UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

October 27, 2008

Date of Report (Date of earliest event reported)

ADVANCED MICRO DEVICES, INC.

(Exact name of registrant as specified in its charter)

Delaware (State of Incorporation) 001-07882 (Commission File Number) 94-1692300 (IRS Employer Identification Number)

One AMD Place P.O. Box 3453 Sunnyvale, California 94088-3453 (Address of principal executive offices) (Zip Code)

(408) 749-4000

(Registrant's telephone number, including area code)

N/A

(Former Name or Former Address, if Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

D Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01 Entry into Material Definitive Agreement.

As Advanced Micro Devices, Inc., a Delaware corporation (the "*Company*"), previously reported on a Current Report on Form 8-K filed on August 29, 2008, the Company is party to an Asset Purchase Agreement, dated August 25, 2008, by and among the Company, Broadcom Corporation, a California corporation ("*Broadcom*"), and Broadcom International Limited, an exempted company organized and existing under the laws of the Cayman Islands ("*BIL*" and together with Broadcom and the Company, the "*Parties*").

On October 27, 2008, the Parties executed Amendment No. 1 to the Asset Purchase Agreement (the "*Amendment*" and the Asset Purchase Agreement as so amended, the "*Amended Asset Purchase Agreement*"), pursuant to which the aggregate cash purchase price payable by Broadcom to the Company was reduced from \$192.8 million to \$141.5 million, less an adjustment for certain employee-related expenses, and the dollar amount of the indemnification escrow deposit was reduced from \$19 million to \$14 million. As a result of this purchase price reduction, the Company recorded an additional loss from the sale of approximately \$51 million which is in addition to the amount previously disclosed in the Company's press release furnished as an exhibit on the Current Report on Form 8-K previously filed by the Company on October 16, 2008. Such loss will be reflected in the Company's condensed consolidated financial statements included in the Company's Quarterly Report on Form 10-Q for the quarter ending September 27, 2008.

Pursuant to the Amendment, certain representations, warranties, and agreements were made relating to specified intellectual property.

The foregoing is a summary of the terms of the Amendment and does not purport to summarize or include all terms relating to the Amendment. The foregoing summary is qualified in its entirety by reference to the Amendment, which will be filed as a exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ending September 27, 2008.

Item 2.01 Completion of Acquisition or Disposition of Assets.

On October 27, 2008, the Company completed the sale of assets related to the Company's digital television business (the "*DTV Assets*") to Broadcom and BIL. Pursuant to the terms and subject to the conditions of the Amended Asset Purchase Agreement, as consideration for the DTV Assets, Broadcom paid to the Company \$141.5 million in cash, less an adjustment for certain employee-related expenses. \$14 million of the purchase price was deposited in escrow for a period of 18 months following the closing to satisfy any amount owed by the Company to Broadcom pursuant to the indemnification provisions of the Amended Asset Purchase Agreement. An additional \$15 million of the purchase price was deposited in escrow to be held until certain audited 2008 financial statements for the acquired business have been delivered to Broadcom; such escrow is subject to forfeiture or reduction in the event of non-delivery or delay in delivery beyond certain agreed time periods.

Additional details regarding the transaction are provided in Item 1.01 above and the related Current Report on Form 8-K previously filed by the Company on August 29, 2008.

Item 9.01 Financial Statements and Exhibits.

(b) Pro Forma Financial Information

The Unaudited Pro Forma Condensed Consolidated Statements of Operations for the years ended December 29, 2007, and December 31, 2006, the Unaudited Pro Forma Condensed Consolidated Balance Sheet as of June 28, 2008, and the Notes to the Unaudited Pro Forma Condensed Consolidated Financial Statements of the Company are included as Exhibit 99.1 to this Current Report on Form 8-K.

