NTT DOCOMO INC Form 6-K November 29, 2011

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 6-K REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934 For the month of November 2011. Commission File Number: 001-31221 Total number of pages: 16

NTT DOCOMO, INC. (Translation of registrant s name into English)

Sanno Park Tower 11-1, Nagata-cho 2-chome Chiyoda-ku, Tokyo 100-6150 Japan (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F. **Form 20-F** b **Form 40-F** o

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

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

SIGNATURES

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

NTT DOCOMO, INC.

Date: November 29, 2011

By: /s/ OSAMU HIROKADO

Osamu Hirokado Head of Investor Relations

Information furnished in this form:

1. DOCOMO Announces Capital and Business Alliance through Private Placement of New Shares by a Consolidated Subsidiary

NTT DOCOMO, INC. President and CEO: Ryuji Yamada Tokyo Stock Exchange: 9437 London Stock Exchange: NDCM New York Stock Exchange: DCM November 29, 2011

DOCOMO Announces Capital and Business Alliance through Private Placement of New Shares by a Consolidated Subsidiary

NTT DOCOMO, INC. (the Company) today announced that the board of mmbi, Inc. (mmbi), a consolidated subsidiary of the Company, resolved on November 29, 2011 to enter into a capital and business alliance with 11 companies including Fuji Media Holdings, Inc. An outline of the details is presented below.

1. Purposes of the Capital and Business Alliance

With a view to the launch of broadcasting services scheduled for April 2012 by NOTTV, a broadcasting station for smartphones, mmbi, by entering into a capital and business alliance with companies having various know-how pertaining to the broadcasting business and other related matters, aims to offer attractive content tailored to the needs of viewers and will make all-out efforts for an early take-off of the Mobacas V-High multimedia broadcasting services for mobile reception.

2. Details of the Capital and Business Alliance

(1) Details of the capital and business alliance

For a capital increase through private equity placement, mmbi plans to issue 962,000 shares of common stocks through a third-party share allotment. Of these newly issued shares, 196,620 shares are planned to be subscribed by 11 companies including Fuji Media Holdings, and the remaining 765,380 shares are expected to be subscribed by six existing shareholders, including the Company.

This capital and business alliance will realize the provision of broadcasting know-how and content, the supply of devices compatible with the Mobacas services, and business and technical cooperation for the early take-off of the Mobacas services, through which mmbi plans to launch NOTTV, scheduled to start broadcasting in April 2012.

(2) Number of shares to be acquired by new partners and their percentage to total issued shares

(New capital and business alliance partners)

		Total number of	
	Number of		
	shares	shares owned	
		after	Percentage
	to be newly	acquisition	of
Capital and business alliance partners	acquired	of new shares	Ownership
Fuji Media Holdings, Inc.	60,000	60,000	6.05%
Fujitsu Limited	19,840	19,840	2.00%
NEC Corporation	19,840	19,840	2.00%
Panasonic Mobile Communications Co., Ltd.	19,840	19,840	2.00%

		Total number of	
	Number of shares	shares owned	_
	4 · 1 · · · · · · · · 1 · ·	after	Percentage
	to be newly	acquisition	of
Capital and business alliance partners	acquired	of new shares	Ownership
Sharp Corporation	19,840	19,840	2.00%
TOSHIBA CORPORATION	19,840	19,840	2.00%
Hakuhodo Inc.	16,000	16,000	1.61%
Denki Kogyo Company, Limited	9,920	9,920	1.00%
TV TOKYO Holdings Corporation	6,000	6,000	0.60%
Hakuhodo DY Media Partners Inc.	4,000	4,000	0.40%
Philippine Long Distance Telephone Company	1,500	1,500	0.15%
<reference></reference>)	<i>)</i>	
(Existing capital and business alliance partners)			
		Total number of	
	Number of		
	shares	shares owned after	Percentage
	to be newly	acquisition	of
Capital and business alliance partners	acquired	of new shares	ownership

