted from the initial disbursement. (Figures stated at the rate prevailing on the transaction date).

Class 5 Notes - Renegotiation of Financial Debt in Foreign Currency

Within the framework of its ongoing policy of optimizing the terms, rates and structure of its financial liabilities, on August 6, 2020, Telecom refinanced a portion of its financial debt through the issuance of Class 5 Notes. Their main characteristics are detailed below:

a) Class 5 Notes

Issuance Date: August 6, 2020.

Amount Issued: US\$388.9 million (approximately \$28,273 million as of the date of issuance), of which US\$253.5 million corresponds to instruments to be paid in kind through the delivery of Class A Notes as described in item b) below and US\$135.4 million corresponds to instruments paid in cash.

Maturity Date: August 6, 2025.

Repayment: 3% of principal will be repaid on February 6, 2023, 30% on August 6, 2023, 33% on August 6, 2024, and 34% on August 6, 2025.

Interest Rate and Payment Date: the notes accrue interest on a semi-annual basis as from the Issuance Date until the Maturity Date, at a fixed annual rate of 8.50%. Interest will be paid on a semi-annual basis and the last interest payment date will be the Maturity Date.

Payment Method: Class 5 Notes may be paid, at the investor's choice, in cash in US dollars or in kind through the delivery of Class A Notes due in 2021. The net cash proceeds of the Class 5 Notes were allocated to the repayment of the loan executed with Deutsche Bank AG, London Branch, mentioned in item c) below. The Class A Notes delivered for the subscription in kind of Class 5 Notes were settled by Telecom.

b) Outstanding Class "A" Notes (the "Class "A" Notes") at fixed rate due in 2021

On July 7, 2020, Telecom started the public placement process of the Class 5 Notes, for the purpose of refinancing the Class "A" Notes and the loan executed with Deutsche Bank AG, London Branch, mentioned in point c) below, together with a consent solicitation for the amendment of certain terms and conditions of the Class "A" Notes. The Class A noteholders that chose to deliver these Class "A" Notes for the payment in kind of the Class 5 Notes received for each US\$1,000 of Class "A" Notes delivered to Telecom: i) US\$700 principal amount of Class 5 Notes and ii) US\$320 in cash (see paragraph a) of the section Agreement with TMF Trust Company of this note).

Pursuant to the terms of the offer, the nominal value of Class "A" Notes delivered to Telecom for the payment in kind of Class 5 Notes amounted to US\$ 362.2 million, representing approximately 77.74% of the total

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outstanding Class "A" Notes, which were settled and retired. As a result, the remaining nominal value of outstanding Class "A" Notes amounts to US\$ 103.7 million.

c) Loan with Deutsche Bank

On November 8, 2018, Telecom was informed that Deutsche Bank AG, London Branch, as arranger of a bank syndicate, had accepted a loan offer (extended on November 14, 2018) for US\$ 300 million.

On August 6, 2020, Telecom repaid in full the bank loan executed with Deutsche Bank AG, London Branch, which had an outstanding principal amount of approximately US\$ 187.5 million, including interest accrued as of that date and related expenses, with the cash proceeds from the subscription of Class 5 Notes mentioned above and the payment in cash made by the Trust (see paragraph b) under Agreement with TMF Trust Company in this note).

As a consequence of this renegotiation of debt, Telecom recognized a loss of \$2,394 million, which is included in Renegotiation of Financial Debt under Financial Results.

Núcleo

At the Extraordinary Shareholders' Meeting held on April 24, 2018, the shareholders of Núcleo amended its Bylaws in order to conform to the securities market's regulations and to become a Sociedad Anónima Emisora (Issuing Corporation, SAE, for its Spanish acronym).

On January 4, 2019, Núcleo requested the Paraguayan National Securities Commission and the Bolsa de Valores y Productos de Asunción S.A. the registration of the Global Notes Program which provides for the issuance of notes for up to PYG 500,000,000,000 (approximately \$3,200 million at such date) under the conditions to be established by the Board of Directors for each series. On February 5, 2019, the Paraguayan National Securities Commission authorized said Program through Resolution No. 11E/19.

Under such Program, Núcleo issued a new Series of Notes with the following characteristics:

Series III

Issuance Date: March 12, 2020.

Amount Issued: PYG 100,000,000,000 (approximately \$948 million as of the issuance date).

Maturity Date: March 11, 2025.

Repayment: Principal will be repaid in one installment in an amount equal to 100% of the aggregate

principal, at maturity.

Interest Rate: the notes accrue interest as from the Issuance Date until the Maturity Date, at a fixed annual rate of 8.75 %.

Interest Payment Date: Interest will be paid quarterly in arrears as from the Issuance Date. The last interest payment date will be the Maturity Date.

Banks and other Financial Institutions

Loan with the IFC (International Finance Corporation)

On July 5, 2016, Personal, a company absorbed by Telecom, accepted an offer from the International Finance Corporation (IFC, member of World Bank Group) for the assessment and transfer of funds to finance investment needs, working capital and debt refinancing. On October 5, 2016, Personal and the IFC signed a loan agreement ("IFC Loan") for an amount of US\$ 400 million for a total term of six years, payable in 8 equal semi-annual installments starting on the 30th month, with a six-month LIBO rate + 400bp.

On March 4, 2019, Telecom executed a new loan agreement with IFC for up to US\$ 450 million, as requested by Telecom in one or more disbursements (the "Loan".) The Loan has a tranche "A", a tranche

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"B-1", a tranche "B-2", a tranche "B-3" and a tranche "B-4", which will accrue interest payable in arrears on a semi-annual basis at an annual rate equivalent to LIBOR plus the following margins: 4.85 percentage points in the case of Tranche A, Tranche B-2 and Tranche B-4, and 4.60 percentage points in the case of Tranche B-1 and Tranche B-3. The principal disbursed will be repaid as follows: Tranche A, Tranche B-2, and Tranche B-4 payable in 8 equal and consecutive semi-annual installments as from February 2021, with final maturity in August 2024 and Tranche B-1 and Tranche B-3 payable in 6 equal and consecutive semi-annual installments as from February 2021, with final maturity in August 2023.

On September 22, 2020, Telecom refinanced the above-mentioned loans and agreed to amend the payment schedule of all payments of principal that fell due during the last quarter of 2020 and throughout 2021, deferring 85% of such payments for a period between 24 and 48 months, and prepaying the remaining 15% together with accrued interest and other related expenses (see paragraph c) under Agreement with TMF Trust Company of this note). As a consequence of this renegotiation, Telecom recognized a loss of \$469 million, which is included in Renegotiation of Financial Debt under Financial Results.

The outstanding balance as of September 30, 2020 amounts to US\$480.7 million, equivalent to \$36,623 million.

Loans with the Inter-American Development Bank ("IDB")

On April 7, 2017, Personal, a company absorbed by Telecom, and the Inter-American Investment Corporation ("IIC", member of the IDB Group), signed a loan agreement for an amount of US\$ 100 million maturing in September 2022, payable in eight equal semi-annual installments starting on the 24th month, with a six-month LIBO rate + 400bp.

On May 29, 2019, Telecom executed a loan agreement with IDB Invest for an aggregate amount of up to US\$300 million.

On February 4, 2020, Telecom executed a supplement to the original agreement with IDB Invest for an aggregate amount of US\$125 million broken down as follows: i) the first tranche for U\$S50 million due on November 15, 2023, which accrues interest at LIBOR plus 4,6 percentage points, payable in 8 semi-annual consecutive installments as from May 2020 and ii) the second tranche for US\$75 million due on November 15, 2022, which accrues interest at LIBOR plus a variable spread of 7 to 7.75 percentage points, payable in 6 semi-annual consecutive installments as from May 2020. Telecom received a disbursement of US\$123.4 million because debt issuance expenses in the amount US\$1.6 million were deducted.

On April 7, 2020, Telecom received a new disbursement for an aggregate of US\$25 million due on November 15, 2022. Telecom received US\$24.6 million because debt issuance expenses in the amount US\$0.4 million were deducted.

On September 22, 2020, Telecom refinanced the above-mentioned loans and agreed to amend the payment schedule of all payments of principal that fell due during the last quarter of 2020 and throughout 2021, deferring 85% of such payments for a period between 24 and 66 months, and prepaying the remaining 15% together with accrued interest and other related expenses (see paragraph d) under Agreement with TMF Trust Company of this note). As a result of this refinancing, Telecom recognized a loss of \$222 million, which is included in Renegotiation of Financial Debt under Financial Results.

The outstanding balance as of September 30, 2020 amounts to US\$292.2 million, equivalent to \$22,263 million.

Agreement with TMF Trust Company

In order to meet the obligations arising from the renegotiations of financial debts undertaken by Telecom, which involve significant cash payments, on July 15, 2020, Telecom entered into a management trust

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agreement with TMF Trust Company (Uruguay), in its capacity as trustee, for the provision of funds and the management of such payments.

In accordance with the above, towards the end of July 2020, Telecom disbursed to the trust an aggregate amount of US\$ 273 million. As of the date of these financial statements, the Trust has made the following cash payments:

- a. US\$ 120.2 million to the holders of Class "A" Notes to pay the cash consideration for refinancing the Class "A" Notes, interest accrued as of the settlement date and related expenses.
- b. US\$62.4 million as a partial repayment of the loan with Deutsche Bank AG including interest accrued as of the repayment date and related expenses
- c. US\$30.9 million in accordance with the terms of the amendments of the loans executed with IFC including accrued interest, prepayment premiums, and other related expenses
- d. US\$13.4 million in accordance with the terms of the amendments of the loans executed with IDB including accrued interest, prepayment premiums, and other related expenses

As of September 30, 2020, the Trust has US\$46.1 million, equivalent to \$3,499 million, which is included under cash and cash equivalents in these interim condensed consolidated financial statements.

On November 5, 2020, the Trust's Management Committee notified the Trustee that, since the subject matter of the Trust had been fulfilled, its purpose had been served and the outstanding expenses borne by the trust had been paid, the Trust was deemed terminated. In addition, pursuant to the terms of the agreement, the Trustee was instructed to transfer the remaining Trust Assets in accordance with the instructions provided by the Trust's Management Committee, after deducting a minimum amount to pay for future expenses to be incurred in connection with the termination and settlement of the Trust. On that date, the Trust transferred the remaining Trust Assets: US Treasury Bills in the amount of US\$45,5 million to the subsidiary Televisión Dirigida in compliance with pre-existing obligations.

Prepayment of the Term Loan

On October 17, 2018, Telecom requested a US\$ 500 million disbursement under the loan agreement it had executed with Citibank, NA, HSBC México, S.A., Institución de Banca Múltiple, Grupo Financiero HSBC, Industrial and Commercial Bank of China Limited, Dubai (DIFC) Branch, JPMorgan Chase Bank, NA and Banco Santander, S.A., as lenders and arrangers, Citibank NA as an administrative agent, and the branch of Citibank NA established in Argentina, as the local collateral agent, for a term of 48 months.

On February 12, 2020, Telecom made a partial prepayment under the loan in the amount of US\$50.3 million (US\$ 50 million principal amount and US\$ 0.3 million corresponding to interest). In addition, on March 30, 2020, Telecom made a partial prepayment under the loan in the amount of US\$60.8 million (US\$ 60 million principal amount and US\$ 0.8 million corresponding to interest).

The outstanding balance as of September 30, 2020 amounted to US\$140.4 million, equivalent to \$10,699 million.

Loan with Banco Macro

On March 16, 2020, Telecom executed a loan agreement with Banco Macro S.A. for an aggregate amount of up to \$4,000 million. Principal will be repaid in a lump sum at its maturity on September 16, 2021. The loan accrues interest on a quarterly basis as from the Issuance Date until the Maturity Date, at a variable rate equivalent to BADLAR plus a margin of 6.75% per annum.

The outstanding balance under this loan as of September 30, 2020 amounts to \$4,028 million.

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Loan with Banco ICBC

On April 13, 2020, Telecom executed a loan agreement with Banco ICBC S.A. for an aggregate amount of \$975 million. Principal will be repaid in a lump sum at its maturity on April 13, 2021. The loan accrues interest on a monthly basis as from the Issuance Date until the Maturity Date, at a variable rate equivalent to BADLAR plus a margin of 9.75% per annum.

The outstanding balance under this loan as of September 30, 2020 amounts to \$988 million.

Loan with Banco Galicia

On May 4, 2020, Telecom executed a loan agreement with Banco Galicia S.A. for an aggregate amount of \$2,000 million. Principal will be repaid in a lump sum at its maturity on April 29, 2021. The loan accrues interest on a quarterly basis as from the Issuance Date until the Maturity Date, at a variable rate equivalent to BADLAR plus a margin of 7.75% per annum.

The outstanding balance under this loan as of September 30, 2020 amounts to \$2,110 million.

Other Financial Debt

- On January 7, 2020, Telecom made a full repayment of the loan executed with Banco Macro in the amount of US\$4.6 million (US\$ 4.4 million principal amount and US\$ 0.2 million corresponding to interest).
- On February 6, 2020, Telecom made a full repayment of the loan executed with Banco Itaú to finance imports in the amount of US\$1.08 million (US\$ 1.07 million principal amount and US\$ 0.01 million corresponding to interest).
- On June 18, 2020, Telecom made a full repayment of the loan executed with Banco Galicia in the amount of US\$8.97 million (US\$ 8.43 million principal amount and US\$ 0.54 million corresponding to interest).

Loans for Acquisition of Equipment

Finnvera

On May 7, 2019, Telecom submitted a proposal for an export credit facility for an amount up to US\$ 96 million to the following entities: (i) Banco Santander, S.A. and JPMorgan Chase Bank, N.A., London Branch, as initial lenders, mandated lead arrangers and residual risk guarantors, (ii) JPMorgan Chase Bank, N.A., London Branch, as facility agent and as the ECA bank (iii) Banco Santander, S.A. as documentation bank and (iv) Banco Santander Río S.A. as onshore custody agent, which was accepted on the same date. The Facility is guaranteed by Finnvera plc, the official export credit agency of Finland, which granted a guarantee in favor of the lenders subject to certain terms and conditions.

On March 5, 2020, Telecom received a disbursement for an aggregate of US\$10.5 million payable in 13 consecutive semi-annual installments as from November 2020, with final maturity in November 2026, accruing interest at a rate equivalent to LIBOR plus 1.04 percentage points.

On June 18, 2020, Telecom received a disbursement for an aggregate of US\$6.8 million payable in 13 consecutive semi-annual installments as from November 2020, with final maturity in November 2026, accruing interest at a rate equivalent to LIBOR plus 1.04 percentage points.

The outstanding balance as of September 30, 2020 amounted to US\$62.3 million, equivalent to \$4,749 million.

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Cisco Systems Capital Corporation

Telecom executed loan agreements for the acquisition of Cisco equipment. During the nine-month period ended September 30, 2020, Cisco Systems Capital Corporation granted Telecom an additional loan of US\$ 31.7 million under these agreements. Said agreements have an average maturity of fifty months, with partial repayments, and accrue interest at an average annual rate of 4%.

The outstanding balance as of September 30, 2020 amounted to US\$86.3 million, equivalent to \$6,576 million.

Fair Value of Financial Debt

As of September 30, 2020, the fair value of financial debt is as follows:

	Book Value	Fair Value
Notes	76,632	65,639
Other Financial Debt	95,256	92,997
	171,888	158,636

NOTE 12 - SALARIES AND SOCIAL SECURITY PAYABLES

	September 30, 2020	December 31, 2019
Current	<u> 2020</u>	2010
Salaries, annual supplementary salary, vacations and bonuses	8,837	9,013
Social Security Payables	1,681	2,275
Termination Benefits	582	880
	11,100	12,168
Non-Current		
Termination Benefits	798	1,053
	798	1,053
Total Salaries and Social Security Payables	11,898	13,221

NOTE 13 - DEFERRED INCOME TAX ASSETS / LIABILITIES

The breakdown of net deferred income tax assets and liabilities and tax receivables related to tax reimbursement claims is detailed below:

	September 30, 2020	December 31, 2019
Tax Loss Carryforwards	(6,189)	(10,505)
Allowance for Bad Debts	(2,776)	(1,851)
Provisions for Lawsuits and Other Contingencies	(2,071)	(1,870)
PP&E and Intangible Assets	65,160	63,495
Dividends from Foreign Companies	544	630
Effect of Income Tax Inflation Adjustment	18,003	15,098
Other Deferred Tax Liabilities (Assets), Net	(356)	(70)
Total Deferred Tax Liabilities, Net	72,315	64,927
Tax Receivables Related to Reimbursement Claims	(870)	(1,064)
Net Deferred Tax Liability	(*) 71,445	63,863
Deferred Tax Assets, Net	(384)	(407)
Deferred Tax Liabilities, Net	71,829	64,270

^(*) Includes 21 corresponding to the effects of currency translation on the opening balances of the foreign subsidiaries.

Deferred tax assets from unused tax loss carryforwards are recognized to the extent their realization is probable against future taxable profits. The Company did not recognize deferred tax assets corresponding to tax loss carryforwards for \$4,951 million, which may be offset against future taxable profits.

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The breakdown of income tax expense included in the consolidated statement of comprehensive income is the following:

	<u>September 30, 2020</u>	<u>September 30, 2019</u>
	Income (loss)	Income (loss)
Tax	(148)	(192)
Deferred Tax	(7,634)	(16,944)
Income Tax	(7,782)	(17,136)

The following is a detail of the reconciliation between income tax charged to net income and the income tax liability that would result from applying the corresponding tax rate on income (loss) before income tax:

	September 30, 2020	September 30, 2019
	Income (loss)	Income (loss)
Accounting Income (Loss) before Income Tax Expense	6,680	(3,506)
Permanent Differences - Equity in Earnings from Associates	(372)	279
Permanent Differences – difference in the valuation of the cost of investments	, ,	
in foreign subsidiaries	(5,901)	-
Permanent Differences - other	(706)	(465)
Restatement of Equity and Goodwill and Other in Constant Currency	38,202	66,972
Subtotal	37,903	63,280
Average effective tax rate (*)	24.61%	24.42%
Income Tax at the Average Effective Tax Rate	(9,330)	(15,453)
Restatement at Constant Currency of Deferred Income Tax Liabilities and	• • •	• • •
Other	12,172	11,664
Tax loss carryforwards not recognized as deferred tax assets	116	(1,634)
Effect of Income Tax Inflation Adjustment	(10,634)	(11,639)
Income Tax on Dividends from Foreign Companies	(106)	(74)
Income Tax on the Income Statement	(7,782)	(17,136)

^(*) Effective tax rate based on average tax rate in the different countries where the Company has operations. The effective rate in Argentina is 25% for the periods presented. In Paraguay, the effective tax rate is 10% plus an additional rate of 5% in case of distribution of dividends for the periods presented, in Uruguay the effective tax rate is 25% for the periods presented, and in the United States of America the effective tax rate is 26.5% for the periods presented.

NOTE 14 - TAXES PAYABLE

The breakdown of Taxes Payable is as follows:

The broaked in or randor ayable to do renove.	September 30, 2020	December 31, 2019
Current	70	40
Income Tax (*)	78	43
Other National Taxes	2,636	3,136
Provincial Taxes	280	367
Municipal Taxes	380_	506
	3,374	4,052
Non-Current		
Provincial Taxes	7_	17_
	7_	17
Total Taxes Payab	le3,381_	4,069

(*) The breakdown by company is as follows:

	September 30,	December 31,
	<u>2020</u>	<u>2019</u>
Núcleo	71	8
Adesol	1	33
Telecom USA	4	-
AVC Continente Audiovisual	1	1
Cable Imagen	1	1
Ç	(a) 78	43

(a) Includes 1 corresponding to the effects of currency translation on the opening balances of the foreign subsidiaries.