These unaudited pro forma condensed consolidated financial statements are presented for illustrative purposes only and are not necessarily indicative of the operating results or the financial position that would have been achieved had the sale been consummated as of the dates indicated or of the results that may be obtained in the future. These unaudited pro forma condensed consolidated financial statements and the accompanying notes should be read together with the Company's audited consolidated financial statements and accompanying notes as of and for the year ended December 29, 2007, and Management's Discussion and Analysis of Financial Condition and Results of Operations included in the Company's Annual Report on Form 10-K for the year ended December 29, 2007, as well as in conjunction with the Company's unaudited condensed consolidated financial statements and accompanying notes as of and for the six months ended June 28, 2008, and Management's Discussion and Analysis of Financial Condition and Results of Operations included in the Company's Quarterly Report on Form 10-Q for the six months ended June 28, 2008.

These unaudited pro forma condensed consolidated financial statements are being filed to satisfy the requirements under Securities and Exchange Commission Regulation S-X, Rule 11-01 and Rule 11-02, with respect to the disposition of the DTV Assets.

(d) Exhibits

Exhibit No.	Description
99.1	Unaudited Pro Forma Condensed Consolidated Statements of Operations for years ended December 29, 2007 and December 31, 2006 and the
	Unaudited Pro Forma Condensed Consolidated Balance Sheet as of June 28, 2008.

SIGNATURES

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

Date: October 29, 2008

ADVANCED MICRO DEVICES, INC.

By: /s/ Katy Wells

Name: Katy Wells

Title: Corporate Vice President, Deputy General Counsel and Assistant Secretary

Exhibit	No.

Description

99.1

Unaudited Pro Forma Condensed Consolidated Statements of Operations for years ended December 29, 2007 and December 31, 2006 and the Unaudited Pro Forma Condensed Consolidated Balance Sheet as of June 28, 2008.

Advanced Micro Devices, Inc. Unaudited Pro Forma Condensed Consolidated Financial Statements

These unaudited pro forma condensed consolidated financial statements of the Company have been prepared to reflect the October 27, 2008 sale of certain assets of the Company's digital television business (DTV) to Broadcom Corporation as described in Item 2.01 of this Current Report.

The Unaudited Pro Forma Condensed Consolidated Statements of Operations for the years ended December 29, 2007 and December 31, 2006 are based on the Company's historical condensed consolidated statements of operations, and give effect to the disposition transaction as if it had occurred on December 26, 2005, the first day of fiscal 2006. The Company purchased DTV as part of the acquisition of ATI Technologies Inc. on October 25, 2006. Since DTV was purchased on October 25, 2006, the Unaudited Pro Forma Condensed Consolidated Statement of Operations for the year ended December 31, 2006 includes the results of operations for DTV for the period October 26, 2006 through December 31, 2006. For the six months ended June 28, 2008, DTV's and the Company's Hand-held Products Business (Hand-held) results of operations were presented as discontinued operations in the Company's Quarterly Report on Form 10-Q for the period ended June 28, 2008, in accordance with FASB Statement No. 144, *Accounting for the Impairment or Disposal of Long-Lived Assets*; therefore, an unaudited pro forma condensed consolidated statement of operations is not necessary for that period. Also, these unaudited pro forma condensed Consolidated financial statements present the Hand-held business as a discontinued operation for all periods presented. The Unaudited Pro Forma Condensed Consolidated Balance Sheet as of June 28, 2008 is based on the Company's historical balance sheet as of that date, and gives effect to the disposition transaction as if it had occurred on June 28, 2008. The Unaudited Pro Forma Condensed Consolidated financial statements for non-recurring items or changes in operating strategies arising as a result of the disposition. These unaudited pro forma condensed Consolidated Balance Sheet as of June 28, 2008, is descer on operating strategies arising as a result of the disposition. These unaudited pro forma condensed Consolidated Balance Sheet. Accordingly, the actual effect of the sale, due to this and other factors, could differ f

These unaudited pro forma condensed consolidated financial statements are presented for illustrative purposes only and are not necessarily indicative of the operating results or the financial position that would have been achieved had the sale been consummated as of the dates indicated or of the results that may be obtained in the future. These unaudited pro forma condensed consolidated financial statements and the accompanying notes should be read together with the Company's audited consolidated financial statements and accompanying notes as of and for the year ended December 29, 2007, and Management's Discussion and Analysis of Financial Condition and Results of Operations included in the Company's Annual Report on Form 10-K for the year ended June 28, 2008, and Management's Discussion and Analysis of Financial Condition and Results of Operations included in the company's Quarterly Report on Form 10-Q for the six months ended June 28, 2008.