Capital and business alliance partners	acquired	of new shares	ownership
NTT DOCOMO, INC. (the Company)	584,380	599,680	60.45%
SKY Perfect JSAT Corporation	56,520	59,520	6.00%
Nippon Television Network Corporation	38,540	39,680	4.00%
Tokyo Broadcasting System Holdings, INC.	38,540	39,680	4.00%
DENTSU INC.	38,540	39,680	4.00%
TV Asahi Corporation	8,860	10,000	1.01%
3. Summary of Consolidated Subsidiary of the Company (As o	of September 30, 201	1)	

(1) Name	mmbi, Inc.
(2) Registered address	7-1, Akasaka 9-chome, Minato-ku, Tokyo 107-6238, Japan
(3) Representatives	Harunari Futatsugi, President and CEO
(4) Principal business	Key terrestrial broadcasting business for mobile reception, as defined by the
	Broadcast Act of Japan, and other related services, etc.
(5) Stated capital	¥1,500 million

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4. Summary of capital and business alliance partners (As of September 30, 2011) (New capital and business alliance partners)

(1) Name	Fuji Media Holdings, Inc. (Fuji Media Holdings)
(2) Registered address	4-8, Daiba 2-chome, Minato-ku, Tokyo 137-8088, Japan
(3) Representatives	Hisashi Hieda, Chairman and Chief Executive Officer Kou Toyoda, President and
(c) representatives	Chief Operating Officer
(4) Principal business	A certified broadcast holding company
(5) Stated capital	¥146,200 million
(6) Date of establishment	November 18, 1957
	November 18, 1957
(7) Major shareholders and	Taba Ca. Itd 7.860
their ownership	Toho Co., Ltd. 7.86% The Mester Trust Bank of Japan Ltd. (Trust Assount) 5.04%
	The Master Trust Bank of Japan, Ltd. (Trust Account) 5.94%
	Japan Trustee Services Bank, Ltd. (Trust Account) 4.90%
	Nippon Cultural Broadcasting Inc. 3.30%
	NTT DOCOMO, INC. 3.26%
	Kansai Telecasting Corporation 2.60%
	The Master Trust Bank of Japan, Ltd. (Retirement benefit trust account/Dentsu
	Account) 1.97%
	CB New York Orbis Funds (Standing proxy: Citibank Japan Ltd.) 1.81%
	YAKULT HONSHA CO., LTD. 1.68%
	TOKAI TELEVISION BROADCASTING Co., Ltd. 1.23%
(8) Relationship with the Compan	y and mmbi
Shareholding	The Company owns 77,000 shares (3.26%) of common stock of Fuji Media
C C	Holdings.
Personnel	The Company s consolidated subsidiary, mmbi, has one representative nominated
	by Fuji Television, a subsidiary of Fuji Media Holdings, on its board.
Transaction	The Company s consolidated subsidiary, mmbi, outsources operations relating to
	various events and studio facilities to Fuji Television, a subsidiary of Fuji Media
	Holdings.
Applicability as a related party	Not applicable
(9) Consolidated financial results	

(9) Consolidated financial results for the most recent three years

Fiscal year ended March 31,	2009	2010	2011
Total net assets	¥ 453,395 million	¥ 464,187 million	¥ 461,631 million
Total assets	¥ 683,523 million	¥ 753,191 million	¥ 723,789 million
Total net assets per share	¥ 194,864.16	¥ 199,432.99	¥ 198,377.85
Net sales	¥ 563,320 million	¥ 583,843 million	¥ 589,671 million
Operating income	¥ 19,830 million	¥ 9,279 million	¥ 26,351 million
Ordinary income	¥ 22,365 million	¥ 12,060 million	¥ 29,460 million
Net income	¥ 16,567 million	¥ 7,459 million	¥ 10,002 million
Net income per share	¥ 7,193.40	¥ 3,238.69	¥ 4,342.98
Dividend per share	¥ 3,600	¥ 1,600	¥ 1,800