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NOTE 15 - LEASE LIABILITIES

Commont		September 30, 2020	December 31, 2019
Current Business in Argentina		3,175	2,869
Foreign Business		280 3,455	358 3,227
		September 30, 2020	December 31, 2019
Non-Current Business in Argentina Foreign Business		5,333 781	3,689 801
-		6,114	4,490
	Total Lease Liabilities	9,569	7,717

NOTE 16 - OTHER LIABILITIES

	September 30, 2020	December 31, 2019
Current	-	
Deferred revenues on prepaid calling cards	981	869
Deferred revenues on connection fees and intern. capacity rental	154	161
Deferred Revenues from Construction Projects	9	45
Customer Loyalty Program	4	351
Directors' and Supervisory Committee Members' Fees	66	94
Companies under Article 33 of General Associations Law No. 19,550, and	3	
related parties (Note 25)		3
Other	431	605
	1,648	2,128
Non-Current	_	
Deferred revenues on connection fees and intern. capacity rental	219	320
Pension Benefits	500	400
Customer Loyalty Program	-	576
Other (*)	474	565_
	1,193	1,861
Total Other Liabilities	2,841	3,989

^(*) Includes deferred revenues from subsidiaries arising from government grants for the acquisition of PP&E.

NOTE 17 - PROVISIONS

The evolution of provisions is as follows:

	Balances as	Incre	Increases			Balances as
	of December 31, 2019	Capital Stock (i)	Interest (ii)	Reclassificati ons	Decreases (iii)	of September 30, 2020
Current		• •				
Lawsuits and Contingencies	1,457	2,040	-	817	(912)	3,402
Total Current Provisions	1,457	2,040	-	817	(912)	3,402
Non-Current						
Lawsuits and Contingencies	4,886	229	422	(817)	(639)	4,081
Asset Retirement Obligations	774	=	179	-	(213)	740
Total Non-Current Provisions	5,660	229	601	(817)	(852)	4,821
Total Provisions	7,117	2,269	601	_	(iv) (1,764)	8,223

- 2,363 charged to other operating costs and (94) to Other Comprehensive Income. Charged to Other Financial Results, net, interest on provisions. Includes Gain (Loss) on Net Monetary Position. Includes (743) corresponding to payments of contingencies.

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Current
Lawsuits and Contingencies
Total Current Provisions
Non-Current
Lawsuits and Contingencies
Asset Retirement Obligations
Total Non-Current Provisions

Balances as	Incre	eases			Balances as
of December 31,	Capital		Reclassifica	Decreases	of September
2018	Stock (i)	Interest (ii)	tions	(iii)	30, 2019
1,399	234	-	847	(1,238)	1,242
1,399	234	-	847	(1,238)	1,242
5,592	939	1366	(847)	(2,099)	4,951
932	1	213	` -	(295)	851
6,524	940	1,579	(847)	(2,394)	5,802
7,923	1,174	1,579	-	(iv) (3,632)	7,044

- 1,169 charged to Other Operating Costs and 5 to Other Comprehensive Income.
- Charged to Other Financial Results, net, interest on provisions

Total Provisions

Includes Gain (Loss) on Net Monetary Position.
Includes (1,119) corresponding to payments of contingencies.

Possible Contingencies

Resolution No. 50/10 et seq. issued by the Secretaría de Comercio Interior de la Nación (Secretariat of Domestic Trade or "SCI")

SCI Resolution No. 50/10 approved certain rules for the sale of pay television services. These rules provide that cable television operators must apply a formula to estimate their monthly basic subscription prices. The price arising from the application of the formula was to be informed to the Office of Business Loyalty (Dirección de Lealtad Comercial). Cable television operators must adjust such amount semi-annually and inform the result of such adjustment to said Office. Telecom filed an administrative appeal against Resolution No. 50/10 requesting the suspension of its effects and its nullification.

In accordance with the decision rendered on August 1, 2011 in re "LA CAPITAL CABLE S.A. v/ Ministry of Economy-Secretariat of Domestic Trade", the Federal Court of Appeals of the City of Mar del Plata ordered the SCI to suspend the application of Resolution No. 50/10 with respect to all cable television licensees represented by the Argentine Cable Television Association ("ATVC", for its Spanish acronym). Upon being served on the SCI and the Ministry of Economy on September 12, 2011, such decision became fully effective. The National Government filed an appeal against the decision issued by the Federal Court of Appeals of Mar del Plata to have the case brought before the Supreme Court. Such appeal was dismissed. The National Government filed a direct appeal with the Supreme Court, which has also been dismissed.

Notwithstanding the foregoing, between March 2011 and October 2014, several resolutions based on Resolution No. 50/10 were published in the Official Gazette, which regulated the prices to be charged by Cablevisión (a company absorbed by Telecom) to its customers for the basic cable television service. The Company filed appeals against these resolutions and their enforcement was suspended pursuant to the above-mentioned injunction. Notwithstanding the foregoing, each Resolution had an effective term of between three and six months. The last one expired in October 2014.

In September 2014, the Supreme Court of Argentina rendered a decision in re "Municipality of Berazategui v. Cablevisión" and ordered that the cases related to these resolutions continue under the jurisdiction of the Federal Court of Appeals of Mar del Plata that had issued the decision on the collective action in favor of ATVC. Currently, all the claims related to this matter are pending before the Federal Courts of Mar del Plata.

In April 2019, La Capital Cable S.A. was served notice of the decision rendered by Federal Court No. 2 of Mar del Plata, whereby said court declared the unconstitutionality of certain articles of the law on which the SCI grounded Resolution No. 50/10 as well as the subsequent resolutions. The declaration of unconstitutionality entails that these resolutions are not applicable to La Capital Cable and the companies represented by ATVC. However, the National Government filed an appeal against said resolution.

On December 26, 2019, the Federal Court of Appeals of Mar del Plata rejected the grievances of the National Government and confirmed the decision rendered by the court of first instance, which declared the unconstitutionality of the articles of the law that were the basis for the issuance of SCI Resolution No. 50/10

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and subsequent resolutions. The National Government filed an appeal against this decision, which may be granted or dismissed by the Federal Court of Appeals of Mar del Plata.

These interim condensed consolidated financial statements should be read in the light of the circumstances described above, and the decisions made based on these interim condensed consolidated financial statements should consider the potential impact that those circumstances may have on the Company and its subsidiaries.

"Proconsumer" - Lawsuit on changes in services prices

In June 2012, the Consumer Association "Proconsumer" filed a lawsuit against Personal, a company absorbed by Telecom, claiming that the company had not provided the customers with sufficient information regarding changes in pricing terms for the services provided by Personal between May 2008 and May 2011. It demands the reimbursement of the increase in the price billed to certain customers (with the "Abono fijo" plan) for a period of two months since the information inconsistencies alleged by the plaintiff.

Telecom filed a response and challenged the jurisdiction of the court, which was dismissed by the Argentine Supreme Court. The Supreme Court ordered that the file be submitted to the commercial court.

The settlement agreement executed by the parties to put an end to the lawsuit was confirmed on October 8, 2020.

Claims by certain Telecom Content Providers

Within the framework of the general reorganization of the content business undertaken by Personal in 2016, and given the expiration of agreements with content providers, certain providers were notified that such agreements would not be renewed.

By virtue of that communication, some companies brought claims and obtained injunctions against Personal with the purpose of preventing the decision not to renew such contracts from becoming effective, thus, forcing Personal to refrain from disconnecting or interrupting the contractual relationship. As of the date of these interim condensed consolidated financial statements, there are no pending legal actions.

NOTE 18 – ADDITIONAL INFORMATION

Classification of asset and liability balances by maturity as of September 30, 2020

Maturities	Cash and Cash Equivalents	Investments	Trade Receivables	Other Receivables	Deferred Income Tax Assets
Total Due	•	•	7,855	14	-
Due					
10.2020 through 12.2020	21,949	17,099	7,622	3,834	48
01.2021 through 03.2021	-	861	357	344	-
04.2021 through 06.2021	-	16	141	1,685	-
07.2021 through 09.2021	-	121	89	271	-
10.2021 through 09.2022	-	169	56	1,204	-
10.2022 through 09.2023	-	58	-	131	-
10.2023 onwards	-	22	-	531	-
Without an established term	-	1	-	244	336
Total not due	21,949	18,347	8,265	8,244	384
Total	21,949	18,347	16,120	8,258	384

Interest-Bearing Balances	3,982	17,237	1,112	-	-
Non-Interest-Bearing Balances	17,967	1,110	15,008	8,258	384
Total	21,949	18,347	16,120	8,258	384
<u> </u>		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	

Average Annual Nominal Interest Rate (%)					
	(a)	(b)	(c)	-	-

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Maturities	Accounts Payable	Financial Debt	Salaries and Social Security Payables	Taxes Payable	Dividends Payable	Lease Liabilities	Other Liabilities	Deferred Income Tax Liabilities
Total Due	2,509	-	-	-	-	-	-	-
Due								
10.2020 through 12.2020	30,362	4,408	5,635	3,295	160	1,737	1,261	-
01.2021 through 03.2021	581	10,628	2,914	5	-	654	111	-
04.2021 through 06.2021	190	13,463	2,436	72	-	529	172	-
07.2021 through 09.2021	70	8,564	115	2	-	535	104	-
10.2021 through 09.2022	2,374	32,108	376	7	-	2,750	236	-
10.2022 through 09.2023	335	43,846	222	-	-	1,173	173	-
10.2023 onwards	346	58,871	200	-	-	2,191	784	-
Without an established term	-	-	-	-	-	=	-	71,829
Total not due	34,258	171,888	11,898	3,381	160	9,569	2,841	71,829
Total	36,767	171,888	11,898	3,381	160	9,569	2,841	71,829
Interest-Bearing Balances	-	137,123	-	17	-	-	-	-
Non-Interest-Bearing Balances	36,767	34,765	11,898	3,364	160	9,569	2,841	71,829
Total	36,767	171,888	11,898	3,381	160	9,569	2,841	71,829
Average Annual Nominal								
Interest Rate (%)	1 -	(d)	_	18	_	_		l _l

⁽a) 1,852 corresponds to assets stated in foreign currency that accrue interest at annual rates of between 0.01 % and 1,50 %, and 1,273 corresponds to assets in pesos that

Financial Asset and Liability Balances in Foreign Currency

The following table shows the financial assets and liabilities denominated in foreign currency as of September 30, 2020 and December 31, 2019:

	9/30/2020	12/31/2019
	(in millions of converte	d Argentine pesos)
Assets	25,175	40,817
Liabilities	(188,260)	(206,817)
Net Liabilities	(163,085)	(166,000)

In order to reduce this net liability position in foreign currency, the Group holds, as of September 30, 2020, derivatives for US\$ 175 million. Therefore, the net debt that is not covered by these instruments amounts to approximately US\$ 1,972 million as of that date.

Offsetting of financial assets and liabilities that are within the scope of IFRS 7.

The information required by the amendment to IFRS 7 as of September 30, 2020 and December 31, 2019 is as follows:

Current and non-current assets (liabilities) - Gross value Offsetting

Current and Non-Current Assets (Liabilities) – Book value

Trade	Other	Accounts	Other	
Receivables	Receivables	Payable	Liabilities	
16,954	1,448	(37,593)	(202)	
(834)	(51)	834	51	
16,120	1.397	(36,759)	(151)	

value

Current and non-current assets (liabilities) - Gross value Offsetting

Current and Non-Current Assets (Liabilities) – Book value

As of December 31, 2019						
Trade Receivables			Accounts Payable	Other Liabilities		
21,043	563	2,610	(42,229)	(534)		
(196)	-	(62)	196	` 62 [′]		
20,847	563	2,548	(42,033)	(472)		

Telecom and its subsidiaries offset the financial assets and liabilities to the extent that such setoff is contractually permitted and provided that they have the intention to make such setoff, in accordance with

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accrue interest at an annual interest rate of between 26.06% and 30.02%.

(b) 14,648 corresponds to assets stated in foreign currency that accrue interest at annual rates of between 3.75% and 12.50 %, and 2,589 corresponds to assets in pesos that accrue interest at annual interest at annual interest rates of between 23% and 34.15%.

accrue interest at annual interest rates of between 23% and 34.15%.
(c) 991 accrues interest at an annual rate of 47% and 121 accrues interest at an annual rate of 36%.

⁽d) The liabilities in pesos accrue interest at annual rates of between 32.43% and 41.69%. The rest corresponds to liabilities denominated in dollars that accrue interest at annual rates of between 1.68% and 8.50%, and liabilities denominated in Guarani that accrue interest at an annual average interest rate of 8.20%.

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requirements established in IAS 32. The main financial assets and liabilities that are offset correspond to transactions with other national and foreign operators (including interconnection, international settlement charges and Roaming). Offsetting is a standard practice in the telecommunications industry at international level that Telecom and its subsidiaries apply regularly. Offsetting is also applied to transactions with agents.

NOTE 19 - PURCHASE COMMITMENTS

As of September 30, 2020, there are outstanding purchase orders with local and foreign providers for the supply of switching equipment, inventories, external wiring works, network infrastructure, and other goods and services amounting in the aggregate to approximately \$51,982 million (of which \$17,945 million corresponds to PP&E acquisition commitments).

NOTE 20 - CAPITAL STOCK

20.1 - Cablevisión Holding

The Company's capital stock as of May 1, 2017, the date on which it started its operations, was set at \$180,642,580, represented by:

- 47,753,621 Class A common, registered, non-endorsable shares, with nominal value of \$1 each and entitled to five votes per share.
- 117,077,867 Class B book-entry common shares, with nominal value of \$1 each and entitled to one vote per share.
- 15,811,092 Class C common, registered, non-endorsable shares, with nominal value of \$1 each and entitled to one vote per share.

On March 21, 2017, the Company made a filing with the CNV in order to request admission to the public offering regime. On May 29, 2017, the Company requested the BCBA the listing of its Class B common shares.

On August 10, 2017, the CNV approved the prospectus for admission to the public offering regime filed by Cablevisión Holding and, consequently, the Company fulfilled the conditions detailed in CNV Resolution No. 18,818. On August 11, 2017, the BCBA notified the Company of its admission to the public offering regime.

Having obtained all of the required regulatory authorizations to complete the spin-off process approved on September 28, 2016 by the shareholders of Grupo Clarín S.A., on August 30, 2017, Grupo Clarín and the Company exchanged the shares of Grupo Clarín S.A. pursuant to the exchange ratio approved by Grupo Clarín's shareholders at the time of approval of the spin-off process. As a result of the exchange of shares and payment of fractions in cash, the Company holds 1,578 treasury shares as of September 30, 2020. Subsequent to period-end, the Company sold all those shares, and does not have any treasury shares as of the date of these financial statements.

On September 26, 2017, the Company's Board of Directors approved, pursuant to Article five of the By-Laws, the conversion request submitted by the shareholder GS Unidos LLC of 4,028,215 Class C non-endorsable, registered common shares with nominal value of \$ 1 each and entitled to one vote per share for the same number of Class B book-entry, common shares with nominal value of \$ 1 each and entitled to one vote per share. Pursuant to the By-Laws, the Company informed the CNV and the BCBA of the conversion and: (i) on October 5, 2017, the CNV authorized, through Resolution No. DI 20178APN-G #CNV, the transfer of the public offering by way of conversion of 4,028,215 Class C non-endorsable, registered common shares and, (ii) on October 6, 2017, the BCBA informed the Company of the transfer of the

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authorization for the listing of 4,028,215 non-endorsable registered common shares with nominal value of \$ 1 each and entitled to one vote per share for the same number of Class B book-entry, common shares with nominal value of \$ 1 each and entitled to one vote per share.

On February 16, 2018, the United Kingdom Listing Authority ("UKLA") approved the prospectus related to the listing of the Company's Class B shares in the form of global depositary shares (GDSs) to be traded on the London Stock Exchange. Those GDSs were admitted to the official list of the UKLA on February 21, 2018.

The Company's capital stock as of September 30, 2020 is of \$180,642,580 and is represented by:

- 47,753,621 Class A common, registered, non-endorsable shares, with nominal value of \$1 each and entitled to five votes per share.
- 121,106,082 Class B book-entry common shares, with nominal value of \$1 each and entitled to one vote per share.
- 11,782,877 Class C common, registered, non-endorsable shares, with nominal value of \$1 each and entitled to one vote per share.

20.2 - Telecom Argentina

As of September 30, 2020 and December 31, 2019, the total capital stock of Telecom Argentina amounted to \$2,153,688,011, represented by the same number of common book-entry shares with nominal value of \$1 each.

As of the date of these interim condensed consolidated financial statements, the CNV had authorized the public offering of all the shares of Telecom Argentina.

Class B Shares are listed and traded on the leading companies panel of the Buenos Aires Stock Exchange and the American Depositary Shares (ADS), each representing 5 Class "B" shares of Telecom, are traded on the NYSE under the ticker symbol TEO.

NOTE 21 - REVENUES

Revenues consist of the following:

		September 30, 2020	<u>September</u> 30, 2019	through September 30, 2020	through September 30, 2019
Mobile Services		79,706	74,908	26,489	25,692
Internet Services		44,053	48,991	13,488	16,024
Cable Television Services		40,755	45,618	12,380	14,856
Fixed Telephony and Data Services		31,955	34,184	10,324	11,506
Other Services		575	740	163	226
	Subtotal Service Revenues	197,044	204,441	62,844	68,304
Sales of Handsets	-	11,176	13,741	4,178	4,251
	Total Revenues	208,220	218,182	67,022	72,555

1.1.4 2020

1.1.4 2040

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NOTE 22 - OPERATING EXPENSES

Operating expenses disclosed by nature of expense amounted to \$189,024 million and \$198,867 million for the nine-month periods ended September 30, 2020 and 2019. The main components of the operating expenses are the following:

	<u>September</u> 30, 2020	<u>September 30, 2019</u>	July 1, 2020 through September 30, 2020	July 1, 2019 through September 30, 2019
		Income (le		
Employee benefit expenses and severance payments	(26.402)	(26 600)	(44.670)	(11.040)
Salaries, Social Security Payables and Bonuses Severance Payments	(36,192) (1,597)	(36,688) (3,993)	(11,670) (359)	(11,849) (1,486)
Other Labor Costs	(902)	(887)	(359)	(425)
Other Labor Gosts	(38,691)	(41,568)	(12,388)	(13,760)
Fees for Services, Maintenance, Materials and Supplies	(00,001)	(41,000)	(12,000)	(10,700)
Maintenance and Materials	(12,230)	(13,655)	(3,888)	(5,047)
Fees for services	(9,593)	(9,968)	(3,149)	(3,474)
Directors' and Supervisory Committee Members' Fees	(132)	(56)	(54)	(34)
•	(21,955)	(23,679)	(7,091)	(8,555)
Taxes and Fees with the Regulatory Authority		-		
Turnover Tax	(7,517)	(7,910)	(2,439)	(2,586)
Municipal Taxes	(2,136)	(2,263)	(696)	(673)
Other Taxes and Charges	(6,119)	(6,932)	(1,954)	(2,288)
	(15,772)	(17,105)	(5,089)	(5,547)
Cost of Equipment and Handsets				
Inventory Balances at the beginning of the year	(4,213)	(5,399)	(2,831)	(5,167)
Plus:	()	(4
Purchase of Equipment	(7,009)	(10,496)	(3,274)	(3,197)
Other	610	672	229	269
Less: Inventory Balances at period-end	3,376	4,983	3,376	4.002
inventory balances at period-end	(7,236)	(10,240)	(2,500)	4,983 (3,112)
Other Operating Income and Expense	(1,230)	(10,240)	(2,300)	(3,112)
Other Operating Income and Expense Lawsuits and Contingencies	(2,363)	(1,169)	(2,151)	(500)
Rentals and Internet Capacity	(1,321)	(1,943)	(408)	(713)
Other	(5,931)	(7,743)	(1,759)	(2,563)
	(9,615)	(10,855)	(4,318)	(3,776)
Depreciation, Amortization and Impairment of PP&E.	(5,515)	(10,000)	(1,010)	(5,115)
Intangible Assets and Rights of Use.				
Depreciation of PP&E	(43,708)	(42,279)	(15,039)	(14,695)
Amortization of Intangible Assets	(7,198)	(7,716)	(2,735)	(2,922)
Amortization of Rights of Use	(3,865)	(2,999)	(1,249)	(980)
Impairment of PP&E	(280)	(31)	(120)	105
	(55,051)	(53,025)	(19,143)	(18,492)

Operating Expenses disclosed by function are as follows:

Item	Cost of services provided	Selling Expenses	Administrative Expenses	Total as of September 30, 2020	Total as of September 30, 2019
Employee benefit expenses and severance					
payments	(22,644)	(5,590)	(10,457)	(38,691)	(41,568)
Interconnection and Transmission Costs	(7,675)	-	-	(7,675)	(6,970)
Fees for Services, Maintenance, Materials and					
Supplies	(9,734)	(5,247)	(6,974)	(21,955)	(23,679)
Taxes and Fees with the Regulatory Authority	(15,627)	(48)	(97)	(15,772)	(17,105)
Commissions and Advertising	-	(2,130)	(9,371)	(11,501)	(13,032)
Cost of Equipment and Handsets	(7,236)	-	-	(7,236)	(10,240)
Programming and Content Costs	(13,645)	-	-	(13,645)	(16,453)
Bad Debt Expenses	-	-	(7,883)	(7,883)	(5,940)
Other Operating Income and Expense	(5,307)	(486)	(3,822)	(9,615)	(10,855)
Depreciation, Amortization and Impairment of					
Fixed Assets	(44,459)	(5,150)	(5,442)	(55,051)	(53,025)
Total as of September 30, 2020	(126,327)	(18,651)	(44,046)	(189,024)	-
Total as of September 30, 2019	(134,951)	(16,975)	(46,941)	-	(198,867)

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NOTE 23 - FINANCIAL INCOME AND EXPENSE

	September 30, 2020	<u>September</u> 30, 2019	July 1, 2020 through September 30, 2020	July 1, 2019 through September 30, 2019
	Income (loss)	Income (loss)	Income (loss)	Income (loss)
Financial Debt Interest Expense (*)	(10,463)	(10,368)	(2,968)	(3,999)
Exchange Differences on Financial Debt (**)	(7,121)	(24,903)	(885)	(34,309)
Income from Renegotiation of Financial Debt	(3,085)		(3,085)	
Total Financial Expenses on Debt	(20,669)	(35,271)	(6,938)	(38,308)
Interests	(45)	1,895	(486)	87
Taxes and Bank Expenses	(1,914)	(2,021)	(668)	(676)
Other Exchange Differences	2,897	11,505	730	10,016
Financial Discounts on Assets, debt and Other	(28)	4	(11)	72
Results from Operations with Notes and Bonds	3,145	273	2,867	5
Results from Credit Losses Risk	-	(3,301)	-	(3,301)
Interest on Allowances	(601)	(1,579)	41	(629)
Interest on Pension Benefits	(165)	(130)	(51)	(40)
Gain (Loss) on Net Monetary Position	4,266	6,313	1,431	3,333
Other	226	(230)	18	(126)
Total Other Financial Income and Expense, net	7,781	12,729	3,871	8,741
Total Financial Income and Expense, net	(12,888)	(22,542)	(3,067)	(29,567)

^(*) Includes (181) and 53 corresponding to foreign currency exchange (losses) / gains, net, generated by NDF for the nine-month periods ended September 30, 2020 and 2019, respectively.