Advanced Micro Devices, Inc.

Unaudited Pro Forma Condensed Consolidated Statement of Operations For the year ended December 29, 2007

(in millions, except per share amounts)

	Historical AMD	Pro Forma Adjustments (c)	Pro Forma AMD
Net revenue	\$ 6,013	\$ (319)	\$ 5,694
Cost of sales	3,751	(200)	3,551
Gross margin	2,262	(119)	2,143
Research and development	1,847	(147)	1,700
Marketing, general and administrative	1,373	(26)	1,347
Impairment of goodwill and acquired intangible assets	1,608	(1,003)	605
Amortization of acquired intangible assets and integration charges	299	(134)	165
Operating income (loss)	(2,865)	1,191	(1,674)
Interest income	73	_	73
Interest expense	(367)	—	(367)
Other income (expense), net	(7)		(7)
Income (loss) from continuing operations before minority interest, equity in net loss of Spansion Inc. and other and			
income taxes	(3,166)	1,191	(1,975)
Minority interest in consolidated subsidiaries	(35)	—	(35)
Equity in net loss of Spansion Inc. and other	(155)		(155)
Income (loss) from continuing operations before income taxes	(3,356)	1,191	(2,165)
Provision (benefit) for income taxes	23	<u>8(f)</u>	31
Income (loss) from continuing operations	\$ (3,379)	\$ 1,183	\$ (2,196)
Income (loss) per common share			
Basic and Diluted:	\$ (6.06)		\$ (3.94)
Shares used in per share calculation			
Basic and diluted	558		558

Advanced Micro Devices, Inc.

Unaudited Pro Forma Condensed Consolidated Statement of Operations For the year ended December 31, 2006 (in millions, except per share amounts)

	Historical AMD	Pro Forma Adjustments (c)	Pro Forma AMD
Net revenue	\$ 5,649	\$ (97)	\$ 5,552
Cost of sales	2,856	(86)	2,770
Gross margin	2,793	(11)	2,782
Research and development	1,205	(27)	1,178
Marketing, general and administrative	1,140	(4)	1,136
In-process research and development	416	(221)	195
Amortization of acquired intangible assets and integration charges	79	(25)	54
Operating income (loss)	(47)	266	219
Interest income	116	—	116
Interest expense	(126)	—	(126)
Other income (expense), net	(13)		(13)
Income (loss) from continuing operations before minority interest, equity in net loss of Spansion Inc. and other and			
income taxes	(70)	266	196
Minority interest in consolidated subsidiaries	(28)	—	(28)
Equity in net loss of Spansion Inc. and other	(45)		(45)
Income (loss) from continuing operations before income taxes	(143)	266	123
Provision (benefit) for income taxes	23	(8)(f)	15
Income (loss) from continuing operations	\$ (166)	\$ 274	\$ 108
Income (loss) per common share			
Basic	\$ (0.34)		\$ 0.22
Diluted	\$ (0.34)		\$ 0.21
Shares used in per share calculation			
Basic	492		492
Diluted	492		509

Advanced Micro Devices, Inc. Unaudited Pro Forma Condensed Consolidated Balance Sheet As of June 28, 2008

(in millions, except par value amounts)