(1) Name Fujitsu Limited (Fujitsu)						
	1-1, Kamikodanaka 4-chome, Nakahara-ku, Kawasaki-shi, Kanagawa Pref.					
211-8588, Japan						
(3) Representatives Masami Yamamoto, President						
(4) Principal business Development, manufacture, sales and service of products in the fields of software						
and services, information processing, telecommunications equipment and electron	nic					
devices						
(5) Stated capital ¥324,625 million						
(6) Date of establishment June 20, 1935						
(7) Major shareholders and						
their ownership Fuji Electric Co., Ltd. 10.38%						
State Street Bank and Trust Company (Standing proxy: The Hong Kong and						
Shanghai Banking Corporation Limited Tokyo Branch) 5.16%						
The Master Trust Bank of Japan, Ltd. (Trust Account) 4.52%						
Japan Trustee Services Bank, Ltd. (Trust Account) 4.49%						
SSBT OD05 OMNIBUS ACCOUNT TREATY CLIENTS (Standing proxy: The second sec	ıe					
Hong Kong and Shanghai Banking Corporation Limited, Tokyo Branch) 2.09%						
Fujitsu Employee Shareholding Association 2.04%						
Asahi Mutual Life Insurance Company 2.00%						
Japan Trustee Services Bank, Ltd. (Trust Account 9) 1.99%						
Mizuho Corporate Bank, Ltd. 1.58%	IC					
MELLON BANK, N.A. AS AGENT FOR ITS CLIENT MELLON OMNIBUS U	12					
PENSION (Standing proxy: Mizuho Corporate Bank, Ltd.) 0.93%						
(8) Relationship with the Company and mmbi Shareholding Fujitsu owns 1,250 shares (0.003%) of common stock of the Company.						
Personnel Nothing to be reported						
Transaction Fujitsu provides the Company with mobile phone devices, equipment for						
telecommunications facilities and other products.						
Applicability as a related party Not applicable						
(9) Consolidated financial results for the most recent three years						
()) consolidated finalieral festilis for the most feeent three years						
Fiscal year ended March 31, 2009 2010 2011						
Total net assets¥ 925,602 million¥ 948,373 million¥ 953,779 million	on					
Total assets ¥ 3,221,982 million ¥ 3,228,051 million ¥ 3,024,097 million	on					
Total net assets per share¥ 362.30 ¥ 386.79 ¥ 396.5	¥ 362.30 ¥ 386.79 ¥ 396.81					
Net sales ¥ 4,692,991 million ¥ 4,679,519 million ¥ 4,528,405 million	on					
Operating income ¥ 68,772 million ¥ 94,373 million ¥ 132,594 million	on					
Ordinary income¥15,052 million¥71,146 million¥107,885 million						
Net income	on					
Net income per share¥ (54.35) ¥ 45.21 ¥ 26.435						
Dividend per share ¥ 8 ¥ 8 ¥	10					

(1))					
(1) Name	NEC Corporation (NEC)				
(2) Registered address	7-1, Shiba 5-chome, Minato-ku, Tokyo 108-8001, Japan				
(3) Representatives	Nobuhiro Endo, President				
(4) Principal business	IT/Network solutions business, including the production and sales of computers,				
	telecommunications equipment, software, and provision of related services, etc.				
(5) Stated capital	¥397,199 million				
(6) Date of establishment	July 17, 1899				
(7) Major shareholders and					
their ownership	Japan Trustee Services Bank, Ltd. (Trust Account) 4.77%				
	The Master Trust Bank of Japan, Ltd. (Trust Account) 4.54%				
	SSBT OD05 OMNIBUS ACCOUNT TREATY CLIENTS (Standing proxy: The				
	Hong Kong and Shanghai Banking Corporation Limited, Tokyo Branch) 2.98%				
	Japan Trustee Services Bank, Ltd. (Trust Account 9) 1.91%				
	NEC Employee Shareholding Association 1.90%				
	Japan Trustee Services Bank, Ltd. (Trust Account 4) 1.74%				
	Nippon Life Insurance Company 1.61%				
	Sumitomo Life Insurance Company 1.57%				
	Japan Trustee Services Bank, Ltd. (The Sumitomo Trust & Banking Co., Ltd.				
	Retrust Account/Sumitomo Electric Industries, Ltd. Employee Pension Trust				
	Account) 0.88%				
	THE BANK OF NEW YORK EUROPE LIMITED 131705 (Standing proxy:				
	Mizuho Corporate Bank, Ltd.) 0.81%				
(8) Relationship with the Compa	any and mmbi				
Shareholding	NEC owns 375 shares (0.001%) of common stock of the Company.				
Personnel	Nothing to be reported				
Transaction	NEC provides the Company with equipment for telecommunications facilities and				
	other products. The Company s consolidated subsidiary, mmbi, outsources technical				
	support, applications development and other operations to NEC.				
Applicability as a related party	Not applicable				
(9) Consolidated financial result	is for the most recent three years				
Fiscal year ended March 31,	2009 2010 2011				
Total net assets	¥ 785,565 million ¥ 931,912 million ¥ 875,441 million				
Total assets	¥ 3,075,378 million ¥ 2,937,644 million ¥ 2,628,931 million				
Total net assets per share	¥ 317.11 ¥ 304.36 ¥ 291.35				
Not solos	¥ 4 215 602 million ¥ 3 583 148 million ¥ 3 115 424 million				