NOTE 24 - EARNINGS PER SHARE

The following table shows the net income and the weighted average of the number of common shares used in the calculation of basic earnings per share:

	September 30, 2020	September 30, 2019	July 1, 2020 through September 30, 2020	July 1, 2019 through September 30, 2019
Net Income used in the Calculation of Basic Earnings per Share (loss / gain):				
from Continuing Operations (in millions of Argentine pesos)	(501)	(10,215)	(1,447)	(13,554)
	(501)	(10,215)	(1,447)	(13,554)
Weighted Average of the Number of Common Shares used in the Calculation of Basic Earnings per Share	180,641,002	180,641,002	180,641,002	180,641,002
Earnings per Share (in pesos)	(2.77)	(56.55)	(8.01)	(75.03)

The weighted average of outstanding shares for the nine-month periods ended September 30, 2020 and 2019 was 180,641,002. Since no debt securities convertible into shares were recorded, the same weighted average should be used for the calculation of diluted earnings per share.

	September 30, 2020	September 30, 2019	July 1, 2020 through September 30, 2020	July 1, 2019 through September 30, 2019	
Basic and Diluted Earnings per Share	(2.77)	(56.55)	(8.01)	(75.03)	
Total Earnings per Share	(2.77)	(56.55)	(8.01)	(75.03)	

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^(**) Includes (1,077) and (1,041) corresponding to foreign currency exchange losses, net, generated by NDF for the nine-month periods ended September 30, 2020 and 2019, respectively.

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NOTE 25 - BALANCES AND TRANSACTIONS WITH COMPANIES UNDER ARTICLE 33 - LAW No. 19,550 AND RELATED PARTIES

a) Cablevisión Holding S.A.

i. Related Parties

For the purposes of these interim condensed consolidated financial statements, related parties are individuals or legal entities that are related (under IAS 24) to Cablevisión Holding, except for companies under Article 33 of the LGS.

For the periods presented, the Group has not conducted any transactions with Key Managers and/or persons related to them.

ii. Balances with Companies under Article 33 of General Associations Law No. 19,550, and related parties

• Companies under Art. 33 of the LGS - Associates

CURRENT ASSETS	September 30, 2020	<u>December 31,</u> 2019
Other Receivables La Capital Cable S.A. Teledifusora San Miguel Arcángel S.A.	79 12	44 27
Ver TV S.A.	33 124	70 141
CURRENT LIABILITIES Other Liabilities Televisora Privada del Oeste S.A.	3	3
Deleted Deutice	3	3

Related Parties

CURRENT ASSETS	September 30, 2020	December 31, 2019
Trade Receivables Other Related Parties	135 135	167 167
Other Receivables Other Related Parties	32 32	<u> </u>
CURRENT LIABILITIES Accounts Payable Other Related Parties	914 914	1,085 1,085

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iii. Transactions with Companies under Article 33 of General Associations Law No. 19,550, and related parties

• Companies under Art. 33 of the LGS - Associates

	Transaction	September 30, 2020	September 30, 2019
		<u>Income</u>	(loss)
La Capital Cable S.A.	Sales of Services and Other	Sales and Oth 28 28	<u>er Revenues</u> 46 46
La Capital Cable S.A.	Fees for services	<u>Operating</u> (37) (37)	(35) (35)
Ver T.V. S.A. Teledifusora San Miguel Arcángel S.A.	Interests Interests	Financial 30 13 43	<u>-</u> -

• Related Parties

	Transaction	September 30, 2020	September 30, 2019
		Income	<u>(loss)</u>
		Sales and Othe	er Revenues
Other Related Parties	Sales of services	146	150
		146	150
		Operating	<u> Costs</u>
Other Related Parties	Programming Costs	(2,219)	(2,250)
Other Related Parties	Publishing and distribution of magazines	(503)	(631)
Other Related Parties	Advisory Services	(324)	(348)
Other Related Parties	Purchase of Advertising	(325)	(343)
Other Related Parties	Other purchases and commissions	(111)	(100)
	·	(3,482)	(3,672)

These transactions were carried out by the Group under the same conditions as if they had been carried out with an independent third party.

NOTE 26 - RESERVES, ACCUMULATED INCOME AND DIVIDENDS

1. Cablevisión Holding

The Company's bylaws provide that retained earnings shall be appropriated as follows: (i) 5% to the Company's legal reserve until such reserve equals 20% of the Company's capital stock; and (ii) the balance, in whole or in part, to the payment of the fees of the members of the Board of Directors and the Supervisory Committee, to dividends on common shares, or reserve accounts, or as otherwise determined by the Shareholders, among other situations.

On April 29, 2020, at the General Ordinary and Extraordinary Shareholders' Meeting of Cablevisión Holding S.A., the shareholders decided, among other things: (i) to absorb the net loss for the year ended December 31, 2019 which amounts to \$3,246 million (\$3,682 million in constant currency as of September 30, 2020) through the partial reversal of the Voluntary reserve for illiquid results and (ii) to make a full reversal of the Voluntary reserve for financial obligations which, as of December 31, 2019, amounted to \$19,899 million (\$22,561 million in constant currency as of September 30, 2020) and to allocate \$162,348 million (\$184,169 million in constant currency as of September 30, 2020) to increase the legal reserve, an amount in Argentine

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pesos equivalent to US\$ 12 million to the payment of dividends in unrestricted US dollars, and the remaining amount to increase the Voluntary reserve for illiquid results. In May 2020, the Company paid all the distributed dividends.

2. Telecom

<u>Decisions of the Shareholders of Telecom at the Ordinary and Extraordinary Shareholders'</u> <u>Meeting</u>

The Ordinary and Extraordinary Shareholders' Meeting of Telecom was held on April 28, 2020 with the remote participation of its shareholders pursuant to CNV Resolution No. 830/2020, due to the fact that the free movement of people in general is restricted, limited or banned, as a result of the state of health emergency introduced by Emergency Decree No. 297/2020 and subsequent regulations issued by the National Executive Branch. The Meeting was held using the Cisco Webex video-teleconference system. At such Shareholders' Meeting, the shareholders decided, among other things:

- (a) To approve the Annual Report and financial statements of Telecom as of December 31, 2019;
- (b) To approve the Board of Directors' proposal stated in constant currency as of March 31, 2020 using the National Consumer Price Index (National IPC, for its Spanish acronym) pursuant to CNV Resolution No. 777/2018 in connection with the Accumulated Deficit as of December 31, 2019 for \$6,633,713,897 (\$7,525,346,092 in constant currency as of September 30, 2020). The Board proposed: (i) to absorb \$1,931,029,240 (\$2,190,577,341 in constant currency as of September 30, 2020) of the "Voluntary reserve for capital investments"; (ii) to absorb \$4,702,684,657 (\$5,334,768,751 in constant currency as of September 30, 2020) of the "Voluntary reserve to maintain the Company's level of capital expenditures and its current solvency level"; and (iii) to reclassify \$10,887,950,778 (\$12,351,391,560 in constant currency as of September 30, 2020) from the "Voluntary reserve to maintain the Company's level of capital expenditures and its current solvency level" and appropriate it to the "Merger Surplus".
- (c) To approve the reversal of the balance of the "Voluntary reserve for capital investments" in the amount of \$3,541,443,368 adjusted as of April 30, 2020 using the National IPC (\$4,017,445,947 in constant currency as of September 30, 2020), increasing the "Voluntary reserve for future cash dividends" with the amount of said reversal.

NOTE 27 - MANDATORY PUBLIC TENDER OFFER ("PTO") DUE TO CHANGE OF CONTROL

As described under Note 4 to the Company's consolidated financial statements as of December 31, 2019, on January 1, 2018, the Company became the direct and indirect holder of 841,666,658 Class D shares of Telecom Argentina, representing 39.08% of the outstanding capital stock of said company. In addition, all the provisions of the agreement, described under said note, came into effect. Said agreement entitles the Company to appoint the majority of the members of Telecom's Board of Directors. Therefore, the Company is the controlling shareholder of Telecom.

Accordingly, and pursuant to Law No. 26,831 (as amended by Law No. 27,440, the "Capital Markets Law") and the rules effective as of that date, ("CNV Rules" and together with the Capital Markets Law, the "PTO Rules"), on June 21, 2018, the Company's Board of Directors decided to promote and make a mandatory public tender offer ("PTO") due to change of control for all the Class B common shares issued by Telecom Argentina listed on Bolsas y Mercados Argentinos S.A. ("BYMA", for its Spanish acronym), (including the Class C common shares issued by Telecom which were converted into Class B common shares within the term provided) at a price of \$110.85 per share (less the items detailed in the PTO Announcement).

Notwithstanding the fact that Fintech Telecom, LLC was not obligated to promote, make or launch a PTO pursuant to the PTO Rules and that it had not taken part in the determination or formulation of any of the terms and conditions of the PTO, as provided under Clause 6.7 of the agreement, Fintech Telecom LLC

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undertook with regard to the Company to pay and acquire 50% of the shares tendered under the PTO (notwithstanding the Company's right to acquire by itself the first 43,073,760 Class "B" shares of Telecom Argentina).

The price offered by the Company to be paid for each share tendered by its holder for its acquisition by the Company is of \$ 110.85 per Share (less any cash dividend per Share to be paid by Telecom Argentina from the announcement date to the date the price of the PTO is paid and other expenses, such as transfer expenses, rights, fees, commissions, taxes, duties or contributions) (the "PTO Price"). The Company has obtained reports from two independent appraisers with respect to the method applied to determine the PTO Price. The PTO Price shall be payable in Pesos in Argentina no later than 5 business days following the expiration of the offer reception period.

Pursuant to Article 3, paragraph c), Chapter II, Title III of CNV Rules, on July 5, 2018, the Board of Directors of Telecom Argentina issued an opinion stating that the PTO Price had been set in accordance with the mandatory terms provided under applicable laws, in conformity with item I of Article 88 of the Capital Markets Law, and issued the Board of Directors' Report provided under such Rules.

As part of the administrative proceeding filed by the Company with the CNV, the regulatory agency challenged the PTO price offered by the Company and stated in its opinion that the price should be of US\$ 4.8658 per share, payable in Argentine pesos at the exchange rate prevailing on the business day immediately preceding the PTO settlement date. CVH considered that CNV's position was unfounded and brought a claim entitled "Cablevisión Holding S.A. v. Argentine Securities Commission on Injunctions" (File No. 7,998/2018) pending before Federal Civil and Commercial Court No. 3. On November 1, 2018, the judge granted the injunction requested by CVH and ordered the CNV to refrain from issuing any decision or deciding on the authorization of the PTO submitted and formulated by the Company on June 21, 2018, for a period of six (6) months.

On October 8, 2018, the Company filed the substantive claim on which the request for an injunction was grounded: a request for a declaratory judgment declaring that the Company submitted and formulated the PTO in conformity with applicable regulations and fully in accordance with the PTO Rules.

On June 10, 2019, the Company was served notice of the decision rendered on May 9, 2019 in re "Burgueño Daniel v. EN-CNV on Injunction (Autonomous)" (File 89,537/2018) pending before Federal Court on Administrative Matters No. 1, Clerk's Office No. 1, whereby that Court granted an injunction, suspending the proceeding related to the PTO until such Commission decides to apply Resolution No. 779/18 (the "New CNV Resolution"), or until the expiration of the maximum term allowed under Article 5 of Law No. 26,854, as the case may be. The above-mentioned injunction was extended for an additional term of six (6) months, and the Court of Appeals ratified such extension.

In addition, on July 19, 2019, the Company was served notice of a decision rendered by Chamber I of the Court of Appeals on Federal Civil and Commercial Matters of this City in re "Cablevisión Holding S.A v. Comisión Nacional de Valores on Injunctions" (File No. 7,998/2018), whereby said Court revoked the injunction granted to the Company that had ordered the CNV to refrain from resolving and deciding on the authorization of the PTO submitted and formulated by the Company. The Company pointed out that, in the decision rendered by the above-mentioned Chamber, it was ordered that any appeal that may be eventually filed by the Company against any decision rendered by the CNV in connection with the PTO shall have staying effects. Against this decision rendered by the Court of Appeals on Civil and Commercial Matters, the Company filed a federal extraordinary appeal, which was dismissed on December 26, 2019.Notwithstanding the foregoing, as of that date, the PTO submitted by the Company was still within the scope of the injunction ordered in re "Burgueño Daniel v. EN-CNV on Injunction (Autonomous)" (File 89,537/2018) mentioned in the previous paragraph.

On November 26, 2019, CVH was served notice of a claim filed by a shareholder of the Company, Daniel Burgueño, in re "Burgueño, Daniel Fernando v. Executive Branch - Argentine Securities Commission and Other re: Proceeding leading to a declaratory judgment" (File No. 33,763/2019), pending before Federal

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Court on Administrative Matters No. 1, Secretariat No. 1. The claim seeks to obtain a declaration that CVH is no longer under the obligation to carry out a PTO to acquire the shares of Telecom Argentina as a result of the change of control in that company, pursuant to subsection k) of Article 32 of the New CNV Resolution, which regulates Law No. 26,831 (as amended by Law No. 27,440.) On December 27, 2019, CVH was served notice of the decision issued by the court of first instance in re "Burgueño, Daniel Fernando v. Executive Branch - Argentine Securities Commission and Other re: Proceeding leading to a declaratory judgment" (File No. 33,763/2019), whereby the Court admitted the claim brought by Mr. Burgueño, confirmed that CVH no longer falls within the obligation to conduct a PTO due to the change of control in Telecom Argentina, pursuant to the terms of Article 32, subsection k.) of the New CNV Resolution and ordered the CNV to deem the proceedings initiated by the Company with the CNV concluded. In its ruling, the Court also ordered CVH to cease the proceeding initiated in connection with the PTO. On May 18, 2020, the Company was served notice of a decision rendered on May 15, 2020, whereby the court of first instance provided for the extension of the effectiveness of the injunction that had been granted in favor of Daniel Burgueño in re "Burgueño Daniel v. EN-CNV on Injunction" (File 89,537/2018/3).

As of the date of these financial statements, the decision rendered by the court of first instance served on the Company on December 27, 2019 in re Burgueño, Daniel Fernando v. Executive Branch - Argentine Securities Commission and Other re: Proceeding leading to a declaratory judgment" (File No. 33,763/2019) was confirmed by Chamber V of the Court of Appeals on Federal Administrative Matters through the decision rendered on September 8, 2020. The CNV filed an extraordinary appeal against this decision. The Company was served notice of the decision rendered by Chamber V of the Court of Appeals on Federal Administrative Matters, whereby it dismissed the extraordinary appeal filed by the CNV, which may file an appeal with the Supreme Court against said decision.

NOTE 28 - IMPACT OF CORONAVIRUS

By the end of December 2019, the World Health Organization (WHO) received a report of pneumonia cases originated in Wuhan, Province of Hubei, China. The report was related to the outbreak of a new virus called Coronavirus ("COVID-19"), which soon spread to several provinces of China and then to other countries. The outbreak and spread of COVID-19 has generated several consequences on businesses and economic activities at a global level.

Given the extent of the spread, several governments in the world have implemented drastic measures to restrict the movement of the population and to curb the spread, including, among other things, controls at airports and other transport hubs, suspension of visas, border closure and the ban on travel to and from certain parts of the world, closure of public and private institutions, suspension of sports events, restrictions on museums and tourist attractions, extension of vacations, and finally, the mandatory isolation of the population together with the suspension of non-essential commercial activities with a high degree of compliance. On March 11, 2020, the WHO declared COVID-19 a global pandemic.

In Argentina, the National Government established a series of measures aimed at reducing the movement of the population, ordering the Mandatory and Preventive Social Isolation as from March 20, 2020, allowing the movement of only those people involved in the provision/production of essential services and products, among them, those involved in the provision of telecommunication, fixed and mobile Internet and digital services. Such isolation measures were changed in different stages and may be extended as deemed necessary according to the epidemiological situation.

The Group provides services that are critical for society as it connects people, homes, companies and governments. The infrastructure deployed contributes to providing, through the capacity of fixed and mobile networks, essential services for the coordination of the security forces and the health ecosystem where communications at healthcare facilities and new field hospitals have been strengthened and enhanced. Additionally, we have facilitated the communication between students and teachers to ensure educational continuity through virtual educational platforms, enhancing learning through different applications, boosting the access to information for all the population. In the same way, the services offered by Telecom allow

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people to continue staying informed and entertained, with contents, entertainment and gaming available through different platforms, which strengthened the bond with our customers.

In economic terms, the services rendered by the Group favor the continuity of the activities of large, mediumand small-sized companies that are still operating, many of them remotely, boosted by online platforms so that sellers and consumers can connect and sustain consumption; cooperate with the productive process through the implementation of home office as one of the most disruptive tools given its massive and immediate application, contributing to sustaining the economy of the country. In this context of isolation, the services rendered by the Group enable people to stay connected, entertain themselves, produce and stay informed from their homes.

Thanks to the investments in infrastructure made over the last years, the Group has equipment and systems that enable its networks to work efficiently even with the increased use of its fixed and mobile connectivity services registered since the beginning of the Mandatory and Preventive Social Isolation and that are reflected in the increase of up to 50% in home Internet data traffic, 70% in mobile voice services and 30% in mobile data, taking into account that fixed and mobile networks are complementary and that customers use them alternatively, and with a 75% increase in upstream.

External Actions Taken by the Group in Response to the Health Emergency

The COVID-19 pandemic has driven joint actions by domestic companies providing essential support to face the health crisis, reflected in the donation of funds, services, supplies, products, and other type of assistance.