Current assets: \$ 1,669 \$ 1,669 Accounts receivable, net 437 9(g) 446 Inventories 791 - 791 Prepaid expenses and other current assets 244 16(g)(i) 260 Deferred income taxes 20 - 20 Assets of discontinued operations 372 (277)(b) 95(h Total current assets 3,431 (150) 3,281 Property, plant and equipment, net 4,599 3(g) 4,602 Godwill 945 - 945 Accountistion related intangible assets, net 253 - 253 Other assets 556 14(d) 570 50 Total Assets § 9,784 \$ 14(d) 570 Total Assets \$ 9,784 \$ 9(g) \$ 809 Accounts payable \$ \$800 \$ 9(g) \$ 809 Accrued inabilities: 730 2(g) \$ 809 1(g) 816 Current portion of long-term debt and capital lease obligations 60 -		Historical AMD	Pro Forma Adjustments	Pro Forma AMD
Cash, cash equivalents and marketable securities \$ 1.567 \$ 102(a) \$ 1.669 Accounts receivable, net 437 9(g) 446 Inventories 791 - 791 Prepaid expenses and other current assets 244 16(g)(i) 260 Deferred income taxes 20 - 20 Assets of discontinued operations 3431 (150) 3231 Property, plant and equipment, net 4.599 3(g) 4.602 Goodwill 455 - 945 Acquisition related intangible assets, net 253 - 253 Other assets 59784 \$ (133) \$ 9.051 Labilities and Stockholders' Equity - 945 Current liabilities 500 \$ 9(g) \$ 800 Accrued compensation and benefitis 160 3(g) 163 Accrued liabilities 730 2(g) 732 Deferred income taxes 246 - 246 Other short-term obligations 60 - 60 Other asset 339 - 399 - 246 </td <td>Assets</td> <td></td> <td></td> <td></td>	Assets			
Accounts receivable, net 437 9(g) 446 Inventories 791 − 791 Prepaid expenses and other current assets 20 − 20 Assets of discontinued operations 22 (277)(b) 95(h Total current assets 3,431 (150) 3,281 Property, plant and equipment, net 4,599 3(g) 4,602 Codowill 445 − 945 Acquisition related intagrible assets, net 253 − 253 Other assets 55 14(d) 570 Total Assets \$ 9(g) \$ 800 \$ 9(g) \$ 800 Accrued orompensation and benefits 160 3(g) 6(3) Accrued orompensation and benefits 160 3(g) 163 Accrued orompensation and benefits 309 − 230 Deferred income on shipments to distributors 80 1(g) 81 Current tabilities 309 − 369 − 246 Other asset 3 − 3 − 360 160 60 60	Current assets:			
Inventories 791 791 Prepaid expenses and the current assets 244 $16(g)(i)$ 260 Deferred income taxes 20 20 Assets of discontinued operations 322 $(277)(b)$ $926(i)$ Total current assets 3431 (150) 3281 Property, plant and equipment, net $4,599$ $3(g)$ $4,602$ Acquisition related intangible assets, net 253 - 253 Other assets 556 $14(d)$ 570 Total Assets $59,784$ $$ (133)$ $$ 9,651$ Liabilities and Stockholders' Equity - 945 - Current liabilities $$ 9,784$ $$ (133)$ $$ 9,651$ Accounds payable $$ 800$ $$ 9(g)$ $$ 809$ Accrued compensation and benefits 160 $3(g)$ 163 Accrued liabilities 730 $2(g)$ 732 Deferred income on shipments to distributors 80 $1(g)$ 81 Current portion of long-term debt and capital lease obligations 246 - 2468		\$ 1,567	\$ 102(a)	\$ 1,669
Prepaid expenses and other current assets 244 $16(g)(i)$ 260 Deferred income taxes 20 - 20 Assets of discontinued operations 322 $(277)(b)$ 95(b) Total current assets 3.431 (150) 3.281 Property, plant and equipment, net 4,599 3(g) 4,602 Codowill 945 - 945 Acquisition related intangible assets, net 253 - 253 Other assets 556 14(d) 5700 Total Assets \$ 9,784 \$ (133) \$ 9,651 Liabilities and Stockhoders' Equip - 243 - 243 Accounts payable \$ 800 \$ 9(g) \$ 809 Accruced compensation and benefits 160 3(g) 163 Accruced liabilities 730 2(g) 732 2(g) 732 Deferred income on shipments to distributors 80 1(g) 81 Current portion of long-term debt and capital lease obligations 246 - 246 Deferred income taxes 369 - 369 - 369 <	Accounts receivable, net		9(g)	