Net sales Operating income Ordinary income Net income Net income per share Dividend per share

¥ 3,583,148 million ¥ 4,215,603 million ¥ 3,115,424 million (6,201) million ¥ 50,905 million ¥ 57,820 million ¥ ¥ (93,171) million ¥ 49,429 million 41 million ¥ ¥ (296,646) million ¥ 11,428 million ¥ (12,518) million ¥ (146.64) ¥ 5.04 ¥ ¥ 4

(4.82)

(1) Name	Panasonic Mobile Con	nmunications Co., Lto	l. (Panasonic Mobile	e)
(2) Registered address	600, Saedo-cho, Tsuzuki-ku, Yokohama-shi, Kanagawa Pref. 224-8539, Japan			
(3) Representatives	Toshinori Hoshi, Presi	dent		
(4) Principal business	Manufacturing and sale	es of equipment relation	ing to mobile phone b	usiness and
_	network business, etc.			
(5) Stated capital	¥22,856 million			
(6) Date of establishment	January 17, 1958			
(7) Major shareholder and				
ownership	Panasonic Corporation	100%		
(8) Relationship with the Compa	iny and mmbi			
Shareholding	Panasonic Mobile own	s 2,500 shares (0.006	%) of common stock	of the Company.
Personnel	Nothing to be reported			
Transaction	Panasonic Mobile supp	olies the Company wi	th mobile phone hand	sets, equipment for
	telecommunications fa	cilities and other proc	lucts.	
Applicability as a related	Not applicable	_		
party				
(9) Financial results for the most	recent three years			
Fiscal year ended March 31,		2009	2010	2011
Total net assets		¥ 160,595 million	¥ 165,237 million	¥ 158,225 million
Total assets		¥ 295,885 million	¥ 282,856 million	¥ 245,229 million
Total net assets per share		¥ 853.55	¥ 878.22	¥ 840.95
Net sales		¥ 330,103 million	¥ 268,275 million	¥ 204,223 million
Operating income		¥ 8,582 million	¥ 7,084 million	¥ 1,154 million
Ordinary income		¥ 19,638 million	¥ 9,414 million	¥ 3,086 million
Net income		¥ 19,181 million	¥ 14,900 million	¥ 6,119 million