Telecom received a recognition from the NYSE for the social value initiatives implemented under its ongoing commitment to the community and in response to the COVID-19 emergency. The most relevant initiatives were the following:

- · Connectivity for field hospitals;
- Discount in the services provided to over 500 hospitals and health centers throughout the country, to the Argentine Red Cross and to the Food Bank;
- Expansion of services for emergency lines;
- Discount in mobile data for use in over 2,900 educational platforms;
- discount in the services provided to over 11,000 educational institutions;
- Provision of Telecom's own educational contents through its program "*Nuestro Lugar*" (www.nuestrolugar.com.ar) with proposals on cyber citizenship for children, families and teachers;
- Increase of pedagogical contents in Flow, its entertainment platform, extending the access to Flow App to all the cable television customer base;
- Benefits granted to customers to enable them to take further advantage of connection possibilities and to access valuable information and educational and entertainment contents;
- Support to the solidarity initiative "Seamos Uno" for the delivery of food and personal care products to families that need them the most, among many other initiatives;
- Provision of communication tools to disseminate health information to citizens, in alliance with boroughs and governments throughout the country.

Internal Actions Taken by the Group in Response to the Health Emergency

In addition, the Group implemented a series of measures to ensure the continuity of its operations, safeguarding the health and welfare of all the personnel and of those that are part of the value chain. The main measures adopted by the Company are:

 The early performance of the tasks planned for 2020 and the initiation of works to ensure the capacity required for the networks to continue operating seamlessly;

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- Expansion of the capacity for international outgoing Internet traffic by 40% (with the possibility of increasing it further if the situation so requires);
- Execution of agreements to boost the links with international suppliers and IP networks:
- Early execution in public thoroughfare of infrastructure works on residential fixed data networks, enhancement of data centers and hubs and increase of the capacity of Flow's content distribution network;
- Expansion of the capacity of the mobile network in certain smaller locations in the provinces where there is only one network, and the continuation of preventive maintenance tasks in all our networks;
- Launch of a campaign, since the first day of the mandatory isolation, promoting all the digital communication channels and encouraging customers to request support through those channels. Enhancement of digital support in order to handle the new flow of customers by implementing special microsites identified as "I pay from home";
- In compliance with regulations in effect in each location, Telecom began to gradually open its customer service locations in cities that progress to stages involving social distancing;
- Technical support focused on preventive maintenance and repairs in public thoroughfare and on Telecom's own infrastructure, giving priority to critical cases such as hospitals and security forces, among others;
- In the case of new installations and repairs that have to be made inside of our customers' homes, Telecom provided technical teams with personal care and safety kits, which include special protective gear such as coveralls, gloves, cloth face covering and special goggles, hand sanitizer and training for the proper and safe use of those elements;
- The Crisis Committee, composed of members of Upper Management, started to hold meetings on a regular basis and added the advice of health experts in order to address the different scenarios that may arise and to be able to make quick decisions;
- Implementation of home office, prior to the declaration of the mandatory and preventive social isolation, for over 70% of the employees, including those engaged in customer service and call center, with access to the virtual private network so that they can work remotely with the same tools and security levels they have in their workspaces at our offices. They use web and mobile applications for (i) administrative and human resources tasks, (ii) access to e-learning training and (iii) communication and collaborative workspaces, virtual rooms and access to files and documentation from anywhere, in a collaborative and safe way;
- Enhancement of cleaning and disinfection at workspaces and environments for those tasks that
 cannot be performed remotely, including the vans used by technical support teams, as well as
 provision of hygiene and hand sanitizing methods, the distribution of personal care kits in
 accordance with the protocol established by the Superintendency of Labor Risks;
- From the beginning of the health situation, we have developed several initiatives under a corporate program called "Nos Acompañamos" (We support each other) aimed at all our employees for the purpose of safeguarding their biopsychosocial welfare, with a focus on work-life balance;
- Continuation of ongoing communication with unions to agree on work protocols that allow the Company to continue providing services and, at the same time, safeguard the health of our employees; and
- Ongoing communication with our strategic partners and other international operators from the countries with greater spread of the pandemic in order to understand and foresee the potential impacts on our operations.

Regulatory Matters

Prohibition to disconnect services in case of late or non-payment

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On March 24, 2020, the Executive Branch issued Decree No. 311/2020, whereby it provided for the temporary suspension of the disconnection of services deemed essential for the development of daily life, such as electricity supply, running water supply, gas supply, fixed or mobile telephony, Internet and radio electric link or satellite link subscription television, among others, in order to guarantee access to those essential services in case of late or non-payment of up to three consecutive or alternate bills due as from March 1, 2020. On June 18, 2020, the Executive Branch issued Decree No. 543/2020, whereby it extended

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such temporary suspension in case of late or non-payment of up to six consecutive or alternate bills, due as from March 1, 2020. On September 20, 2020, the Executive Branch issued Decree No. 756/2020, whereby it extended such temporary suspension in case of late or non-payment of up to seven consecutive or alternate bills. This Decree provides that, if a customer adheres to an installment payment plan under the conditions provided by the regulations of the Decree, the overdue invoices will be deemed settled for the purposes of the Decree. As of the date of these interim condensed consolidated financial statements, Decree No. 756/2020 had not been regulated yet.

Decree No. 311/2020 also provides that companies that render fixed or mobile telephony, Internet and radio-electric link or satellite link subscription television services are under the obligation to maintain a reduced service, as established in the regulations, for a term of one hundred eighty (180) calendar days, which was extended with each extension of Decree No. 311/2020. In addition, the decree provides that if users of mobile telephony or Internet prepaid services fail to pay the corresponding recharge to have access to consumption, the companies that provide those services must provide a reduced service within the terms provided by regulations, and that this obligation shall be effective until April 30, 2020. Such term was subsequently extended through several decrees. Pursuant to Decree No. 756/2020, it will finally expire on December 31, 2020.

The Ministry of Productive Development (the "MPD"), designated as the Enforcement Authority of Decree No. 311/2020, ordered the prohibition to disconnect services in the event of late or non-payment, subject to the conditions set forth in the approved general rules. In addition, the MPD created a Coordination Unit, composed of a representative of each of the competent areas, in order to implement the provisions of the decree. The MPD also ordered the Coordination Unit to issue, no later than fifteen calendar days after its creation, a report regarding the number of users that fell within the scope of the decree and the segment of users that did not fall within the scope of the decree but which the Unit would deem convenient to include.

The implementing regulations provided that the users that fell within the scope of the decree were all those whose bills were due as from March 1, 2020 and those with a current notice of disconnection, provided they had registered the service under their name before March 26, 2020. In addition, the implementing regulations set forth the monthly minimum features that would be considered as reduced service. In addition, the implementing regulations also provided that the measures adopted could be extended to other individual customers, individuals registered under the simplified tax (*monotributo*) and civil associations that provided evidence of a decrease in their revenues. Decree No. 756/2020 amended article 8 of Decree No. 311/2020, designating the Ministry of Economy as the Enforcement Authority, in replacement of the Ministry of Productive Development.

In addition, the ENACOM set forth the information that the companies that render fixed and mobile telephony, Internet and radio-electric link or satellite link subscription television services must submit to the oversight agency, and also ordered that such companies may not suspend or disconnect the service due to non-payment by any user included in the reports issued by the Coordination Unit.

Such companies must disclose to ENACOM all the prices set for the reduced services that they are under the obligation to maintain, broken down by type of service and subject to the condition that such prices shall be fair and reasonable. The prices of the reduced services must be informed to the users through the bills, institutional websites and all the social media through which companies communicate with their customers and/or advertise their services. Companies must also disclose to the ENACOM the terms and conditions and/or modalities of the payment plans and the communication process, which they shall make available to qualifying users.

Agreement between the Industry and the ENACOM

In May 2020, Telecom, together with the other companies in the industry, executed an agreement with the ENACOM, effective until August 31, 2020, whereby the parties agreed, among other issues: (i) to suspend the increase in the prices of mobile and fixed telephony, Internet and cable television services from May 1 to August 31, 2020, in order to ease the situation of the users affected by the guarantine, (ii) to create

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inclusive plans for fixed and mobile telephony and Internet services for individuals who request that benefit, with a fixed price until September 30, 2020, (iii) to extend the "reduced service" benefit, which guarantees the connectivity of users with prepaid mobile telephony and Internet services, maintaining the price until October 31, 2020, (iv) not to dismiss employees without cause during the term of this agreement, and (v) to renegotiate this agreement and immediately suspend its effects in case of salary increases granted under wage negotiations. However, on August 22, 2020, the National Executive Branch issued Decree No. 690/2020, through which many of the provisions of the above mentioned agreement became obligations. For more information on Decree No. 690/2020, see Note 29 to the consolidated financial statements.

Universal Service

ENACOM, through Resolution No. 478/2020, published in the Official Gazette on June 3, 2020, approved the Project "Villa Azul - Connectivity for Mobile Communication Services" within the emergency program to guarantee access and ICT services for the inhabitants of "Barrios Populares" (Popular Neighborhoods) in the context of the health emergency related to COVID-19.

Main Accounting Impacts

As of the date of these interim condensed consolidated financial statements, the pandemic has not had significant impacts on the Group's results. Even though various types of difficulties have slowed down our operations or made them more complex; such as the increased Internet data traffic, the increase in mobile voice service, the decrease in the collection of service fees, and mainly the inconveniences to make repairs and installations inside of our customers' homes, among others; the operations are still in place and are expected to continue in spite of the difficulties.

In accordance with the guidelines of IAS 36, the Group's Management has assessed whether there was any indication of impairment of any asset. Even though the pandemic may have a significant impact on economic activity in Argentina and become an indicator of impairment, based on Management's estimates, no adverse effect has been identified on the Group's future cash-flow-generating capacity because the volume of operations is expected to remain stable. Therefore, the Group has not deemed it necessary to estimate the recoverable value of its fixed assets as of September 30, 2020.

The implementation of measures aimed at reducing the circulation of people initially included the closure of in-person collection channels, thus affecting the collections of the Group as from March 20, 2020. However, this situation gradually evolved during the second quarter of 2020 with the reopening of the in-person collection channels and the strengthening of the digital channels through the implementation of "I pay from home". The Group's Management estimates that the deterioration of Argentina's economic situation represents an increase in the credit risk of trade receivables existing at the end of the period. These interim condensed consolidated financial statements include an increase in the allowance for bad debts as a result of the application of the model called "expected credit losses", as established by IFRS 9. For more information on the breakdown and maturity dates of trade receivables, see Notes 3 and 18, respectively.

Liquidity Risk:

The negative effect on the collection of service fees mentioned above does not represent a liquidity risk with respect to the fulfillment of the short-term financial obligations because the Group has been working on strengthening its liquidity for some time now. The Company, Telecom and its subsidiaries have enough liquidity and bank credit lines and a notes program that allow them to finance their short-term obligations and investment plan in addition to the projected operating cash flows.

Notwithstanding the above, Telecom implemented measures to ensure the highest liquidity possible to address the volatility of the context with heightened uncertainty, to offset the potential decrease of revenues and to be able to fulfill its obligations. Those measures include the adherence to the following installment payment plans within the framework of General Resolution No. 4268 issued by the AFIP:

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- a) Employer's and Social Security Contributions: On April 15, 2020, Telecom filed an installment payment plan for the payment of employer's and social security contributions corresponding to March 2020 for an aggregate of \$1,136 million. The plan provides for the settlement of the debt in 6 equal consecutive installments as from May 16, 2020 and accrues an annual interest rate of 30%.
- b) VAT and Excise Taxes: On April 21, 2020, Telecom filed an installment payment plan for the settlement of VAT and excise taxes payable under the tax return corresponding to March 2020 for an aggregate of \$642 million. The plan provides for the settlement of the debt in 6 equal consecutive installments as from May 16, 2020 and accrues an annual interest rate of 30%.

The ultimate effects of COVID-19 and its impact on the global and local economy are still unknown. Governments may issue more stringent measures, which cannot be predicted at this stage. The Company's Management will continue to develop actions that minimize the potential impairment on its results, as a result of these situations, maintaining a high level of service and customer satisfaction, and seeking to maximize the precautions in social management in this context.

The Company's and Telecom's Board of Directors and Telecom's Crisis Committee continue to closely monitor the evolution of the situation and to take the necessary measures aimed at preserving human life and the sustainability of Telecom's businesses.

NOTE 29 - DEVELOPMENTS FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2020

a) Amendment of Law No. 27,078 - Digital Argentina Act

On August 22, 2020, the National Executive Branch issued Decree No. 690/2020, whereby it amended the Digital Argentina Act.

Within the amendments introduced, ICT services – fixed and mobile telephony, cable television and Internet - and the access to telecommunications networks for and between licensees are now deemed "essential and strategic public services provided on a competitive basis", and their effective availability shall be guaranteed by ENACOM.

The prices of essential and strategic public ICT services provided on a competitive basis, the prices of the services provided under the Universal Service and of those determined by ENACOM based on reasons of public interest, shall be regulated by said agency.

The Decree also provides that ENACOM shall establish, in the respective regulations, the mandatory universal basic provision of ICT services to be provided under equal conditions.

Finally, the Decree suspended from July 31, 2020 to December 31, 2020 the price increases or changes set or announced by ITC licensees, specifically mentioning the subscription broadcasting service by physical and / or radio-electric link and fixed or mobile telephony services, in any modality.

As of the date of these interim condensed consolidated financial statements, the Decree has been ratified by the Argentine Congress under the terms of Law No. 26,122, and it has not been implemented yet. Telecom's Management, with the assistance of its legal advisors, is evaluating the impacts that the abovementioned decree will have on Telecom's operations and the pertinent legal actions it will take to defend its rights.

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b) Regulations on International Roaming between Argentina and Chile

ENACOM issued Resolution No. 927/2020, which was published in the Official Gazette on August 31, 2020, whereby said agency approved the Regulations on International Roaming between Chile and Argentina. Under those Regulations, it was established that Argentine mobile communication service providers, including Virtual Mobile Operators, shall offer customers who use international Roaming services with Chile the same prices that they offer in their own country for voice communications, messaging and mobile data during their stay in that country.

NOTE 30 - SUBSEQUENT EVENTS

a) Conversion of Class "C" Shares into Class "B" Shares

According to the resolutions of Telecom Argentina's Ordinary and Extraordinary and Special General Class "C" Shareholders' Meetings held on December 15, 2011 and on October 23, 2020, 6,444 Class "C" shares were converted into the same number of Class "B" shares. This conversion corresponds to the thirteenth tranche of the total number of shares authorized for conversion at the above-mentioned Shareholders Meetings. After this conversion, the total capital stock of Telecom Argentina is still comprised of 2,153,688,011 book-entry common shares, with nominal value of \$1 each and entitled to one vote per share, and its composition per class of shares is as follows: Class "A" shares: 683,856,600; Class "B" shares: 628,058,019; Class "C" shares: 106,734; Class "D" shares: 841,666,658.

b) Call for an Extraordinary General Shareholders' Meeting

The Board of Directors of Telecom Argentina at a meeting held on October 13, 2020, which was adjourned until October 16, 2020, decided to call an Extraordinary General Shareholders' Meeting to be held on November 13, 2020, in order to consider: the total or partial reversal of the "Voluntary reserve for future cash dividends" and / or the "Voluntary reserve to maintain Telecom's level of capital expenditures and its current solvency level", the distribution of dividends in cash or in kind or in any combination of both options according to the current context of Telecom, and the delegation of powers to the Board of Directors.

c) Offer for Irrevocable Call and Put Option on the Shares of AVC Continente Audiovisual

On September 25, 2019, Telecom and the non-controlling shareholders of AVC Continente Audiovisual (the "Assignors") executed an Offer for an Irrevocable Call and Put Option (the "Offer") on all the shares of AVC Continente Audiovisual held by the Assignors, which are the holders of 497,479 common shares with nominal value of \$1 each, representing 40% of the capital stock. The call and put options include, together with the shares, the assignment and transfer of all the equity and political rights inherent to them.

As of September 30, 2020, Telecom owed, according to the terms of the Offer, an equivalent amount in Argentine Pesos of 45,536 average cable TV subscription fees. On October 16, 2020, Telecom made a partial payment in the amount of \$39 million, equivalent to 50% of such cable TV subscription fees.

NOTE 31 - APPROVAL OF THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

The Company's Board of Directors has approved these interim condensed consolidated financial statements and authorized their issuance for November 11, 2020.

See our report dated
November 11, 2020
PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Pablo San Martín Supervisory Committee

Sebastián Bardengo <u>Chair</u>

Registration number with the IGJ: 1,908,463

Cablevisión Holding S.A. SUPPLEMENTARY FINANCIAL INFORMATION

As of September 30, 2020

1. COMPANY ACTIVITIES

On January 1, 2018, the Company informed that its subsidiary Cablevisión S.A., within the framework of its Merger with Telecom Argentina S.A., had signed the minutes regarding the transfer of operations, in its capacity as Absorbed Company to the Absorbing Company, under the terms of the Final Merger Agreement signed on October 31, 2017. Therefore, as provided under the Pre-Merger Commitment and under the Final Merger Agreement, as from 0:00 hours of January 1, 2018 the Merger entered into effect and, consequently, Cablevisión S.A. was dissolved without liquidation and Cablevisión Holding S.A. became the controlling company of Telecom Argentina S.A.

As far as business management is concerned, our subsidiary Telecom Argentina recorded in the first nine months of 2020 revenues in the amount of \$208,220 million, compared to \$218,182 million recorded in the first nine months of 2019. CVH's consolidated operating costs -including amortization, depreciation and impairment of fixed assets- amounted to \$189,024 million (a decrease of \$9,843 million compared to the same period of 2019), operating income before depreciation and amortization amounted to \$74,247 million -equivalent to 35.7% of consolidated revenues -, compared to \$72,340 million and 33.2% in the first nine months of 2019. Operating Income amounted to \$19,196 million (a 0.6% decrease compared to the same period in 2019) -equivalent to 9.2% of consolidated revenues- and net income recorded a loss of \$1,102 million compared to the loss recorded in the first nine months of 2019 of \$20,642 million). This decrease in the loss recorded for the period is mainly accounted for by lower financial expenses on debt during the first nine months of 2020 derived from a decrease in negative balances arising from exchange differences on financial debt, which was partially offset by lower positive financial results, due to the lower real devaluation during the first nine months of 2020 compared to the same period of 2019.

See our report dated November 11, 2020 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Sebastián Bardengo Chair

Registration number with the IGJ: 1,908,463

2. CONSOLIDATED FINANCIAL STRUCTURE

Note: the amounts are stated in thousands of Argentine Pesos. Pursuant to CNV regulations, the following table shows the balances and results for the period, prepared under IFRS.

	September 30, 2020	September 30, 2019
Current Assets Non-Current Assets	65,334 616,574	90,391 631,106
Total Assets	681,908	721,497
Current Liabilities Non-Current Liabilities Total Liabilities	93,914 222,642 316,556	115,042 236,478 351,520
Equity of the Parent Company Equity of Non-Controlling Interests	151,254 214,098	146,889 223,088
Total Equity	365,352	369,977
Total Equity and Liabilities	681,908	721,497

3. CONSOLIDATED COMPREHENSIVE INCOME STRUCTURE

Note: the amounts are stated in thousands of Argentine Pesos. Pursuant to CNV regulations, the following table shows the balances and results for the period, prepared under IFRS.

	September 30, 2020	September 30, 2019
Operating income/loss from continuing operations (1) Financial Results Equity in Earnings from Associates	19,196 (12,888) 372	19,315 (22,542) (279)
Income/loss from continuing operations before income tax Income Tax	6,680 (7,782)	(3,506) (17,136)
Net Income (Loss) for the Period	(1,102)	(20,642)
Other Comprehensive Income (Loss) for the Period	(990)	(1,040)
Total Comprehensive Income (Loss) for the Period	(2,092)	(21,682)

⁽¹⁾ Defined as net sales less cost of sales and expenses.

See our report dated
November 11, 2020
PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Sebastián Bardengo Chair

Registration number with the IGJ: 1,908,463

4. CASH FLOW STRUCTURE

Note: the amounts are stated in thousands of Argentine Pesos. Pursuant to CNV regulations, the following table shows the balances and results for the period, prepared under IFRS.