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Inventories	791	—	791
Assets of discontinued operations $\frac{372}{100}$ $\frac{(277)(b)}{25(b}$ $\frac{95(b)}{3.281}$ Total current asets 3.431 (150) 3.281 Property, plant and equipment, net 4.599 $3(g)$ 4.602 Goodwill 945 - 945 Acquisition related intangible assets, net 2.53 - 2.53 Other assets 556 $14(d)$ 570 Total Assets $$ 9.784$ $$ (133)$ $$ 9.651$ Liabilities Accounts payable $$ 800$ $$ 9(g)$ $$ 809$ Accruced compensation and benefits 160 $3(g)$ 163 Current labilities 730 $2(g)$ 732 Deferred income on shipments to distributors 80 $1(g)$ 81 Current portion of long-term debt and capital lease obligations 246 - 246 Other short-term obligations 23 (150b) 800 Liabilities 309 - 369 - 4695 Other short-term obligations, less current portion 4.955 - 4.955 - 4.955		244	16(g)(i)	260
Total current assets $3,431$ (150) $3,281$ Property, plant and equipment, net $4,599$ $3(g)$ $4,602$ Goodwill 945 — 945 Acquisition related intangible assets, net 253 — 253 Other assets 556 14(d) 570 Total Assets $$$ 9,784$ $$$ (133)$ $$$ 9,651$ Liabilities and Stockholders' Equity E 14(d) 570 Current liabilities: 160 $3(g)$ 163 Accrued compensation and benefits 160 $3(g)$ 163 Accrued liabilities 730 $2(g)$ 732 Deferred income on shipments to distributors 80 1(g) 81 Current potion of long-term debt and capital lease obligations 246 — 246 Other current liabilities 369 — 369 14(9) 810 Current potion of long-term debt and capital lease obligations 246 — 2468 2468 — 2468 Detered income aspecta casseta casseta casseta casseta c	Deferred income taxes	20	—	20
Property, plant and equipment, net $4,599$ $3(g)$ $4,602$ Goodwill945945Acquisition related intagible assets, net 253 253 Other assets 556 $14(d)$ 570 Total Assets $59,784$ $$ (133)$ $$ 9,651$ Liabilities and Stockholders' EquipyCurrent liabilities: $$ 800$ $$ 9(g)$ $$ 800$ Accounts payable $$ 800$ $$ 9(g)$ $$ 800$ Accrued compensation and benefits 160 $3(g)$ 163 Accrued liabilities730 $2(g)$ 732 Deferred income on shipments to distributors 80 $1(g)$ 81 Current liabilities 246 246 Other short-tern obligations 60 60 Other short-tern obligations 60 369 Liabilities of discontinued operations 23 $(15)(b)$ $8(h)$ Total current liabilities $2,468$ $2,468$ Deferred income taxes 3 35 Deferred income taxes 3 $4,955$ Deferred income taxes 809 -1695 -695 Minority interest in consolidated subsidiaries 189 189 Stockholders' equity: -66 -66 -66 Capital atock: 66 66 Capital atock: -66 $-5,962$ $-5,962$ Retained carnings (deficif) $(4,647)$ $(133)(e)$ $(4,780)$ Accurded carnings (defi	Assets of discontinued operations	372	(277)(b)	95(h)
Goodwill945945Acquisition related intangible assets, net253253Other assets 556 $14(d)$ 570 Total Assets $\underline{\$ 9,784}$ $\underline{\$ (133)}$ $\underline{\$ 9,651}$ Liabilities and Stockholders' Equity	Total current assets	3,431	(150)	3,281
Goodwill945945Acquisition related intangible assets, net253253Other assets 556 $14(d)$ 570 Total Assets $\underline{\$ 9,784}$ $\underline{\$ (133)}$ $\underline{\$ 9,651}$ Liabilities and Stockholders' Equity	Property, plant and equipment, net	4,599	3(g)	4,602