¥

101.95

¥

79.19

¥

32.52

Net income per share

Dividend per share

(1) Name	Sharp Corporation (Sharp)
(2) Registered address	22-22, Nagaike-cho, Abeno-ku, Osaka 545-8522, Japan
(3) Representatives	Mikio Katayama, President
(4) Principal business	Manufacturing and sales of telecommunications, electrical and electronics equipment and electronic components, etc.
(5) Stated capital	¥204,676 million
(6) Date of establishment	May 2, 1935
(7) Major shareholders and	
their ownership	Nippon Life Insurance Company 5.01%
-	Meiji Yasuda Life Insurance Company 4.12%
	Mizuho Corporate Bank, Ltd. 3.77%
	Japan Trustee Services Bank, Ltd. (Trust Account) 3.77%
	The Bank of Tokyo-Mitsubishi UFJ, Ltd. 3.75%
	The Master Trust Bank of Japan, Ltd. (Trust Account) 2.78%
	The Dai-ichi Life Insurance Company, Limited 2.76%
	Mitsui Sumitomo Insurance Company, Limited 2.76%
	Sompo Japan Insurance Inc. 2.42%
	Sharp Employees Stockholding Association 2.20%
(8) Relationship with the Comp	any and mmbi
Shareholding	Not applicable
Personnel	Nothing to be reported
Transaction	Sharp supplies the Company with mobile phone handset devices.
Applicability as a related	Not applicable
party	
(9) Consolidated financial resul	ts for the most recent three years

Fiscal year ended March 31,	2009	2010	2011
Total net assets	¥ 1,048,447 million	¥ 1,065,860 million	¥ 1,048,645 million
Total assets	¥ 2,688,721 million	¥ 2,836,255 million	¥ 2,885,678 million
Total net assets per share	¥ 944.24	¥ 949.19	¥ 932.46
Net sales	¥ 2,847,227 million	¥ 2,755,948 million	¥ 3,021,973 million
Operating income	¥ (55,481) million	¥ 51,903 million	¥ 78,896 million
Ordinary income	¥ (82,431) million	¥ 30,995 million	¥ 59,124 million
Net income	¥ (125,815) million	¥ 4,397 million	¥ 19,401 million
Net income per share	¥ (114.33)	¥ 4.00	¥ 17.63
Dividend per share	¥ 21	¥ 17	¥ 17

 (1) Name (2) Registered address (3) Representatives (4) Principal business (5) Stated capital (6) Date of establishment (7) Major shareholders and 	1-1, Shibaura Norio Sasaki, Businesses rel		Foky of a	o 105-8001, Japan digital products , o		
their ownership	The Master Tr	rust Bank of Japan, Ltd	. (T1	cust Account) 5.98%	6	
	-	Services Bank, Ltd. (7				
		Life Insurance Company	•	td. 2.72%		
		nsurance Company 2.6 OMNIBUS ACCOUN		PEATY CLIENTS	2 1	60%
		oyees Stocks Ownersh			.1	070
	•	Services Bank, Ltd. (7	•			
	•	Services Bank, Ltd. (7				
		Insurance Company,				
(9) Polationship with the Compon		tsui Banking Corporati	on I	.20%		
(8) Relationship with the Compan Shareholding	Nothing to be	reported				
Personnel	Nothing to be	-				
Transaction	-	ies the Company with	equi	pment for telecomm	nunio	cations facilities
	and other prod	- ·	•	•		
Applicability as a related party	Not applicable					
(9) Consolidated financial results	for the most rece	ent three years*				
Fiscal year ended March 31,		2009		2010		2011
Equity attributable to shareholders	s of Toshiba					
Corporation		¥ 447,346 million		797,455 million	¥	868,119 million
Total assets		¥ 5,453,225 million	¥	5,451,173 million	¥	5,379,319 million
Equity per share attributable to sha	areholders of	V 120.25	v	100.00	v	204.00
Toshiba Corporation		¥ 138.25	¥	188.28	¥	204.98
Net sales Operating income		¥ 6,512,656 million ¥ (233,408) million		6,291,208 million 125,248 million		6,398,505 million
Income(loss) from continuing ope	rations, before	+ (235, 4 00) mmon	т	123,246 mmillion	т	240,275 mmon
income taxes and noncontrolling i		¥ (261,467) million	¥	34,413 million	¥	195,549 million
Net income(loss) attributable to sh	areholders of					
Toshiba Corporation		¥ (343,559) million	¥	(19,743) million	¥	137,845 million
Basic earnings (loss) per share attr		V (107.10)	X 7	(4.02)	X 7	20.55
shareholders of Toshiba Corporati Dividend per share	on		¥	(4.93)	¥ ¥	32.55
Dividend per shale		¥ 5			Ŧ	5