	September 30, 2020	September 30, 2019
Cash flows provided by operating activities	71,585	75,864
Cash Flows used in Investment Activities	(47,123)	(38,017)
Cash Flows used in Financing Activities	(37,144)	(280)
Total Cash (used in) provided for the period	(12,682)	37,567
Exchange rate differences, net and gain (loss) on net monetary position on cash and cash equivalents	1,536	1,489
Total changes in cash	(11,146)	39,056

5. STATISTICAL DATA

	September 30, 2020	September 30, 2019	September 30, 2018	September 30, 2017
Cable Television Service Subscribers (i)	102.2	100.6	102.0	100.4
Internet Access (ii)	102.5	102.0	101.7	134.8
Fixed Telephony Service Lines (ii)	84.4	87.7	95.6	-
Personal Mobile Service Lines (ii)	98.3	100.0	97.4	-
Núcleo Customers (ii)	96.0	95.9	96.8	-

⁽i) Base December 2013= 100

6. RATIOS

	September 30, 2020	September 30, 2019
Liquidity (current assets / current liabilities)	0.70	0.79
Solvency (equity / total liabilities)	1.15	1.05
Capital assets (non-current assets / total assets)	0.90	0.87

See our report dated
November 11, 2020
PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Sebastián Bardengo Chair

⁽ii) Base December 2017= 100

Registration number with the IGJ: 1,908,463

7. OUTLOOK

We started 2020 with an unprecedented scenario for humanity as a whole as a result of the health crisis triggered by COVID-19. As a consequence, governments all over the world have implemented drastic social isolation measures to safeguard their people. The Government made changes to these isolation measures depending on the evolution of the epidemiological situation in different regions of Argentina, with progress and setbacks in the levels of restriction on the movement of people and in the economic activities allowed by the Government.

As a consequence of the pandemic and after several months of isolation, the macroeconomic variables continued to deteriorate, coupled with a deep economic slowdown and recession of the national economy. The health emergency situation is expected to continue having a severe impact on the economic situation of the country, which had already showed difficulties by the end of 2019. Even today, the ultimate effects of COVID-19 and its impact on the global and local economy are unknown.

The acceleration of the monthly devaluation rate above the inflation rate has intensified during the third quarter of the year. The economic and financial results of our subsidiary Telecom, as well as those of other companies operating in the country, are not impervious to the impact of these exchange rate fluctuations, especially considering that the main source of our revenues is in Argentine pesos, while we need to invest, with dollarized inputs, in the deployment of infrastructure and systems. Our subsidiary Telecom is strongly focusing its management on achieving operational efficiencies to maintain growth levels in line with its investment commitments undertaken, and remains committed to the development of the country through a strategic investment plan aimed at the deployment and upgrading of infrastructure throughout the national territory.

In addition to the complex macroeconomic context in Argentina, there is greater uncertainty for ICT companies arising from the issuance of Emergency Decree No. 690/20, whereby the Argentine Executive Branch declared ICT services as public services provided on a competitive basis. Even though the regulatory authority is still working on the regulation of said decree, we understand that this measure could have a negative impact not only on the ICT industry as a whole -capital intensive companies that require ongoing investments to maintain the quality of the service-, but also on investors, employees, customers, and the entire value chain, also affecting all other industries and sectors that depend on connectivity to develop their activities.

The Company believes that this change of rules in the regulatory framework of the industry will have a detrimental effect since it introduces, among other provisions, the control of prices, which could affect the sustainability of its operations. However, our subsidiary Telecom continues to invest in the evolution of the business with a long-term approach that will allow it to further boost the digital life of Argentines.

Thanks to the investments made in infrastructure during the last years, and to the digital transformation of the Company already underway, which had a boost during the pandemic, our subsidiary Telecom has strengthened its networks, adapting its systems, reconfiguring its management processes and accomplishing great milestones in the upgrade of its core platforms, focused on the omni channel experience of our customers and on the transformation of the back office of all its areas, which allowed it to quickly and timely implement digital tools to meet the needs of our customers in this context of isolation.

With these and other actions, Telecom managed to maintain its operations, to minimize the potential deterioration of its results as a consequence of this scenario and, at the same time, to maintain customer service and satisfaction level, promoting the safety of its employees and customers.

See our report dated November 11, 2020	
PRICE WATERHOUSE & CO. S.R.L.	
(Partner)	Sebastián Barden <u>Chair</u>
C.P.C.E.C.A.B.A. Vol. 1 Fol. 17	

Registration number with the IGJ: 1,908,463

Finally, our subsidiary Telecom once again received the support of the international market and in August it issued new Notes for a nominal value of US\$388,9 million due in August 2025. The subscription of these notes was made through the payment in kind of 77.74% of the 2021 outstanding Notes and in cash, which was used to refinance liabilities. In September, it refinanced several loans with multilateral agencies amending the maturity schedule of all principal maturities that are due during the last quarter of 2020 and in 2021, deferring 85% of them for periods between 2 and 5 years.

Now more than ever, the Group reinforces its commitment to ensure the continuity and quality of all the services, to further support its customers in light of the challenge posed by the current context and continue with its transformation plan to become increasingly dynamic, efficient and digital.

Autonomous City of Buenos Aires, November 11, 2020.

See our report dated November 11, 2020 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Sebastián Bardengo Chair

Free translation from the original prepared in Spanish

REPORT ON REVIEW OF INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

To the Shareholders, President and Directors of Cablevisión Holding S.A. Legal domicile: Tacuarí 1842, 4th floor, City of Buenos Aires Tax ID No. 30-71559123-1

Introduction

We have reviewed the attached interim condensed consolidated financial statements of Cablevisión Holding S.A. and its controlled subsidiaries (the "Company") which comprise the consolidated statement of financial position at September 30, 2020, the consolidated statements of comprehensive income for the nine and three-month periods ended at September 30, 2020 and the consolidated statements of changes in equity and of cash flows for the nine-month period ended on that date and a summary of significant accounting policies and other explanatory information.

The balances and other information corresponding to fiscal year 2019 and interim period are an integral part of the above-mentioned financial statements and, therefore, they should be considered in relation to those financial statements.

Management's responsibility

The Board of Directors of the Company is responsible for the preparation and presentation of the financial statements in accordance with International Financial Reporting Standards, adopted by the Argentine Federation of Professional Councils in Economic Sciences (FACPCE, for its Spanish acronym) as professional accounting standards and incorporated by the Argentine Securities Commission (CNV, for its Spanish acronym) to its regulations, as approved by the International Accounting Standards Board (IASB) and, therefore, is responsible for the preparation and presentation of the interim condensed consolidated financial statements mentioned in the first paragraph in accordance with International Accounting Standard 34 "Interim Financial Reporting" (IAS 34).

Scope of our review

Our review was limited to the application of the procedures established by International Standard on Review Engagements ISRE 2410 "Review of interim financial information performed by the independent auditor of the entity", which was adopted as review standard in Argentina by Technical Resolution No. 33 of the FACPCE as it was approved by the International Auditing and Assurance Standards Board (IAASB). A review of interim financial information consists of making inquiries to the Company's personnel responsible for preparing the information included in the interim condensed consolidated financial statements and applying analytical and other review procedures. The scope of this review is substantially less than an audit conducted in accordance with International Standards on Auditing, and consequently, a review does not enable us to obtain assurance that we would become aware of all significant matters that

might be identified in an audit. Accordingly, we do not express an audit opinion on the consolidated statement of financial position, consolidated comprehensive income and consolidated cash flows of the Company.

Conclusion

Based on our review, nothing has come to our attention that caused us to believe that the interim condensed consolidated financial statements mentioned in the first paragraph of this report are not prepared, in all material respects, in accordance with IAS 34.

Emphasis of Matter

Without modifying our conclusion, we would like to emphasize the information contained in Note 17 to the interim condensed consolidated financial statements, which describes the situation related to the resolution issued by the Secretary of Internal Trade to calculate the monthly fee payable by the users of television services provided by the subsidiary Telecom Argentina S.A., whose decision cannot be foreseen to date.

Report on compliance with current regulations

In accordance with current regulations, in respect to Cablevisión Holding S.A., we report that:

- a) the interim condensed consolidated financial statements of Cablevisión Holding S.A. have been transcribed to the "Inventory and Balance Sheet" book and comply with the General Companies Law and pertinent resolutions of the Argentine Securities Commission, as regards those matters that are within our competence;
- b) the interim condensed separate financial statements of Cablevisión Holding S.A. arise from accounting records kept in all formal respects in conformity with legal provisions;
- c) we have read the supplementary financial information, on which, as regards those matters that are within our competence, we have no observations to make;
- d) at September 30, 2020, the debt accrued in favor of the Argentine Integrated Social Security System of Cablevisión Holding S.A. according to the Company's accounting records and calculations amounted to \$401,463, none of which was claimable at that date.

City of Buenos Aires, November 11st, 2020.

PRICE WATERHOUSE	& CO. S.R.L.
by	(Partner)
Dr. Carlos A. Pace	



Cablevisión Holding S.A.

Interim Condensed Separate Financial StatementsFor the nine-month period ended September 30, 2020 presented on a comparative basis

English free translation of the Financial Statements and Reports originally issued in Spanish.

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Interim Condensed Separate Financial Statements

Separate Statement of Comprehensive Income.

Separate Statement of Financial Position.

Separate Statement of Changes in Equity.

Separate Statements of Cash Flows.

NOTES TO THE INTERIM CONDENSED SEPARATE FINANCIAL STATEMENTS

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 Basis for the Preparation and Presentation of the Interim Condensed Separate Financial Statements.
- 3. Accounting Estimates and Judgments.
- 4. Breakdown of main items.
- 5. Balances and transactions with related parties.
- 6. Financial Instruments.
- 7. Provisions and Other Contingencies.
- 8. Capital Stock Structure.
- 9. Reserves, accumulated income and dividends.
- 10. CNV General Resolution No. 629/2014 Record Keeping
- 11. Mandatory Public Tender Offer ("PTO") due to Change of Control.
- 12. Impact of Coronavirus
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Registration number with the IGJ: 1,908,463

CABLEVISIÓN HOLDING S.A.

SEPARATE STATEMENT OF COMPREHENSIVE INCOME FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2020 AND 2019, AND FOR THE THREE-MONTH PERIODS BEGINNING JULY 1 AND ENDED SEPTEMBER 30, 2020 AND 2019

(in millions of Argentine pesos)

	<u>Note</u>	September 30, 2020	September 30, 2019	July 1, 2020 through September 30, 2020	July 1, 2019 through September 30, 2019
Equity in Earnings from Associates	4.4	(636)	(6,880)	(1,374)	(10,857)
Fees for services	4.1	(107)	(149)	(34)	(57)
Salaries and Social Security Payables	4.1	(21)	(23)	(8)	(8)
Other expenses	4.1	(9)	(25)	(3)	(17)
Other Operating Income and Expense		(71)	(170)	(15)	(49)
Financial Expenses on Debt	4.2	-	(2,772)	-	(2,890)
Other Financial Results, net	4.3	345	(163)	(12)	355
Income (Loss) before Income Tax	·	(499)	(10,182)	(1,446)	(13,523)
Income Tax		(2)	(15)	(1)	(13)
Net Income (Loss) for the Period		(501)	(10,197)	(1,447)	(13,536)
Other Comprehensive Income Items which can be reclassified to Net Income (Loss)					
Equity in Earnings from subsidiaries		(280)	(390)	86	624
Total Comprehensive Income (Loss) for the	:	(781)	(10,587)	(1,361)	(12,912)

The accompanying notes are an integral part of these interim condensed separate financial statements.

See our report dated November 11, 2020 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Pablo San Martín Supervisory Committee Sebastián Bardengo <u>Chair</u>

Registration number with the IGJ: 1,908,463

CABLEVISIÓN HOLDING S.A. SEPARATE STATEMENT OF FINANCIAL POSITION AS OF SEPTEMBER 30, 2020 AND DECEMBER 31, 2019

(in millions of Argentine pesos)

	Note	September 30, 2020	December 31, 2019
ASSETS			
CURRENT ASSETS Cash and Cash Equivalents	4.5	857	1,811
Other Receivables		44	30
Total Current Assets		901	1,841
NON-CURRENT ASSETS			
Other Receivables		538	418
Deferred Tax Assets		48	49
Investments in Unconsolidated Affiliates	4.4	144,294	145,210
Total Non-Current Assets		144,880	145,677
Total Assets		145,781	147,518
LIABILITIES			
CURRENT LIABILITIES			
Accounts Payable		4	12
Salaries and Social Security Payables		7	12
Other Liabilities		58	106
Total Current Liabilities		69	130
Total Liabilities		69	130
EQUITY (as per the corresponding statement)			
Shareholders' Contribution		26,052	26,052
Other Items		(2,554)	(2,274)
Retained Earnings		122,214	123,610
Total Equity		145,712	147,388
Total Equity and Liabilities		145,781	147,518

The accompanying notes are an integral part of these interim condensed separate financial statements.

See our report dated November 11, 2020 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Pablo San Martín Supervisory Committee Sebastián Bardengo <u>Chair</u>

CABLEVISIÓN HOLDING S.A. SEPARATE STATEMENT OF CHANGES IN EQUITY FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2020 AND 2019

(in millions of Argentine pesos)

		Shareholders' Contribution			Other Ite	Other Items			Retained Earnings	
	Capital Stock ⁽¹⁾	Inflation Adjustment on Capital Stock	Additional Paid-in Capital	Subtotal	Other Comprehensive Income	Other Reserves	Legal Reserve	Voluntary Reserves	Retained Earnings	Total Equity of Controlling Interests
Balances as of January 1, 2019	181	7,592	18,279	26,052	(1,291)	(109)	261	17,284	109,747	151,944
Set-up of Reserves	-	-	-	-	-	-	1,294	108,453	(109,747)	-
Net Income (Loss) for the Period	-	-	-	-	-	-	-	-	(10,197)	(10,197)
Other Comprehensive Income	-	-	-	-	(390)	-	-	-	-	(390)
Balances as of September 30, 2019	181	7,592	18,279	26,052	(1,681)	(109)	1,555	125,737	(10,197)	141,357
Balances as of January 1, 2020	181	7,592	18,279	26,052	(2,153)	(121)	1,555	125,737	(3,682)	147,388
Dividend Distribution (Note 9.1)	-	-	-	-	-	-	-	(895)	-	(895)
Set-up of Reserves (Note 9.1)	-	-	-	-	-	-	-	(3,682)	3,682	-
Net Income (Loss) for the Period	-	-	-	-	-	-	-	-	(501)	(501)
Other Comprehensive Income	-	-	-	-	(280)	-	-	-	-	(280)
Balances as of September 30, 2020	181	7,592	18,279	26,052	(2,433)	(121)	1,555	⁽²⁾ 121,160	(501)	145,712

⁽¹⁾ Includes 1,578 treasury shares. See Note 8.

The accompanying notes are an integral part of these interim condensed separate financial statements.

See our report dated
November 11, 2020
PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Pablo San Martín Supervisory Committee Sebastián Bardengo Chair

C.P.C.E.C.A.B.A. Vol. 1 Fol. 17

Dr. Carlos A. Pace Certified Public Accountant (UBA) C.P.C.E.C.A.B.A. Vol. 150 Fol. 106

⁽²⁾ Voluntary Reserve for Illiquid Results.

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CABLEVISIÓN HOLDING S.A. SEPARATE STATEMENT OF CASH FLOWS FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2020 AND 2019

(in millions of Argentine pesos)

	September 30, 2020	September 30, 2019
CASH FLOWS PROVIDED BY (USED IN) OPERATING ACTIVITIES		
Loss for the period	(501)	(10,197)
Income Tax	2	15
Accrued Interest, net	(8)	1,247
Adjustments to Reconcile Net Income (Loss) for the Period to Cash used in Operating Activities:		
Exchange Differences and Other Financial Results	(309)	1,365
Gain (Loss) on Net Monetary Position	(32)	206
Equity in Earnings from Associates	636	6,880
Changes in Assets and Liabilities:		
Other Receivables	60	120
Trade and Other Payables	(20)	(38)
Other Liabilities	(27)	99
Taxes Payable		(49)
Net Cash Flows used in Operating Activities	(199)	(352)
CASH FLOWS PROVIDED BY INVESTMENT ACTIVITIES		
Transactions with Notes and Bonds, Net Dividends Collected	70 -	- 7,869
Net Cash Flows provided by Investment Activities	70	7,869
CASH FLOWS PROVIDED BY (USED IN) FINANCING ACTIVITIES		
Payment of Dividends	(882)	-
Reserve set-up	-	148
Payment of Interest	-	(1,239)
Repayment of Loans		(5,747)
Net Cash Flows used in Financing Activities	(882)	(6,838)
(Decrease) / Increase in cash flow, net FINANCIAL INCOME AND EXPENSE AND GAIN (LOSS) ON NET	(1,011)	679
MONETARY POSITION ON CASH AND CASH EQUIVALENTS	57	34
Cash and Cash Equivalents at the Beginning of the Year (Note 4.5)	1,811	1,063
Cash and Cash Equivalents at the End of the Period (Note 4.5)	857	1,776

The accompanying notes are an integral part of these interim condensed separate financial statements.

See our report dated
November 11, 2020
PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Pablo San Martín Supervisory Committee Sebastián Bardengo <u>Chair</u>

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CABLEVISIÓN HOLDING S.A. NOTES TO THE INTERIM CONDENSED SEPARATE FINANCIAL STATEMENTS FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2020 PRESENTED ON A COMPARATIVE BASIS

(in millions of Argentine pesos)

NOTE 1 – GENERAL INFORMATION

Cablevisión Holding S.A. is a holding company that operates in the telecommunications industry. Its operating income and cash flows derive from its direct and indirect interest in Telecom.

Telecom provides mainly fixed-line public and mobile telecommunication services, international long-distance service, data transmission and Internet services in Argentina and through its subsidiaries, mobile telecommunications services in Paraguay and international wholesale services in the United States of America.

As a consequence of the merger between Telecom and Cablevisión S.A., Telecom Argentina, as surviving entity, develops, as from fiscal year 2018, the operations that Cablevisión S.A. developed until December 31, 2017.

The core business of Cablevisión and some of its subsidiaries was the operation of the cable television networks installed in different regions of Argentina and Uruguay and the provision of telecommunication services.

Cablevisión exploited cable television services through licenses original granted by the COMFER and telecommunication services through licenses granted by the SC.

NOTE 2 - BASIS FOR THE PREPARATION AND PRESENTATION OF THE INTERIM CONDENSED SEPARATE FINANCIAL STATEMENTS

2.1. Basis for the preparation

Through General Resolutions No. 562/09 and No. 576/10, the Argentine Securities Commission ("CNV", for its Spanish acronym) provided for the application of Technical Resolutions ("TR") No. 26 and No. 29 issued by the Argentine Federation of Professional Councils of Economic Sciences ("FACPCE", for its Spanish acronym), which adopt the International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board ("IASB") for entities subject to the public offering regime governed by Law No. 26,831, whether on account of their equity or their notes, or which have requested authorization to be subject to such regime. The FACPCE issues Adoption Communications in order to implement IASB resolutions in Argentina.

Technical Resolution No. 43 "Amendment of Technical Resolution No. 26", effective for fiscal years beginning on or after January 1, 2016, sets out that separate financial statements shall be prepared fully in accordance with IFRS without applying any changes, i.e. complying with the full contents of those standards as issued by the IASB and with the mandatory or guiding provisions established by IASB in each document.

That Resolution provides that for its disclosure in separate financial statements of entities that are required to present consolidated financial statements, the investments in subsidiaries, joint ventures and associates shall be valued under the equity method as set out by IFRS.

In preparing these interim condensed separate financial statements for the nine-month period ended September 30, 2020, the Company has followed the guidelines provided by TR 43, and, therefore, these financial statements have been prepared in accordance with IAS 34 "Interim Financial Reporting". Some additional disclosures required by the General Associations Law ("LGS") and/or by the CNV have been also included, among them, supplementary information required in the last paragraph of Article 1 Chapter III Title IV of the CNV General Resolution No. 622/13. That information is included in the Notes to these interim condensed separate financial statements, as provided by IFRS. The interim condensed separate financial statements have

See our report dated November 11, 2020 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Registration number with the IGJ: 1,908,463

been prepared in accordance with the accounting policies the Company expects to adopt in its annual separate financial statements as of December 31, 2020. The accounting policies are based on IFRS issued by the International Accounting Standards Board ("IASB") and the interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC").