Other assets55614(d)570Total Assets\$ 9,784\$ (133)\$ 9,651Liabilities and Stockholders' EquityCurrent liabilities:Accounts payable\$ 800\$ 9(g)\$ 809Accrued compensation and benefits1603(g)163Accrued liabilities7302(g)732Deferred income on shipments to distributors801(g)81Current portion of long-term debt and capital lease obligations246—246Other short-term obligations60—600Other short-term obligations23(15)(b)8(h)Liabilities of discontinued operations23(15)(b)8(h)Deferred income taxes3—33Long-term liabilities695—695695Other short-term obligations, less current portion4,955—4,955Other liabilities of discontinued operations, less current portion4,955—4,955Other short-term obligations, less current portion4,955—4,955Other short-term obligations, less current portion4,955—4,955Other short-term obligations, less current portion4,955—695Minority interest in consolidated subsidiaries189——189Stockholders' equityCommon stock, par value6—66Capital stock:5,962—5,962—5,962Retained earnings (deficit	Goodwill	945		945
Other assets55614(d)570Total Assets\$ 9,784\$ (133)\$ 9,651Liabilities and Stockholders' EquityCurrent liabilities:Accounts payable\$ 800\$ 9(g)\$ 809Accrued compensation and benefits1603(g)163Accrued liabilities7302(g)732Deferred income on shipments to distributors801(g)81Current portion of long-term debt and capital lease obligations246—246Other short-term obligations60—600Other short-term obligations23(15)(b)8(h)Liabilities of discontinued operations23(15)(b)8(h)Deferred income taxes3—33Long-term liabilities695—695695Other short-term obligations, less current portion4,955—4,955Other liabilities of discontinued operations, less current portion4,955—4,955Other short-term obligations, less current portion4,955—4,955Other short-term obligations, less current portion4,955—4,955Other short-term obligations, less current portion4,955—695Minority interest in consolidated subsidiaries189——189Stockholders' equityCommon stock, par value6—66Capital stock:5,962—5,962—5,962Retained earnings (deficit	Acquisition related intangible assets, net	253	_	253
Liabilities and Stockholders' EquityImage: Constraint of the state of	Other assets	556	14(d)	570
Current liabilities:Accounts payable\$ 800\$ 9(g)\$ 809Accrued compensation and benefits1603(g)163Accrued liabilities7302(g)732Deferred income on shipments to distributors801(g)81Current portion of long-term debt and capital lease obligations246—246Other short-term obligations60—6060Other current liabilities369—369369Liabilities of discontinued operations23(15)(b)8(hTotal current liabilities2,468—2,468Deferred income taxes3—33Long-term debt and capital lease obligations, less current portion4,955—4,955Other long-term liabilities695—695695Other long-term liabilities695—695695Other long-term liabilities189—189189Stockholders' equity	Total Assets	\$ 9,784	\$ (133)	\$ 9,651
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Accrued compensation and benefits160 $3(g)$ 163Accrued liabilities730 $2(g)$ 732Deferred income on shipments to distributors80 $1(g)$ 81Current portion of long-term debt and capital lease obligations246246Other short-term obligations6060Other current liabilities369369Liabilities of discontinued operations23(15)(b)8(hTotal current liabilities2,4682,468Deferred income taxes33Long-term debt and capital lease obligations, less current portion4,9554,955Other short-term solidated subsidiaries189189Stockholders' equity:-6666Capital in excess of par value66695Retained earnings (deficit)(4,647)(133)(e)(4,780)Accumulated other comprehensive income153153153	Current liabilities:			