* Reported in accordance with US GAAP

 (1) Name (2) Registered address (3) Representatives (4) Principal business (5) Stated capital (6) Date of establishment (7) Major shareholder and ownership (8) Relationship with the Company and mmbi 	 Hakuhodo Inc. (Hakuhodo) 3-1, Akasaka 5-chome, Minato-ku, Tokyo 107-6322, Japan Hirokazu Toda, President & CEO Provision of services pertaining to advertisement and other forms of communications, etc. ¥35,848 million February 11, 1924 HAKUHODO DY HOLDINGS INC. 100% 						
Shareholding	Not applicable						
Personnel	Nothing to be reported	[
Transaction	÷ .		idated subs	idiarv	. mmbi. entru	ist v	arious
Applicability as a related party	promotion businesses to Hakuhodo.						
Fiscal year ended March 31,		4	2009		2010		2011
Total net assets		¥	145,416 million	¥	144,776 million	¥	139,627 million
Total assets		¥	320,155 million	¥	300,864 million	¥	305,785 million
Total net assets per share		Ŧ	mmon	Ŧ	minon	Ŧ	IIIIIIOII
Total liet assets per share			671,371		570,230		570,442
Net sales		¥	million	¥	million	¥	million
		1	minon		(1,919)	1	minon
Operating income		¥ 6,76	65 million 10,660	¥	million	¥	181 million
Ordinary income		¥	million	¥ 2,	285 million	¥	3,250 million (2,063)
Net income Net income per share Dividend per share		¥ 1,64	14 million	¥ 1,	292 million	¥	million

(1) Name	Denki Kogyo Company, Limited (Denki Kogyo)
(2) Registered address	3-1, Marunouchi 3-chome, Chiyoda-ku, Tokyo 100-0005, Japan
(3) Representatives	Shuichi Shindo, President and Representative Director
(4) Principal business	Telecommunications and high radio frequency-related business, facilities
(+) I Interpar business	rental business, etc.
(5) Stated capital	¥8,774 million
(6) Date of establishment	June 1, 1950
(7) Major shareholders and their	
ownership	Japan Trustee Services Bank, Ltd. (Trust Account) 4.70%
e mersing	Sompo Japan Insurance Inc. 3.72%
	The Master Trust Bank of Japan, Ltd. (Trust Account) 3.59%
	Nippon Life Insurance Company 3.32%
	The Bank of Tokyo-Mitsubishi UFJ, Ltd. 2.56%
	Sumitomo Mitsui Banking Corporation 2.50%
	The Dai-ichi Life Insurance Company, Limited 2.48%
	Denki Kogyo Client Stock Ownership Association 2.00%
	Trust & Custody Services Bank, Ltd. (Securities Investment Trust Account)
	1.55%
	Denki Kogyo Employee Stock Ownership Plan 1.28%
(8) Relationship with the Company and mmbi	
Shareholding	Denki Kogyo owns 800 shares (0.002%) of common stock of the Company.
Personnel	Nothing to be reported
Transaction	Denki Kogyo supplies the Company with equipment for
Transaction	telecommunications facilities and other products.
Applicability as a related party	Not applicable
(9) Consolidated financial results for the	

Fiscal year ended March 31,	2009	2010	2011
Total net assets	¥ 35,494 million	¥ 37,465 million	¥ 36,452 million
Total assets	¥ 60,634 million	¥ 62,110 million	¥ 59,811 million
Total net assets per share	¥ 508.90	¥ 538.84	¥ 536.73
Net sales	¥ 57,281 million	¥ 48,805 million	¥ 44,667 million
Operating income	¥ 4,975 million	¥ 4,601 million	¥ 2,553 million
Ordinary income	¥ 5,192 million	¥ 4,858 million	¥ 2,793 million
Net income	¥ 2,163 million	¥ 3,066 million	¥ 1,130 million
Net income per share	¥ 31.66	¥ 44.90	¥ 16.59
Dividend per share	¥ 28.00	¥ 22.00	¥ 6.00