These parent-company only financial statements have been prepared based on historical cost restated as described in Note 2.1.1, except for the fair value measurement of certain non-current assets and financial instruments (including derivatives). In general, the historical cost is based on the fair value of the consideration granted in exchange for the assets.

These interim condensed separate financial statements should be read together with the Company's financial statements for the fiscal year ended December 31, 2019, prepared under IFRS.

The accounting policies used in the preparation of these interim condensed separate financial statements are consistent with those used in the preparation of the financial statements for the fiscal year ended December 31, 2019.

Certain figures reported in the financial statements presented on a comparative basis were reclassified in order to maintain the consistency in the disclosure of the figures corresponding to this period.

These interim condensed separate financial statements, approved by the Board of Directors of the Company at the meeting held on November 11, 2020, are presented in Argentine Pesos (\$), the Argentine legal tender, and arise from accounting records kept by the Company.

2.1.1 Application of IAS 29 (Financial Reporting in Hyperinflationary Economies)

IAS 29 sets out the conditions under which an entity shall restate its financial statements at the currency unit current as of the date of the accounting measurement when it operates in a country with an economic environment classified as "hyperinflationary."

To determine the existence of a highly inflationary economy under the terms of IAS 29, the standard details a series of factors to consider, including a cumulative inflation rate over three years that is close to or exceeds 100%.

The macroeconomic events that occurred in Argentina during 2018, and the cumulative inflation rate over the last three years as of December 31, 2018, which reached 147.8%, indicate that the qualitative and quantitative factors provided under IAS 29 to consider Argentina as a highly inflationary economy for accounting purposes were fulfilled. On September 29, 2018, the FACPCE issued Resolution No. 539/18, whereby it provided for the need to adjust the financial statements of Argentine companies for accounting periods ending as from July 1, 2018, and set out specific issues regarding the inflation adjustment, such as the indexes to be used. This Resolution was approved on October 10, 2018 by the CPCECABA through Resolution No. 107/2018.

In addition, Law No. 27,468 (published in the Official Gazette on December 4, 2018) amended Section 10 of Law No. 23,928, as amended, providing that the repeal of all the laws and regulations that establish or authorize price indexation, currency restatement, cost variance and any other form of restatement of debts, taxes, prices or fees related to property, works or services, does not apply to financial statements, which remain subject to Section 62 of the General Associations Law, as amended. In addition, it repealed Decree No. 1,269/2002, as amended, and delegated on the Executive Branch, through its oversight agencies, the power to set the date as from which those regulations will come into effect with respect to financial statements.

Therefore, through Resolution No. 777/18 (published in the Official Gazette on December 28, 2018), the CNV, the local regulator, also established the method to restate financial statements in constant currency to be applied by issuers subject to the oversight of the CNV, in accordance with IAS 29 for years/periods ended as from December 31, 2018. Therefore, these financial statements have been restated in constant currency as of September 30, 2020.

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Pursuant to Resolution No. 539/18, the inflation rate was based on the Domestic Wholesale Price Index ("IPIM", for its Spanish acronym) until the year 2016, taking into consideration for the months of November and December 2015 the average variation of the IPC index of the City of Buenos Aires. As from January 2017, the Company used the National Consumer Price Index (National IPC, for its Spanish acronym).

The following table shows the evolution of those indexes over the last two fiscal years and as of September 30, 2020 and 2019, according to official statistics (INDEC) in accordance with the guidelines described under Resolution No. 539/18:

	As of December 31, 2018	As of September 30, 2019	As of December 31, 2019	As of September 30, 2020
General Price Index (December 2016=100) Variation of Prices	184.26	253.71	283.44	346.62
Annual	47.6%	53.7%	53.8%	36.6%
Accumulated over 3 years	147.8%	159.9%	183.2%	194.7%
Accumulated over 3 months since June 2019 / 2020	n/a	12.5%	n/a	7.7%
Accumulated over 9 months	n/a	37.7%	n/a	22.3%

The Company applied the same restatement policies to the items identified in the annual financial statements as of December 31, 2019. The main financial results from exchange differences, as well as the interest accrued, are calculated in real terms, excluding the corresponding inflationary effect.

NOTE 3 - ACCOUNTING ESTIMATES AND JUDGMENTS

In applying the accounting policies used in the preparation of these interim condensed separate financial statements, the Company has to make judgments and prepare accounting estimates of the value of the assets and liabilities that may not be obtained otherwise. The estimates and related assumptions are based on historical experience and other pertinent factors. Actual results may differ from these estimates.

The underlying estimates and assumptions are continually reviewed. The effects of the reviews of accounting estimates are recognized for the period in which estimates are reviewed.

The estimates and assumptions used in the preparation of these interim condensed separate financial statements are consistent with those used in the preparation of the financial statements as of December 31, 2019, which are disclosed in Note 3 to such financial statements for fiscal year ended December 31, 2019.

NOTE 4 - BREAKDOWN OF MAIN ITEMS

4.1- Information Required under Article 64, Subsection b) of Law No. 19,550

	Administrative Expenses	Administrative Expenses	
Item	September 30, 2020	September 30, 2019	
Fees for services	107	149	
Salaries and Social Security Payables	21	23	
Other expenses	9_	25	
Total	137	197	

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4.2 - Financial Expenses on Debt

	September 30, 2020	September 30, 2019
Exchange Differences	-	(1,475)
Interests		(1,297)
	<u> </u>	(2,772)

4.3 - Other Financial Results, net

	September 30, 2020	September 30, 2019	
Exchange Differences	65	111	
Other Taxes and Expenses	(4)	(15)	
Results from Operations with Notes and Bonds	70	-	
Gain (Loss) on Net Monetary Position	32	(206)	
Restatement of Receivables	174	(103)	
Interests	8_	50	
	345	(163)	

4.4 - Investments in Associates

(amounts in millions of Argentine pesos, except for those corresponding to the nominal value of shares)

Companies	Country	Class	Nominal Value	Number	Valuation as of September 30, 2020 (1)	Valuation as of December 31, 2019 (1)	Interest (%)
Non-Current Investments:							
Telecom Argentina (2)	Argentina	Common	\$1	406,757,183	64,530	64,972	18.89%
Telecom Argentina – Goodwill	· ·				9,643	9,643	
VLG (3)	Argentina	Common	\$1	19,172,000,000	68,995	69,469	100%
VLG – Goodwill	Ū				1,126	1,126	
Total					144,294	145,210	

In certain cases, the equity value does not correspond to the related shareholders' equity due to: (i) the adjustment of the equity value to the Company's accounting policies, as required by professional accounting standards, (ii) the elimination of goodwill generated by transactions between companies under the Company's common control, (iii) the existence of irrevocable contributions, and (iv) adjustments to fair market value of net assets for acquisitions made by the Company.

The information about the issuer is detailed below (in millions of Argentine pesos):

Companies	Main business activity	Date	Capital Stock	Net Income	Equity
	Provision of Information and Communications	September			_
Telecom	Technology Services ("ICT Services")	30, 2020 September	2,154	1,645	371,304
VLG	Investing and financing	30, 2020	19,171	(332)	74,792

The following is the evolution of the Investments in Unconsolidated Affiliates:

	September 30, 2020	September 30, 2019
Balance at the beginning of the year:	145,210	165,265
Equity in Earnings for the period from subsidiaries	(636)	(6,880)
Interest in the dividends distributed by subsidiaries	· · ·	(8,125)
Other Comprehensive Income	(280)	(390)
Balance at period-end	144,294	149,870

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⁽²⁾ See Note 11.

Company through which an indirect interest is held in Telecom.

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Equity in Earnings from Associates

	September 30, 2020	September 30, 2019
Telecom	(307)	(3,325)
VLG	(329)	(3,555)
	(636)	(6,880)

4.5 - Cash and Cash Equivalents

	September 30, 2020	December 31, 2019
Banks in Local Currency	6	6
Banks in Foreign Currency (Note 4.6)	2	5
Mutual Funds in Local Currency	9	4
Mutual Funds in Foreign Currency (Note 4.6)	-	818
Interest-bearing accounts (Note 4.6)	840	978
Total	857	1,811

4.6 - Assets and Liabilities in Foreign Currency

	As of September 30, 2020			As of December 31, 2019	
Items	Amount in Foreign Currency (1)	Prevailing Exchange Rate (2)	Amount In local Currency (3)	Amount in Foreign Currency (1)	Amount in Local Currency (3)
			\$		\$
ASSETS		•		-	
CURRENT ASSETS					
Cash and Cash Equivalents	11	75.98	842	25	1,801
Other Receivables	-	75.98	28	-	15
Total Current Assets	11	<u>-</u>	870	25	1,816
NON-CURRENT ASSETS		-			,
Other Receivables	7	79.98	538	6	417
Total Non-Current Assets	7	-	538	6	417
Total Assets	18		1,408	31	2,233

⁽¹⁾ US\$.

4.7 - Maturities of Investments, Receivables and Liabilities

The following table shows the classification of investments, receivables and liabilities as of September 30, 2020 in the following categories:

	Investments	Receivables	Other Liabilities
	(1)	(2)	(3)
	ln	millions of Argentine	pesos
Without any established term Due	849	-	-
Within three months More than three months and up to six	-	22	4
months	-	8	7
More than six and up to nine months	-	7	58
More than nine months and up to twelve			
months	-	7	-
More than 1 year	-	538	-
Total with upcoming maturity	-	582	69
Total	849	582	69

⁽f) Includes US\$ 11 and \$9 which accrue interest at a variable rate. Included in the item "Cash and Cash Equivalents."

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⁽²⁾ Bid/offered exchange rates, as appropriate.
(3) Since the amounts in foreign currency and the equivalent amount in Argentine pesos are stated in millions, the calculation of the amount in foreign currency as per the prevailing exchange rate may not be accurate.

⁽²⁾ Includes US\$ 7, which does not accrue any interest.
(3) Does not accrue any interest. Includes taxes payable, accounts payable and salaries and social security payables, and other liabilities.

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NOTE 5 - BALANCES AND TRANSACTIONS WITH RELATED PARTIES

The following table shows the breakdown of the Company's balances with its related parties as of September 30, 2020 and December 31, 2019.

Company	Item	September 30, 2020	December 31, 2019	
Other Related Parties				
Grupo Clarín	Accounts Payable	-	7	

The following table details the transactions carried out by the Company with related parties for the nine-month periods ended September 30, 2020 and 2019:

Company	Item	September 30, 2020	September 30, 2019	
Other Related Parties				
Grupo Clarín	Fees for services	72	69	
Gestión Compartida	Fees for services	7	8	

NOTE 6 - FINANCIAL INSTRUMENTS

Grupo Clarín's activities are exposed to several financial risks: Market risk (including exchange risk, fair value interest rate risk and price risk), credit risk and liquidity risk.

No changes were made in the risk department or to risk management policies, as from the time the Company's separate financial statements as of December 31, 2019 were issued.

The following table shows the monetary assets denominated in foreign currency (US\$) as of September 30. 2020 and December 31, 2019:

	US\$ September 30, 2020	US\$ December 31, 2019
ASSETS	<u> </u>	
Other Receivables	7	6
Cash and Cash Equivalents	11	25
Total assets	18_	31

Applicable bid/offered exchange rates as of September 30, 2020 and December 31, 2019 were of \$75.98 / \$76.18 and \$59.69 / \$59.89, respectively.

6.1.1. Financial Instruments at Fair Value

The following table shows the Company's financial assets and liabilities measured at fair value as of September 30, 2020 and December 31, 2019:

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Acceto	September 30, 2020	Quoted Prices (Level 1)	Other Significant Observable Items (Level 2)
Assets Current Investments	849	9	840
	December 31, 2019	Quoted Prices (Level 1)	Other Significant Observable Items (Level 2)
Assets Current Investments	1,800	822	978

Financial assets are valued using quoted prices for identical assets and liabilities (Level 1), or the prices of similar instruments arising from sources of information available in the market (Level 2). As of September 30, 2020 and December 31, 2019, the Company did not have any asset or liability for which a comparison had not been conducted against observable market data to determine their fair value (Level 3).

6.1.2. Fair Value of Financial Instruments

The book value of cash and banks, accounts receivable and short-term liabilities is similar to the fair value because these are instruments with short-term maturities.

NOTE 7 - PROVISIONS AND OTHER CONTINGENCIES

Resolution No. 50/10 et seq. issued by the Secretaría de Comercio Interior de la Nación (Secretariat of Domestic Trade or "SCI")

SCI Resolution No. 50/10 approved certain rules for the sale of pay television services. These rules provide that cable television operators must apply a formula to estimate their monthly basic subscription prices. The price arising from the application of the formula was to be informed to the Office of Business Loyalty (*Dirección de Lealtad Comercial*). Cable television operators must adjust such amount semi-annually and inform the result of such adjustment to said Office. Telecom filed an administrative appeal against Resolution No. 50/10 requesting the suspension of its effects and its nullification.

In accordance with the decision rendered on August 1, 2011 in re "LA CAPITAL CABLE S.A. v/ Ministry of Economy-Secretariat of Domestic Trade", the Federal Court of Appeals of the City of Mar del Plata ordered the SCI to suspend the application of Resolution No. 50/10 with respect to all cable television licensees represented by the Argentine Cable Television Association ("ATVC", for its Spanish acronym). Upon being served on the SCI and the Ministry of Economy on September 12, 2011, such decision became fully effective. The National Government filed an appeal against the decision issued by the Federal Court of Appeals of Mar del Plata to have the case brought before the Supreme Court. Such appeal was dismissed. The National Government filed a direct appeal with the Supreme Court, which has also been dismissed.

Notwithstanding the foregoing, between March 2011 and October 2014, several resolutions based on Resolution No. 50/10 were published in the Official Gazette, which regulated the prices to be charged by Cablevisión to its customers for the basic cable television service. The Company filed appeals against these resolutions and their enforcement was suspended pursuant to the above-mentioned injunction. Notwithstanding the foregoing, each Resolution had an effective term of between three and six months. The last one expired in October 2014.

In September 2014, the Supreme Court of Argentina rendered a decision in re "Municipality of Berazategui v. Cablevisión" and ordered that the cases related to these resolutions continue under the jurisdiction of the

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Federal Court of Appeals of Mar del Plata that had issued the decision on the collective action in favor of ATVC. Currently, all the claims related to this matter are pending before the Federal Courts of Mar del Plata.

In April 2019, La Capital Cable S.A. was served notice of the decision rendered by Federal Court No. 2 of Mar del Plata, whereby said court declared the unconstitutionality of certain articles of the law on which the SCI grounded Resolution No. 50/10 as well as the subsequent resolutions. The declaration of unconstitutionality entails that these resolutions are not applicable to La Capital Cable and the companies represented by ATVC. However, the National Government filed an appeal against said resolution.

On December 26, 2019, the Federal Court of Appeals of Mar del Plata rejected the grievances of the National Government and confirmed the decision rendered by the court of first instance, which declared the unconstitutionality of the articles of the law that were the basis for the issuance of SCI Resolution No. 50/10 and subsequent resolutions. The National Government filed an appeal against this decision, which may be granted or dismissed by the Federal Court of Appeals of Mar del Plata.

These interim condensed separate financial statements should be read in the light of the circumstances described above, and the decisions made based on these special interim condensed separate financial statements should consider the potential impact that those circumstances may have on the Company and its subsidiaries.

"Proconsumer" - Lawsuit on changes in services prices

In June 2012, the Consumer Association "Proconsumer" filed a lawsuit against Personal, a company absorbed by Telecom, claiming that the company had not provided the customers with sufficient information regarding changes in pricing terms for the services provided by Personal between May 2008 and May 2011. It demands the reimbursement of the increase in the price billed to certain customers (with the "Abono fijo" plan) for a period of two months since the information inconsistencies alleged by the plaintiff.

Telecom filed a response and challenged the jurisdiction of the court, which was dismissed by the Argentine Supreme Court. The Supreme Court ordered that the file be submitted to the commercial court.

The settlement agreement executed by the parties to put an end to the lawsuit was confirmed on October 8, 2020.

Claims by certain Telecom Content Providers

Within the framework of the general reorganization of the content business undertaken by Personal in 2016, and given the expiration of agreements with content providers, certain providers were notified that such agreements would not be renewed.

By virtue of that communication, some companies brought claims and obtained injunctions against Personal with the purpose of preventing the decision not to renew such contracts from becoming effective, thus, forcing Personal to refrain from disconnecting or interrupting the contractual relationship. As of the date of these financial statements, there are no pending legal actions.

NOTE 8 - CAPITAL STOCK STRUCTURE

The Company's capital stock as of May 1, 2017, the date on which it started its operations, was set at \$180,642,580, represented by:

- 47,753,621 Class A common, registered, non-endorsable shares, with nominal value of \$1 each and entitled to five votes per share.
- 117,077,867 Class B book-entry common shares, with nominal value of \$1 each and entitled to one vote per share.

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- 15,811,092 Class C common, registered, non-endorsable shares, with nominal value of \$1 each and entitled to one vote per share.

On March 21, 2017, the Company made a filing with the CNV in order to request admission to the public offering regime. On May 29, 2017, the Company requested the BCBA the listing of its Class B common shares.

On August 10, 2017, the CNV approved the prospectus for admission to the public offering regime filed by Cablevisión Holding and, consequently, the Company fulfilled the conditions detailed in CNV Resolution No. 18,818. On August 11, 2017, the BCBA notified the Company of its admission to the public offering regime.

Having obtained all of the required regulatory authorizations to complete the spin-off process approved on September 28, 2016 by the shareholders of Grupo Clarín S.A., on August 30, 2017, Grupo Clarín and the Company exchanged the shares of Grupo Clarín S.A. pursuant to the exchange ratio approved by Grupo Clarín's shareholders at the time of approval of the spin-off process. As a result of the exchange of shares and payment of fractions in cash, the Company holds 1,578 treasury shares as of September 30, 2020. Subsequent to period-end, the Company sold all those shares, and does not have any treasury shares as of the date of these financial statements.

On September 26, 2017, the Company's Board of Directors approved, pursuant to Article five of the By-Laws, the conversion request submitted by the shareholder GS Unidos LLC of 4,028,215 Class C non-endorsable, registered common shares with nominal value of \$ 1 each and entitled to one vote per share for the same number of Class B book-entry, common shares with nominal value of \$ 1 each and entitled to one vote per share. Pursuant to the By-Laws, the Company informed the CNV and the BCBA of the conversion and: (i) on October 5, 2017, the CNV authorized, through Resolution No. DI 20178APN-G #CNV, the transfer of the public offering by way of conversion of 4,028,215 Class C non-endorsable, registered common shares and, (ii) on October 6, 2017, the BCBA informed the Company of the transfer of the authorization for the listing of 4,028,215 non-endorsable registered common shares with nominal value of \$ 1 each and entitled to one vote per share for the same number of Class B book-entry, common shares with nominal value of \$ 1 each and entitled to one vote per share.

On February 16, 2018, the United Kingdom Listing Authority ("UKLA") approved the prospectus related to the listing of the Company's Class B shares in the form of global depositary shares (GDSs) to be traded on the London Stock Exchange. Those GDSs were admitted to the official list of the UKLA on February 21, 2018.

The Company's capital stock as of September 30, 2020 is of \$180,642,580 and is represented by:

- 47,753,621 Class A common, registered, non-endorsable shares, with nominal value of \$1 each and entitled to five votes per share.
- 121,106,082 Class B book-entry common shares, with nominal value of \$1 each and entitled to one vote per share.
- 11,782,877 Class C common, registered, non-endorsable shares, with nominal value of \$1 each and entitled to one vote per share.

NOTE 9 - RESERVES, ACCUMULATED INCOME AND DIVIDENDS

1. Cablevisión Holding

The Company's bylaws provide that retained earnings shall be appropriated as follows: (i) 5% to the Company's legal reserve until such reserve equals 20% of the Company's capital stock; and (ii) the balance, in whole or in part, to the payment of the fees of the members of the Board of Directors and the Supervisory Committee, to dividends on common shares, or reserve accounts, or as otherwise determined by the Shareholders, among other situations.