Accrued liabilities7302(g)732Deferred income on shipments to distributors801(g)81Current portion of long-term debt and capital lease obligations246—246Other short-term obligations60—6060Other current liabilities369—369369Liabilities of discontinued operations23(15)(b)8(hTotal current liabilities2,468—2,468Deferred income taxes3—3Long-term debt and capital lease obligations, less current portion4,955—4,955Other long-term liabilities695—695189Stockholders' equity:IssIssIss189189Capital stock:5,962—5,9625,9625,962Retained earnings (deficit)(4,647)(133)(e)(4,780)1,341Accumulated other comprehensive income1531531,341	Accounts payable	\$ 800	\$ 9(g)	\$ 809
Deferred income on shipments to distributors801(g)81Current portion of long-term debt and capital lease obligations246246Other short-term obligations6060Other current liabilities369369Liabilities of discontinued operations23(15)(b)8(hTotal current liabilities2,4682,468Deferred income taxes33Long-term debt and capital lease obligations, less current portion4,9554,955Other long-term liabilities695695Minority interest in consolidated subsidiaries189189Stockholders' equity:-189189Capital in excess of par value5,9625,962Retained earnings (deficit)(4,647)(133)(e)(4,780)Accumulated other comprehensive income153153Total stockholders' equity1,474(133)1,341	Accrued compensation and benefits	160	3(g)	163
Current portion of long-term debt and capital lease obligations 246 - 246 Other short-term obligations 60 - 60 Other current liabilities 369 - 369 Liabilities of discontinued operations 23 $(15)(b)$ $8(h$ Total current liabilities $2,468$ - $2,468$ Deferred income taxes 3 - 3 Long-term debt and capital lease obligations, less current portion $4,955$ - $4,955$ Other long-term liabilities 695 - 695 Other long-term liabilities 695 - 695 Minority interest in consolidated subsidiaries 189 - 189 Stockholders' equity: $Capital stock:$ $ 6$ Capital in excess of par value 6 - 6 Capital in excess of par value $(4,647)$ $(133)(e)$ $(4,780)$ Accumulated other comprehensive income 153 153 Total stockholders' equity $1,474$ (133) $1,341$	Accrued liabilities	730	2(g)	732
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Other short-term obligations 60 60 Other current liabilities 369 369 Liabilities of discontinued operations 23 $(15)(b)$ $8(h$ Total current liabilities $2,468$ $2,468$ Deferred income taxes 3 3 Long-term debt and capital lease obligations, less current portion $4,955$ $4,955$ Other long-term liabilities 695 695 Other long-term liabilities 695 695 Stockholders' equity:189189Common stock, par value 6 6 Capital in excess of par value $5,962$ $5,962$ Retained earnings (deficit) $(4,647)$ $(133)(e)$ $(4,780)$ Accumulated other comprehensive income 153 153Total stockholders' equity $1,474$ (133) $1,341$	Current portion of long-term debt and capital lease obligations	246	_	246
Liabilities of discontinued operations23(15)(b)8(hTotal current liabilities2,468-2,468Deferred income taxes3-3Long-term debt and capital lease obligations, less current portion4,955-4,955Other long-term liabilities695-695Minority interest in consolidated subsidiaries189-189Stockholders' equity:-6-6Capital stock:-5,962-5,962Retained earnings (deficit)(4,647)(133)(e)(4,780)Accumulated other comprehensive income153153Total stockholders' equity1,474(133)1,341		60	_	60
Total current liabilities $2,468$ - $2,468$ Deferred income taxes3-3Long-term debt and capital lease obligations, less current portion $4,955$ - $4,955$ Other long-term liabilities 695 - 695 Minority interest in consolidated subsidiaries 189 - 189 Stockholders' equity: Capital stock:6-6Common stock, par value6-6Capital in excess of par value $5,962$ - $5,962$ Retained earnings (deficit) $(4,647)$ $(133)(e)$ $(4,780)$ Accumulated other comprehensive income 153 153 Total stockholders' equity $1,474$ (133) $1,341$	Other current liabilities	369	_	369