(1) Name	TV TOKYO Holdings Corporation (TV TOKYO Holdings)
(2) Registered address	3-12 Toranomon 4-chome, Minato-ku, Tokyo 105-8012, Japan
(3) Representatives	Masayuki Shimada, President and CEO
(4) Principal business	Terrestrial broadcasting business, broadcasting-related peripheral business,
	BS satellite broadcasting business and Internet/mobile business that
	perform business using the rights for secondary use of terrestrial
	broadcasting and other programs, or other rights derived from broadcast
	programs, etc.
(5) Stated capital	¥10,000 million
(6) Date of establishment	October 1, 2010
(7) Major shareholders and their	Nikkei Inc. 31.46%
ownership	
	Shin Nihon Kanko Co., Ltd. 5.44%
	TV TOKYO Corporation 4.77%
	Nippon Life Insurance Company 3.60%
	Mitsui & Co., Ltd. 3.48%
	Mizuho Bank, Ltd. 2.51%
	Tokyo Keikaku Inc. 2.29%
	The Bank of Tokyo-Mitsubishi UFJ, Ltd. 2.07%
	Japan Trustee Services Bank, Ltd. (Sumitomo Mitsui Banking Corporation
	Retirement Benefit re-entrusted by Chuo Mitsui Asset Trust and Banking
	Company, Ltd.) 2.05%
	Toray Industries, Inc. 1.80%
	Mainichi Broadcasting System, Inc. 1.80%
(8) Relationship with the Company and	
mmbi	
Shareholding	The Company owns 15,930 shares (0.01%) of common stock of TV
	TOKYO Holdings through its wholly-owned subsidiary, docomo.com.
Personnel	Nothing to be reported
Transaction	Not applicable
Applicability as a related party	Not applicable
(9) Consolidated financial results for the	most recent three years

Fiscal year ended March 31,	2009	2010		2011
Total net assets			¥	61,420 million
Total assets			¥	86,682 million
Total net assets per share			¥	2,225.39
Net sales			¥	107,327 million
Operating income			¥	2,275 million
Ordinary income			¥	2,671 million
Net income			¥	2,694 million
Net income per share			¥	112.79
Dividend per share			¥	25.00

(1) Name	Hakuhodo DY Media Partners Inc.			
(2) Registered address	3-1, Akasaka 5-chome, Minato-ku, Tokyo 107-6321, Japan			
(3) Representatives	Hisao Oomori, President & CEO			
(4) Principal business	Handling of newspaper, magazine, radio, television, Internet, outdoor			
	media and other advertisements, sales promotion and public relations, etc.			
(5) Stated capital	¥9,500 million			
(6) Date of establishment	December 1, 2003			
(7) Major shareholder and ownership	HAKUHODO DY HOLDINGS INC. 100%			
(8) Relationship with the Company and				
mmbi				
Shareholding	Not applicable			
Personnel	Nothing to be reported			
Transaction	Not applicable			
Applicability as a related party	Not applicable			
(9) Financial results for the most recent three years				
Fiscal year ended March 31	2009 2010 2011			

Fiscal year ended March 31,	2009	2010	2011
Total net assets	¥ 9,809 million	¥ 21,336 million	¥ 20,121 million
Total assets	¥ 176,404 million	¥ 163,754 million	¥ 167,668 million
Total net assets per share			
Net sales	¥ 522,820 million	¥ 466,196 million	¥ 474,042 million
Operating income	¥ (170) million	¥ 782 million	¥ 2,280 million
Ordinary income	¥ 23 million	¥ 757 million	¥ 2,446 million
Net income	¥ (10,019) million	¥ 293 million	¥ 493 million
Net income per share			
Dividend per share			