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On April 29, 2020, at the General Ordinary and Extraordinary Shareholders' Meeting of Cablevisión Holding S.A., the shareholders decided, among other things: (i) to absorb the net loss for the year ended December 31, 2019 which amounts to \$3,246 million (\$3,682 million in constant currency as of September 30, 2020) through the partial reversal of the Voluntary reserve for illiquid results and (ii) to make a full reversal of the Voluntary reserve for financial obligations which, as of December 31, 2019, amounted to \$19,899 million (\$22,561 million in constant currency as of September 30, 2020) and to allocate \$162,348 million (\$184,169 million in constant currency as of September 30, 2020) to increase the legal reserve, an amount in Argentine pesos equivalent to US\$ 12 million to the payment of dividends in unrestricted US dollars, and the remaining amount to increase the Voluntary reserve for illiquid results. In May 2020, the Company paid all the distributed dividends.

2. Telecom

Decisions of the Shareholders of Telecom at the Ordinary and Extraordinary Shareholders' Meeting

The Ordinary and Extraordinary Shareholders' Meeting of Telecom was held on April 28, 2020 with the remote participation of its shareholders pursuant to CNV Resolution No. 830/2020, due to the fact that the free movement of people in general is restricted, limited or banned, as a result of the state of health emergency introduced by Emergency Decree No. 297/2020 and subsequent regulations issued by the National Executive Branch. The Meeting was held using the Cisco Webex video-teleconference system. At such Shareholders' Meeting, the shareholders decided, among other things:

- (a) To approve the Annual Report and financial statements of Telecom as of December 31, 2019;
- (b) To approve the Board of Directors' proposal stated in constant currency as of March 31, 2020 using the National Consumer Price Index (National IPC, for its Spanish acronym) pursuant to CNV Resolution No. 777/2018 in connection with the Accumulated Deficit as of December 31, 2019 for \$6,633,713,897 (\$7,525,346,092 in constant currency as of September 30, 2020). The Board proposed: (i) to absorb \$1,931,029,240 (\$2,190,577,341 in constant currency as of September 30, 2020) of the "Voluntary reserve for capital investments"; (ii) to absorb \$4,702,684,657 (\$5,334,768,751 in constant currency as of September 30, 2020) of the "Voluntary reserve to maintain the Company's level of capital expenditures and its current solvency level"; and (iii) to reclassify \$10,887,950,778 (\$12,351,391,560 in constant currency as of September 30, 2020) from the "Voluntary reserve to maintain the Company's level of capital expenditures and its current solvency level" and appropriate it to the "Merger Surplus".
- (c) To approve the reversal of the balance of the "Voluntary reserve for capital investments" in the amount of \$3,541,443,368 adjusted as of April 30, 2020 using the National IPC (\$4,017,445,947 in constant currency as of September 30, 2020), increasing the "Voluntary reserve for future cash dividends" with the amount of said reversal.

NOTE 10 - CNV GENERAL RESOLUTION No. 629/2014 - RECORD KEEPING

On August 14, 2014, the Argentine Securities Commission issued General Resolution No. 629, which provides for record keeping regulations.

The Company keeps certain supporting documentation related to the record of its operations and economic-financial events at GCGC located at Patagones 2550, City of Buenos Aires, and at the warehouse located at Ruta 36 Km 31.500, Florencio Varela, of the supplier AdeA - Administración de Archivos S.A., during the periods established by effective laws.

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NOTE 11 - MANDATORY PUBLIC TENDER OFFER ("PTO") DUE TO CHANGE OF CONTROL

As described under Note 6.a) to the Company's separate financial statements as of December 31, 2019, on January 1, 2018, the Company became the direct and indirect holder of 841,666,658 Class D shares of Telecom Argentina, representing 39.08% of the outstanding capital stock of said company. In addition, all the provisions of the agreement, described under said note, came into effect. Said agreement entitles the Company to appoint the majority of the members of Telecom's Board of Directors. Therefore, the Company is the controlling shareholder of Telecom.

Accordingly, and pursuant to Law No. 26,831 (as amended by Law No. 27,440, the "Capital Markets Law") and the rules effective as of that date, ("CNV Rules" and together with the Capital Markets Law, the "PTO Rules"), on June 21, 2018, the Company's Board of Directors decided to promote and make a mandatory public tender offer ("PTO") due to change of control for all the Class B common shares issued by Telecom Argentina listed on Bolsas y Mercados Argentinos S.A. ("BYMA", for its Spanish acronym), (including the Class C common shares issued by Telecom which were converted into Class B common shares within the term provided) at a price of \$110.85 per share (less the items detailed in the PTO Announcement).

Notwithstanding the fact that Fintech Telecom, LLC was not obligated to promote, make or launch a PTO pursuant to the PTO Rules and that it had not taken part in the determination or formulation of any of the terms and conditions of the PTO, as provided under Clause 6.7 of the agreement, Fintech Telecom LLC undertook with regard to the Company to pay and acquire 50% of the shares tendered under the PTO (notwithstanding the Company's right to acquire by itself the first 43,073,760 Class "B" shares of Telecom Argentina).

The price offered by the Company to be paid for each share tendered by its holder for its acquisition by the Company is of \$ 110.85 per Share (less any cash dividend per Share to be paid by Telecom Argentina from the announcement date to the date the price of the PTO is paid and other expenses, such as transfer expenses, rights, fees, commissions, taxes, duties or contributions) (the "PTO Price"). The Company has obtained reports from two independent appraisers with respect to the method applied to determine the PTO Price. The PTO Price shall be payable in Pesos in Argentina no later than 5 business days following the expiration of the offer reception period.

Pursuant to Article 3, paragraph c), Chapter II, Title III of CNV Rules, on July 5, 2018, the Board of Directors of Telecom Argentina issued an opinion stating that the PTO Price had been set in accordance with the mandatory terms provided under applicable laws, in conformity with item I of Article 88 of the Capital Markets Law, and issued the Board of Directors' Report provided under such Rules.

As part of the administrative proceeding filed by the Company with the CNV, the regulatory agency challenged the PTO price offered by the Company and stated in its opinion that the price should be of US\$ 4.8658 per share, payable in Argentine pesos at the exchange rate prevailing on the business day immediately preceding the PTO settlement date. CVH considered that CNV's position was unfounded and brought a claim entitled "Cablevisión Holding S.A. v. Argentine Securities Commission on Injunctions" (File No. 7998/2018) pending before Federal Civil and Commercial Court No. 3. On November 1, 2018, the judge granted the injunction requested by CVH and ordered the CNV to refrain from issuing any decision or deciding on the authorization of the PTO submitted and formulated by the Company on June 21, 2018, for a period of six (6) months.

On October 8, 2018, the Company filed the substantive claim on which the request for an injunction was grounded: a request for a declaratory judgment declaring that the Company submitted and formulated the PTO in conformity with applicable regulations and fully in accordance with the PTO Rules.

On June 10, 2019, the Company was served notice of the decision rendered on May 9, 2019 in re "Burqueño Daniel v. EN-CNV on Injunction (Autonomous)" (File 89,537/2018) pending before Federal Court on Administrative Matters No. 1, Clerk's Office No. 1, whereby that Court granted an injunction, suspending the proceeding related to the PTO until such Commission decides to apply Resolution No. 779/18 (the "New CNV Resolution"), or until the expiration of the maximum term allowed under Article 5 of Law No. 26,854, as the case may be. The above-mentioned injunction was extended for an additional term of six (6) months, and the Court of Appeals ratified such extension.

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In addition, on July 19, 2019, the Company was served notice of a decision rendered by Chamber I of the Court of Appeals on Federal Civil and Commercial Matters of this City in re "Cablevisión Holding S.A v. Comisión Nacional de Valores on Injunctions" (File No. 7,998/2018), whereby said Court revoked the injunction granted to the Company that had ordered the CNV to refrain from resolving and deciding on the authorization of the PTO submitted and formulated by the Company. The Company pointed out that, in the decision rendered by the above-mentioned Chamber, it was ordered that any appeal that may be eventually filed by the Company against any decision rendered by the CNV in connection with the PTO shall have staying effects. Against this decision rendered by the Court of Appeals on Civil and Commercial Matters, the Company filed a federal extraordinary appeal, which was dismissed on December 26, 2019.Notwithstanding the foregoing, as of that date, the PTO submitted by the Company was still within the scope of the injunction ordered in re "Burgueño Daniel v. EN-CNV on Injunction (Autonomous)" (File 89,537/2018) mentioned in the previous paragraph.

On November 26, 2019, CVH was served notice of a claim filed by a shareholder of the Company, Daniel Burqueño, in re "Burqueño, Daniel Fernando v. Executive Branch - Argentine Securities Commission and Other re: Proceeding leading to a declaratory judgment" (File No. 33,763/2019), pending before Federal Court on Administrative Matters No. 1, Secretariat No. 1. The claim seeks to obtain a declaration that CVH is no longer under the obligation to carry out a PTO to acquire the shares of Telecom Argentina as a result of the change of control in that company, pursuant to subsection k) of Article 32 of the New CNV Resolution, which regulates Law No. 26,831 (as amended by Law No. 27,440.) On December 27, 2019, CVH was served notice of the decision issued by the court of first instance in re "Burgueño, Daniel Fernando v. Executive Branch - Argentine Securities Commission and Other re: Proceeding leading to a declaratory judgment" (File No. 33,763/2019), whereby the Court admitted the claim brought by Mr. Burgueño, confirmed that CVH no longer falls within the obligation to conduct a PTO due to the change of control in Telecom Argentina, pursuant to the terms of Article 32, subsection k.) of the New CNV Resolution and ordered the CNV to deem the proceedings initiated by the Company with the CNV concluded. In its ruling, the Court also ordered CVH to cease the proceeding initiated in connection with the PTO. On May 18, 2020, the Company was served notice of a decision rendered on May 15, 2020, whereby the court of first instance provided for the extension of the effectiveness of the injunction that had been granted in favor of Daniel Burgueño in re "Burgueño Daniel v. EN-CNV on Injunction" (File 89,537/2018/3).

As of the date of these financial statements, the decision rendered by the court of first instance served on the Company on December 27, 2019 in re Burgueño, Daniel Fernando v. Executive Branch - Argentine Securities Commission and Other re: Proceeding leading to a declaratory judgment" (File No. 33,763/2019) was confirmed by Chamber V of the Court of Appeals on Federal Administrative Matters through the decision rendered on September 8, 2020. The CNV filed an extraordinary appeal against this decision. The Company was served notice of the decision rendered by Chamber V of the Court of Appeals on Federal Administrative Matters, whereby it dismissed the extraordinary appeal filed by the CNV, which may file an appeal with the Supreme Court against said decision.

NOTE 12 - IMPACT OF CORONAVIRUS

By the end of December 2019, the World Health Organization (WHO) received a report of pneumonia cases originated in Wuhan, Province of Hubei, China. The report was related to the outbreak of a new virus called Coronavirus ("COVID-19"), which soon spread to several provinces of China and then to other countries. The outbreak and spread of COVID-19 has generated several consequences on businesses and economic activities at a global level.

Given the extent of the spread, several governments in the world have implemented drastic measures to restrict the movement of the population and to curb the spread, including, among other things, controls at airports and other transport hubs, suspension of visas, border closure and the ban on travel to and from certain parts of the world, closure of public and private institutions, suspension of sports events, restrictions on museums and tourist attractions, extension of vacations, and finally, the mandatory isolation of the population together with the suspension of non-essential commercial activities with a high degree of compliance. On March 11, 2020, the WHO declared COVID-19 a global pandemic.

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In Argentina, the National Government established a series of measures aimed at reducing the movement of the population, ordering the Mandatory and Preventive Social Isolation as from March 20, 2020, allowing the movement of only those people involved in the provision/production of essential services and products, among them, those involved in the provision of telecommunication, fixed and mobile Internet and digital services. Such isolation measures were changed in different stages and may be extended as deemed necessary according to the epidemiological situation.

The Group provides services that are critical for society as it connects people, homes, companies and governments. The infrastructure deployed contributes to providing, through the capacity of fixed and mobile networks, essential services for the coordination of the security forces and the health ecosystem where communications at healthcare facilities and new field hospitals have been strengthened and enhanced. Additionally, we have facilitated the communication between students and teachers to ensure educational continuity through virtual educational platforms, enhancing learning through different applications, boosting the access to information for all the population. In the same way, the services offered by Telecom allow people to continue staying informed and entertained, with contents, entertainment and gaming available through different platforms, which strengthened the bond with our customers.

In economic terms, the services rendered by the Group favor the continuity of the activities of large, mediumand small-sized companies that are still operating, many of them remotely, boosted by online platforms so that sellers and consumers can connect and sustain consumption; cooperate with the productive process through the implementation of home office as one of the most disruptive tools given its massive and immediate application, contributing to sustaining the economy of the country. In this context of isolation, the services rendered by the Group enable people to stay connected, entertain themselves, produce and stay informed from their homes.

Thanks to the investments in infrastructure made over the last years, the Group has equipment and systems that enable its networks to work efficiently even with the increased use of its fixed and mobile connectivity services registered since the beginning of the Mandatory and Preventive Social Isolation and that are reflected in the increase of up to 50% in home Internet data traffic, 70% in mobile voice services and 30% in mobile data, taking into account that fixed and mobile networks are complementary and that customers use them alternatively, and with a 75% increase in upstream.

External Actions Taken by the Group in Response to the Health Emergency

The COVID-19 pandemic has driven joint actions by domestic companies providing essential support to face the health crisis, reflected in the donation of funds, services, supplies, products, and other type of assistance.

Telecom received a recognition from the NYSE for the social value initiatives implemented under its ongoing commitment to the community and in response to the COVID-19 emergency. The most relevant initiatives were the following:

- Connectivity for field hospitals;
- Discount in the services provided to over 500 hospitals and health centers throughout the country, to the Argentine Red Cross and to the Food Bank;
- · Expansion of services for emergency lines;
- Discount in mobile data for use in over 2,900 educational platforms;
- discount in the services provided to over 11,000 educational institutions;
- Provision of Telecom's own educational contents through its program "Nuestro Lugar" (www.nuestrolugar.com.ar) with proposals on cyber citizenship for children, families and teachers;
- Increase of pedagogical contents in Flow, its entertainment platform, extending the access to Flow App to all the cable television customer base;
- Benefits granted to customers to enable them to take further advantage of connection possibilities and to access valuable information and educational and entertainment contents;

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- Support to the solidarity initiative "Seamos Uno" for the delivery of food and personal care products to families that need them the most, among many other initiatives;
- Provision of communication tools to disseminate health information to citizens, in alliance with boroughs and governments throughout the country.

Internal Actions Taken by the Group in Response to the Health Emergency

In addition, the Group implemented a series of measures to ensure the continuity of its operations, safeguarding the health and welfare of all the personnel and of those that are part of the value chain. The main measures adopted by the Company are:

- The early performance of the tasks planned for 2020 and the initiation of works to ensure the capacity required for the networks to continue operating seamlessly:
- Expansion of the capacity for international outgoing Internet traffic by 40% (with the possibility of increasing it further if the situation so requires);
- Execution of agreements to boost the links with international suppliers and IP networks:
- Early execution in public thoroughfare of infrastructure works on residential fixed data networks, enhancement of data centers and hubs and increase of the capacity of Flow's content distribution network:
- Expansion of the capacity of the mobile network in certain smaller locations in the provinces where there is only one network, and the continuation of preventive maintenance tasks in all our networks;
- Launch of a campaign, since the first day of the mandatory isolation, promoting all the digital communication channels and encouraging customers to request support through those channels.
 Enhancement of digital support in order to handle the new flow of customers by implementing special microsites identified as "I pay from home":
- In compliance with regulations in effect in each location, Telecom began to gradually open its customer service locations in cities that progress to stages involving social distancing;
- Technical support focused on preventive maintenance and repairs in public thoroughfare and on Telecom's own infrastructure, giving priority to critical cases such as hospitals and security forces, among others;
- In the case of new installations and repairs that have to be made inside of our customers' homes,
 Telecom provided technical teams with personal care and safety kits, which include special protective
 gear such as coveralls, gloves, cloth face covering and special goggles, hand sanitizer and training for
 the proper and safe use of those elements;
- The Crisis Committee, composed of members of Upper Management, started to hold meetings on a regular basis and added the advice of health experts in order to address the different scenarios that may arise and to be able to make quick decisions;
- Implementation of home office, prior to the declaration of the mandatory and preventive social isolation, for over 70% of the employees, including those engaged in customer service and call center, with access to the virtual private network so that they can work remotely with the same tools and security levels they have in their workspaces at our offices. They use web and mobile applications for (i) administrative and human resources tasks, (ii) access to e-learning training and (iii) communication and collaborative workspaces, virtual rooms and access to files and documentation from anywhere, in a collaborative and safe way;
- Enhancement of cleaning and disinfection at workspaces and environments for those tasks that cannot be performed remotely, including the vans used by technical support teams, as well as provision of hand washing and sanitizing methods, the distribution of personal care kits in accordance with the protocol established by the Superintendency of Labor Risks;
- From the beginning of the health situation, we have developed several initiatives under a corporate program called "Nos Acompañamos" (We support each other) aimed at all our employees for the purpose of safeguarding their biopsychosocial welfare, with a focus on work-life balance;
- Continuation of ongoing communication with unions to agree on work protocols that allow the Company
 to continue providing services and, at the same time, safeguard the health of our employees; and

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Ongoing communication with our strategic partners and other international operators from the countries
with greater spread of the pandemic in order to understand and foresee the potential impacts on our
operations.

Regulatory Matters

Prohibition to disconnect services in case of late or non-payment

On March 24, 2020, the Executive Branch issued Decree No. 311/2020, whereby it provided for the temporary suspension of the disconnection of services deemed essential for the development of daily life, such as electricity supply, running water supply, gas supply, fixed or mobile telephony, Internet and radio electric link or satellite link subscription television, among others, in order to guarantee access to those essential services in case of late or non-payment of up to three consecutive or alternate bills due as from March 1, 2020. On June 18, 2020, the Executive Branch issued Decree No. 543/2020, whereby it extended such temporary suspension in case of late or non-payment of up to six consecutive or alternate bills, due as from March 1, 2020. On September 20, 2020, the Executive Branch issued Decree No. 756/2020, whereby it extended such temporary suspension in case of late or non-payment of up to seven consecutive or alternate bills. This Decree provides that, if a customer adheres to an installment payment plan under the conditions provided by the regulations of the Decree, the overdue invoices will be deemed settled for the purposes of the Decree. As of the date of these interim condensed separate financial statements, Decree No. 756/2020 had not been regulated yet.

Decree No. 311/2020 also provides that companies that render fixed or mobile telephony, Internet and radio-electric link or satellite link subscription television services are under the obligation to maintain a reduced service, as established in the regulations, for a term of one hundred eighty (180) calendar days, which was extended with each extension of Decree No. 311/2020. In addition, the decree provides that if users of mobile telephony or Internet prepaid services fail to pay the corresponding recharge to have access to consumption, the companies that provide those services must provide a reduced service within the terms provided by regulations, and that this obligation shall be effective until April 30, 2020. Such term was subsequently extended through several decrees. Pursuant to Decree No. 756/2020, it will finally expire on December 31, 2020.

The Ministry of Productive Development (the "MPD"), designated as the Enforcement Authority of Decree No. 311/2020, ordered the prohibition to disconnect services in the event of late or non-payment, subject to the conditions set forth in the approved general rules. In addition, the MPD created a Coordination Unit, composed of a representative of each of the competent areas, in order to implement the provisions of the decree. The MPD also ordered the Coordination Unit to issue, no later than fifteen calendar days after its creation, a report regarding the number of users that fell within the scope of the decree and the segment of users that did not fall within the scope of the decree but which the Unit would deem convenient to include.