(1) Name(2) Registered address	Philippine Long Distance Telephone Company (PLDT) Ramon Cojuangco Building, Makati Avenue, Makati City, Metro Manila, the Philippines				
(3) Representatives	Napoleon L. Nazareno, President and CEO				
(4) Principal business	Provider of fixed-line and wireless telecommunications in the Philippines				
(5) Stated capital	5.3 billion PHP				
(6) Date of establishment	November 28, 1928				
(7) Major shareholders and their					
ownership (as of August 31, 2011)	First Pacific Company Limited 26.47%				
	NTT DOCOMO, INC. 14.33%*1	- 01			
	NTT Communications Corporation 6.76 Others 52.44%	0%			
(8) Relationship with the Company and	Others 52.44%				
mmbi					
Shareholding	The Company owns 26,768,074 shares	$(14.3\%^{*1,2})$ of comm	non stock of		
	PLDT.	(1.10,70)) 01 00111			
Personnel	The Company dispatches one board member and two corporate advisors to				
	PLDT.	-			
Transaction	The Company provides PLDT with vari	•			
Applicability as a related party	PLDT is an affiliated company accounted for by the equity method.				
(9) Consolidated financial results for the	most recent three years ^{*3}				
Figure 1 war and a d December 21	2008	2009	2010		
Fiscal year ended December 31,	107.0 billion	99.1 billion	97.4 billion		
Shareholders equity	PHP	PHP	PHP		
Shareholders' equity	252.6 billion	280.1 billion	277.8 billion		
Total assets	PHP	PHP	PHP		
Shareholders equity per share					
	145.6 billion	148.0 billion	144.5 billion		
Net sales	PHP	PHP	PHP		
Operating income					
	54.5 billion	54.8 billion	53.7 billion		
Income before income taxes and noncom	0	PHP	PHP		
Net income	35.3 billion PHP	40.1 billion PHP	40.3 billion PHP		
Net income per share	PHP	гпг	гпР		
Dividend per share	200 PHP	218 PHP	222 PHP		
Difficility per siture	2001111	2101111			

- *1 14.61% (31,330,155 shares) as of November 25, 2011
- *2 Includes 8,533,253 shares through ADRs (American Depository Receipts)
- *3 Reported in accordance with Philippine Accounting Standards

<Reference> (Existing capital and business alliance partners)

SKY Perfect JSAT Corporation (1) Name (2) Registered address 14-14, Akasaka 1-chome, Minato-ku, Tokyo 107-0052, Japan (3) Representatives Shinji Takada, Representative Director, President & Chief Executive Officer The multi-channel pay TV broadcasting business and the satellite (4) Principal business communications business (5) Stated capital ¥50,083 million (6) Date of establishment November 10, 1994 (1) Name Nippon Television Network Corporation 6-1, Higashi Shimbashi 1-chome, Minato-ku, Tokyo 105-7444, Japan (2) Registered address (3) Representatives Yoshio Okubo, Representative Director, President Content business, property rental and leasing business, etc. (4) Principal business (5) Stated capital ¥18,575 million (6) Date of establishment October 28, 1952 Tokyo Broadcasting System Holdings, INC. (1) Name 3-6. Akasaka 5-chome, Minato-ku, Tokyo, 107-8006, Japan (2) Registered address (3) Representatives Toshichika Ishihara, President (4) Principal business Authorized broadcast holding company, administration and management of subsidiaries, real estate, television stations (5) Stated capital ¥54,986 million (6) Date of establishment May 17, 1951 (1) Name DENTSU INC. (2) Registered address 8-1, Higashi-shimbashi 1-chome, Minato-ku, Tokyo 105-7001, Japan (3) Representatives Tadashi Ishii, President & CEO (4) Principal business Provision of services relating to advertising and other forms of communication, procudtion and marketing of sports and entertainment content (5) Stated capital ¥58.967 million (6) Date of establishment December 27, 1906 TV Asahi Corporation (1) Name (2) Registered address 9-1, Roppongi 6-chome, Minato-ku, Tokyo 106-8001, Japan (3) Representatives Hiroshi Hayakawa, President (4) Principal business TV broadcasting operations (5) Stated capital ¥36.642 million (6) Date of establishment November 1, 1957 5. Schedule (1) November 29, 2011 Resolution pertaining to allotment of shares to be offered (mmbi Board of

> Directors) Payment date

Service commencement date

(2) December 6, 2011 (expected)(3) April 1, 2012 (expected)6. Future Prospects

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The impact of this alliance to the Company s financial results for the fiscal year ending March 31, 2012, is expected to be insignificant.

For further information, please contact: Investor Relations Department Tel: +81-3-5156-1111