The implementing regulations provided that the users that fell within the scope of the decree were all those whose bills were due as from March 1, 2020 and those with a current notice of disconnection, provided they had registered the service under their name before March 26, 2020. In addition, the implementing regulations set forth the monthly minimum features that would be considered as reduced service. In addition, the implementing regulations also provided that the measures adopted could be extended to other individual customers, individuals registered under the simplified tax (*monotributo*) and civil associations that provided evidence of a decrease in their revenues. Decree No. 756/2020 amended article 8 of Decree No. 311/2020, designating the Ministry of Economy as the Enforcement Authority, in replacement of the Ministry of Productive Development.

In addition, the ENACOM set forth the information that the companies that render fixed and mobile telephony, Internet and radio-electric link or satellite link subscription television services must submit to the oversight agency, and also ordered that such companies may not suspend or disconnect the service due to non-payment by any user included in the reports issued by the Coordination Unit.

Such companies must disclose to ENACOM all the prices set for the reduced services that they are under the obligation to maintain, broken down by type of service and subject to the condition that such prices shall be fair and reasonable. The prices of the reduced services must be informed to the users through the bills, institutional

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websites and all the social media through which companies communicate with their customers and/or advertise their services. Companies must also disclose to the ENACOM the terms and conditions and/or modalities of the payment plans and the communication process, which they shall make available to qualifying users.

Agreement between the Industry and the ENACOM

In May 2020, Telecom, together with the other companies in the industry, executed an agreement with the ENACOM, effective until August 31, 2020, whereby the parties agreed, among other issues: (i) to suspend the increase in the prices of mobile and fixed telephony, Internet and cable television services from May 1 to August 31, 2020, in order to ease the situation of the users affected by the quarantine, (ii) to create inclusive plans for fixed and mobile telephony and Internet services for individuals who request that benefit, with a fixed price until September 30, 2020, (iii) to extend the "reduced service" benefit, which guarantees the connectivity of users with prepaid mobile telephony and Internet services, maintaining the price until October 31, 2020, (iv) not to dismiss employees without cause during the term of this agreement, and (v) to renegotiate this agreement and immediately suspend its effects in case of salary increases granted under wage negotiations. However, on August 22, 2020, the National Executive Branch issued Decree No. 690/2020, through which many of the provisions of the above mentioned agreement became obligations. For more information on Decree No. 690/2020, see Note 29 to the interim condensed consolidated financial statements.

Universal Service

ENACOM, through Resolution No. 478/2020, published in the Official Gazette on June 3, 2020, approved the Project "Villa Azul - Connectivity for Mobile Communication Services" within the emergency program to guarantee access and ICT services for the inhabitants of "Barrios Populares" (Popular Neighborhoods) in the context of the health emergency related to COVID-19.

Main Accounting Impacts

As of the date of these interim condensed separate financial statements, the pandemic has not had significant impacts on the results of the Company and its subsidiaries. Even though various types of difficulties have slowed down our operations or made them more complex; such as the increased Internet data traffic, the increase in mobile voice service, the decrease in the collection of service fees, and mainly the inconveniences to make repairs and installations inside of our customers' homes, among others; the operations are still in place and are expected to continue in spite of the difficulties.

In accordance with the guidelines of IAS 36, the Company's Management has assessed whether there was any indication of impairment of any asset. Even though the pandemic may have a significant impact on economic activity in Argentina and become an indicator of impairment, based on Management's estimates, no adverse effect has been identified on the Group's future cash-flow-generating capacity because the volume of operations is expected to remain stable. Therefore, the Company has not deemed it necessary to estimate the recoverable value of its fixed assets as of September 30, 2020.

The implementation of measures aimed at reducing the circulation of people initially included the closure of inperson collection channels, thus affecting the collections of the Group as from March 20, 2020. However, this situation gradually evolved during the second quarter of 2020 with the reopening of the in-person collection channels and the strengthening of the digital channels through the implementation of "I pay from home". The Group's Management estimates that the deterioration of Argentina's economic situation represents an increase in the credit risk of trade receivables existing at the end of the period.

- Liquidity Risk:

The negative effect on the collection of service fees mentioned above does not represent a liquidity risk with respect to the fulfillment of the short-term financial obligations because the Group has been working on strengthening its liquidity for some time now. The Company, Telecom and its subsidiaries have enough liquidity and bank credit lines and a notes program that allow them to finance their short-term obligations and investment plan in addition to the projected operating cash flows.

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Notwithstanding the above, Telecom implemented measures to ensure the highest liquidity possible to address the volatility of the context with heightened uncertainty, to offset the potential decrease of revenues and to be able to fulfill its obligations. Those measures include the adherence to the following installment payment plans within the framework of General Resolution No. 4268 issued by the AFIP:

- a) Employer's and Social Security Contributions: On April 15, 2020, Telecom filed an installment payment plan for the payment of employer's and social security contributions corresponding to March 2020 for an aggregate of \$1,136 million. The plan provides for the settlement of the debt in 6 equal consecutive installments as from May 16, 2020 and accrues an annual interest rate of 30%.
- b) VAT and Excise Taxes: On April 21, 2020, Telecom filed an installment payment plan for the settlement of VAT and excise taxes payable under the tax return corresponding to March 2020 for an aggregate of \$642 million. The plan provides for the settlement of the debt in 6 equal consecutive installments as from May 16, 2020 and accrues an annual interest rate of 30%.

The ultimate effects of COVID-19 and its impact on the global and local economy are still unknown. Governments may issue more stringent measures, which cannot be predicted at this stage. The Company's Management will continue to develop actions that minimize the potential impairment on its results, as a result of these situations, maintaining a high level of service and customer satisfaction, and seeking to maximize the precautions in social management in this context.

The Company's and Telecom's Board of Directors and Telecom's Crisis Committee continue to closely monitor the evolution of the situation and to take the necessary measures aimed at preserving human life and the sustainability of Telecom's businesses.

NOTE 13 - DEVELOPMENTS FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2020

a) Amendment of Law No. 27,078 - Digital Argentina Act

On August 22, 2020, the National Executive Branch issued Decree No. 690/2020, whereby it amended the Digital Argentina Act.

Within the amendments introduced, ICT services – fixed and mobile telephony, cable television and Internet – and the access to telecommunications networks for and between licensees are now deemed "essential and strategic public services provided on a competitive basis", and their effective availability shall be guaranteed by ENACOM.

The prices of essential and strategic public ICT services provided on a competitive basis, the prices of the services provided under the Universal Service and of those determined by ENACOM based on reasons of public interest, shall be regulated by said agency.

The Decree also provides that ENACOM shall establish, in the respective regulations, the mandatory universal basic provision of ICT services to be provided under equal conditions.

Finally, the Decree suspended from July 31, 2020 to December 31, 2020 the price increases or changes set or announced by ITC licensees, specifically mentioning the subscription broadcasting service by physical and / or radio-electric link and fixed or mobile telephony services, in any modality.

As of the date of these interim condensed separate financial statements, the Decree has been ratified by the Argentine Congress under the terms of Law No. 26,122, and it has not been implemented yet.

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Telecom's Management, with the assistance of its legal advisors, is evaluating the impacts that the abovementioned decree will have on Telecom's operations and the pertinent legal actions it will take to defend its rights.

a) Regulations on International Roaming between Argentina and Chile

ENACOM issued Resolution No. 927/2020, which was published in the Official Gazette on August 31, 2020, whereby said agency approved the Regulations on International Roaming between Chile and Argentina. Under those Regulations, it was established that Argentine mobile communication service providers, including Virtual Mobile Operators, shall offer customers who use international Roaming services with Chile the same prices that they offer in their own country for voice communications, messaging and mobile data during their stay in that country.

NOTE 14 - SUBSEQUENT EVENTS

Call for an Extraordinary General Shareholders' Meeting

The Board of Directors of Telecom Argentina at a meeting held on October 13, 2020, which was adjourned until October 16, 2020, decided to call an Extraordinary General Shareholders' Meeting to be held on November 13, 2020, in order to consider: the total or partial reversal of the "Voluntary reserve for future cash dividends" and / or the "Voluntary reserve to maintain Telecom's level of capital expenditures and its current solvency level", the distribution of dividends in cash or in kind or in any combination of both options according to the current context of Telecom, and the delegation of powers to the Board of Directors.

NOTE 15 - APPROVAL OF THE INTERIM CONDENSED SEPARATE FINANCIAL STATEMENTS

The Company's Board of Directors has approved these interim condensed separate financial statements and authorized their issuance for November 11, 2020.

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November 11, 2020
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(Partner)

Pablo San Martín Supervisory Committee Sebastián Bardengo <u>Chair</u>

ADDITIONAL INFORMATION REQUIRED UNDER ARTICLE 12, CHAPTER III, TITLE IV OF THE 2013 RESTATED RULES ISSUED BY THE ARGENTINE SECURITIES COMMISSION

SEPARATE FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2020

- 1.a) There are no specific material regulatory regimes currently applicable to the Company that may entail the contingent loss or acquisition of legal benefits.
- 1.b) Note 1 to the annual separate financial statements as of December 31, 2019 includes additional information about the date on which the Company began operating. Note 6 to the Company's annual separate financial statements as of December 31, 2019 details the reorganization process carried out between Cablevisión S.A. and Telecom Argentina S.A.
- 2) The classification of receivables and liabilities by maturity is detailed in Note 4.7 to the interim condensed separate financial statements.
- 3) The classification of receivables and liabilities according to their related financial effects is detailed in Note 4.7 to the interim condensed separate financial statements.
- 4) Equity interest under Article 33 of Law No. 19,550 is detailed in Note 4.4 of the interim condensed separate financial statements. As of September 30, 2020, the Company does not hold accounts receivable from and payable to those companies.
- 5) There are no trade receivables or loans to directors, members of the Supervisory Committee and their relatives up to, and including, the second degree of kinship and no such trade receivables or loans existed during the period.
- 6) The Company does not have any inventories.
- 7) The Company is not subject to the restrictions under section 31 of Law No. 19,550, since its main corporate purposes are investment and finance.
- 8) The Company assesses the recoverable value of its long-term investments each time it prepares its financial statements. In the case of investments for which the Company does not book goodwill with an indefinite useful life, it assesses their recoverable value when there is any indication of impairment. In the case of investments for which the Company books goodwill with an indefinite useful life, it assesses their recoverable value by comparing the book value with cash flows discounted at the corresponding discount rate, considering the weighted average capital cost, and taking into consideration the projected performance of the main operating variables of the respective companies.
- 9) As of September 30, 2020, the Company does not have any tangible property, plant and equipment.
- 10.a) Booked provisions for contingencies do not exceed, either individually or as a whole, two percent (2%) of the Company's shareholders' equity.
- 10.b) As of the date of these interim condensed separate financial statements, the Company does not have any contingent situations, the financial effects of which, if any, have not been booked (see Notes 7 and 8 to the annual separate financial statements as of December 31, 2019).
- 11) The Company does not have any irrevocable contributions on account of future share subscriptions.

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12) ገ	The Company	does not have anv	y unpaid cumulative	dividends on	preferred shares
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13) In Note 9.1 to the interim condensed separate financial statements reference is made to the treatment given to retained earnings.

See our report dated November 11, 2020
PRICE WATERHOUSE & CO. S.R.L.

Pablo San Martín Supervisory Committee Sebastián Bardengo Chair

Free translation from the original prepared in Spanish

REPORT ON REVIEW OF INTERIM CONDENSED SEPARATE FINANCIAL STATEMENTS

To the Shareholders, President and Directors of Cablevisión Holding S.A. Legal domicile: Tacuarí 1842, 4th floor, City of Buenos Aires Tax ID No. 30-71559123-1

Introduction

We have reviewed the attached interim condensed separate financial statements of Cablevisión Holding S.A. (the "Company") which comprise the separate statement of financial position at September 30, 2020, the separate statements of comprehensive income for the nine and three-month periods ended at September 30, 2020 and the separate statements of changes in equity and of cash flows for the nine-month period ended on that date and a summary of significant accounting policies and other explanatory information.

The balances and other information corresponding to fiscal year 2019 and interim period are an integral part of the above-mentioned financial statements and, therefore, they should be considered in relation to those financial statements.

Management's responsibility

The Board of Directors of the Company is responsible for the preparation and presentation of the financial statements in accordance with International Financial Reporting Standards, adopted by the Argentine Federation of Professional Councils in Economic Sciences (FACPCE, for its Spanish acronym) as professional accounting standards and incorporated by the Argentine Securities Commission (CNV, for its Spanish acronym) to its regulations, as approved by the International Accounting Standards Board (IASB) and, therefore, is responsible for the preparation and presentation of the interim condensed separate financial statements mentioned in the first paragraph in accordance with International Accounting Standard 34 "Interim Financial Reporting" (IAS 34).

Scope of our review

Our review was limited to the application of the procedures established by International Standard on Review Engagements ISRE 2410 "Review of interim financial information performed by the independent auditor of the entity", which was adopted as review standard in Argentina by Technical Resolution No. 33 of the FACPCE as it was approved by the International Auditing and Assurance Standards Board (IAASB). A review of interim financial information consists of making inquiries to the Company's personnel responsible for preparing the information included in the interim condensed separate financial statements and applying analytical and other review procedures. The scope of this review is substantially less than an audit conducted in accordance with International Standards on Auditing, and consequently, a review does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion on the separate statement of financial position, separate comprehensive income and separate cash flows of the Company.

Conclusion

Based on our review, nothing has come to our attention that caused us to believe that the interim condensed separate financial statements mentioned in the first paragraph of this report are not prepared, in all material respects, in accordance with IAS 34.

Emphasis of Matter

Without modifying our conclusion, we would like to emphasize the information contained in Note 7 to the interim condensed separate financial statements, which describes the situation related to the resolution issued by the Secretary of Internal Trade to calculate the monthly fee payable by the users of television services provided by the subsidiary Telecom Argentina S.A., whose decision cannot be foreseen to date.

Report on compliance with current regulations

In accordance with current regulations, in respect to Cablevisión Holding S.A., we report that:

- a) the interim condensed separate financial statements of Cablevisión Holding S.A. have been transcribed to the "Inventory and Balance Sheet" book and comply with the General Companies Law and pertinent resolutions of the Argentine Securities Commission, as regards those matters that are within our competence;
- b) the interim condensed separate financial statements of Cablevisión Holding S.A. arise from accounting records kept in all formal respects in conformity with legal provisions;
- c) we have read the additional information to the Notes to the interim condensed separate financial statements required by Article 12°, Chapter III, Title IV of the regulations of the Argentine Securities Commission, on which, as regards those matters that are within our competence, we have no observations to make;
- d) at September 30, 2020, the debt accrued in favor of the Argentine Integrated Social Security System of Cablevisión Holding S.A. according to the Company's accounting records and calculations amounted to \$ 401,463, none of which was claimable at that date.

City of Buenos Aires,	November 11 st , 2020.
PRICE WATERHOUSE	& CO. S.R.L.
by	(Partner)
Dr. Carlos A. Pace	

SUPERVISORY COMMITTEE'S REPORT ON THE REVIEW OF INTERIM CONDENSED FINANCIAL STATEMENTS

To the Shareholders of: Cablevisión Holding S.A.

Tax Identification Number: 30-71559123-1 Registered office: Tacuarí 1842, 4th Floor

City of Buenos Aires

I. INTRODUCTION

In our capacity as members of Cablevisión Holding S.A.'s Supervisory Committee, pursuant to the regulations of the Argentine Securities Commission (CNV, for its Spanish acronym) and the General Rules of Bolsas y Mercados Argentinos S.A., we have performed a review of:

- a) The attached interim condensed separate financial statements of Cablevisión Holding S.A. comprising the separate statement of financial position as of September 30, 2020, the separate statement of comprehensive income for the nine-month and three-month periods ended September 30, 2020, the separate statement of changes in equity and the separate statement of cash flows for the nine-month period then ended, and selected explanatory notes.
- b) The attached interim condensed consolidated financial statements of Cablevisión Holding S.A. and its subsidiaries comprising the consolidated statement of financial position as of September 30, 2020, the consolidated statement of comprehensive income for the nine-month and three-month periods ended September 30, 2020, the consolidated statement of changes in equity and the consolidated statement of cash flows for the nine-month period then ended, and a summary of the significant accounting policies, and other explanatory information.

The balances and other information corresponding to fiscal year 2019 and its interim periods are an integral part of the financial statements mentioned above and, therefore, should be considered in relation to those financial statements.

II. RESPONSIBILITY OF THE COMPANY'S MANAGEMENT

The Board of Directors of the Company is responsible for the preparation and presentation of the condensed financial statements detailed in point I., paragraphs a) and b) in accordance with the International Financial Reporting Standards (IFRS) adopted by the Argentine Federation of Professional Councils of Economic Sciences ("FACPCE", for its Spanish acronym) as professional accounting standards and incorporated by the CNV to its regulations, as approved by the International Accounting Standards Board (IASB). Therefore, the Board of Directors is responsible for the preparation and presentation of these interim condensed financial statements in accordance with International Accounting Standard 34 "Interim Financial Reporting" (IAS 34).

III. SCOPE OF OUR REVIEW

We conducted our review in accordance with effective statutory auditing standards established by the Argentine General Associations Law (Law No. 19,550, as amended) and by Technical Resolution No. 15 issued by the FACPCE. (amended by Technical Resolution No. 45 issued by the FACPCE). Said standards require that the review of the documents detailed in Point I, paragraphs a) and b), be conducted in accordance with effective audit standards for the review of interim condensed financial statements; that the documents be checked for consistency with the information on corporate decisions stated in minutes and that such decisions conform to the law and the by-laws, in all formal

and documentary aspects.

In order to conduct our professional work on the documents detailed in Point I., paragraphs a) and b), we have reviewed the work performed by the Company's external auditor, Carlos A. Pace, a partner of Price Waterhouse & Co. S.R.L., who issued his reports on November 11, 2020, pursuant to International Standard on Review Engagements 2410 ("ISRE 2410") about "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", which was adopted as a standard of review in Argentina through Technical Resolution No. 33 issued by the FACPCE as approved by the International Auditing and Assurance Standards Board (IAASB).

A review of interim financial information consists of making inquiries of the Company's personnel engaged in the preparation of the information included in the interim condensed consolidated financial statements and in the interim condensed separate financial statements and applying analytical and other review procedures. The scope of this review is substantially lower than that of an audit review performed in accordance with international auditing standards and, consequently, it does not enable us to obtain assurance that we would become aware of all significant matters that may be identified in an audit. Accordingly, we do not express an audit opinion on the Company's financial position, the comprehensive income and the cash flow position (both on a consolidated and separate basis).

We have not performed any management control and, therefore, we have not assessed the business criteria and decisions on administrative, financing, commercialization and production matters, since these issues are the exclusive responsibility of the Board of Directors.

IV. CONCLUSION

Based on our work, within the review scope described in Point III of this report, nothing has come to our attention that caused us to believe that the condensed financial statements mentioned in Point I, paragraphs a) and b), are not prepared, in all material respects, in accordance with International Accounting Standard 34.

V. EMPHASIS OF MATTER

Without modifying our conclusion, we draw attention to the information disclosed under Note 17 to the interim condensed consolidated financial statements and under Note 7 to the interim condensed separate financial statements, which describe the situation related to the resolution issued by the Secretariat of Domestic Trade for the calculation of the monthly fee payable by the users of cable television services provided by the subsidiary Telecom Argentina S.A., whose decision cannot be foreseen to date.

VI. REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

In accordance with effective regulations, we report with respect to Cablevisión Holding S.A. that:

- a) The interim condensed separate and consolidated financial statements of Cablevisión Holding S.A. comply, as regards those matters that are within our competence, with the General Associations Law and the pertinent resolutions issued by the Argentine Securities Commission.
- b) The interim condensed separate financial statements of Cablevisión Holding S.A. arise from accounting records kept, in all formal respects, in conformity with legal provisions
- c) Furthermore, we report that in exercise of the legality control within our field of competence, during the nine-month period ended September 30, 2020 we have applied the procedures set forth in Section 294 of the General Associations Law, as deemed necessary pursuant to the circumstances and we have no observations to make in that regard.

d) We have read the additional information to the notes to the condensed financial statements detailed in paragraph I., paragraph a) required under Article 12, Chapter III, Title IV of CNV regulations, on which, as regards those matters that are within our competence, we have no observations to make.

City of Buenos Aires, November 11, 2020

Supervisory Committee

Pablo San Martín Chair