Deferred income taxes3-3Long-term debt and capital lease obligations, less current portion $4,955$ - $4,955$ Other long-term liabilities 695 - 695 Minority interest in consolidated subsidiaries 189 - 189 Stockholders' equity: 189 - 189 Capital stock: 6 - 6 Common stock, par value 6 - 6 Capital in excess of par value $5,962$ - $5,962$ Retained earnings (deficit) $(4,647)$ $(133)(e)$ $(4,780)$ Accumulated other comprehensive income 153 153 Total stockholders' equity $1,474$ (133) $1,341$	Liabilities of discontinued operations	23	(15)(b)	8(h)
Long-term debt and capital lease obligations, less current portion $4,955$ $4,955$ Other long-term liabilities 695 695 Minority interest in consolidated subsidiaries 189 189 Stockholders' equity: Capital stock: 6 6 Common stock, par value 6 6 Capital in excess of par value $5,962$ $5,962$ Retained earnings (deficit) $(4,647)$ $(133)(e)$ $(4,780)$ Accumulated other comprehensive income 153 153 Total stockholders' equity $1,474$ (133) $1,341$	Total current liabilities	2,468		2,468
Other long-term liabilities 695 695 Minority interest in consolidated subsidiaries 189 189 Stockholders' equity: Capital stock: $ 6$ 6 Common stock, par value 6 6 6 Capital in excess of par value $5,962$ $5,962$ Retained earnings (deficit) $(4,647)$ $(133)(e)$ $(4,780)$ Accumulated other comprehensive income 153 153 Total stockholders' equity $1,474$ (133) $1,341$	Deferred income taxes	3	_	3
Other long-term liabilities 695 695 Minority interest in consolidated subsidiaries 189 189 Stockholders' equity: Capital stock: $ 6$ 6 Common stock, par value 6 6 6 Capital in excess of par value $5,962$ $5,962$ Retained earnings (deficit) $(4,647)$ $(133)(e)$ $(4,780)$ Accumulated other comprehensive income 153 153 Total stockholders' equity $1,474$ (133) $1,341$	Long-term debt and capital lease obligations, less current portion	4.955	_	4,955
Minority interest in consolidated subsidiaries 189 — 189 Stockholders' equity: Capital stock: 6 — 6 Common stock, par value 6 — 6 Capital in excess of par value $5,962$ — $5,962$ Retained earnings (deficit) $(4,647)$ $(133)(e)$ $(4,780)$ Accumulated other comprehensive income 153 153 Total stockholders' equity $1,474$ (133) $1,341$		· · · · · · · · · · · · · · · · · · ·	_	/
Stockholders' equity:Capital stock:Common stock, par value6Capital in excess of par value5,962Retained earnings (deficit)(4,647)Accumulated other comprehensive income153Total stockholders' equity1,474(133)1,341		189	_	189
Capital stock:Common stock, par value6—6Capital in excess of par value5,962—5,962Retained earnings (deficit)(4,647)(133)(e)(4,780)Accumulated other comprehensive income153153Total stockholders' equity1,474(133)1,341				
Common stock, par value 6 - 6 Capital in excess of par value 5,962 - 5,962 Retained earnings (deficit) (4,647) (133)(e) (4,780) Accumulated other comprehensive income 153 153 Total stockholders' equity 1,474 (133) 1,341				
Capital in excess of par value 5,962 — 5,962 Retained earnings (deficit) (4,647) (133)(e) (4,780) Accumulated other comprehensive income 153 153 Total stockholders' equity 1,474 (133) 1,341	1	6	_	6
Retained earnings (deficit) (4,647) (133)(e) (4,780) Accumulated other comprehensive income 153 153 Total stockholders' equity 1,474 (133) 1,341			_	
Accumulated other comprehensive income153153Total stockholders' equity1,474(133)1,341		· · · · · · · · · · · · · · · · · · ·	(133)(e)	· · · · · · · · · · · · · · · · · · ·
Total stockholders' equity 1,474 (133) 1,341			(100)(•)	
			(133)	
	Total Liabilities and Stockholders' Equity	\$ 9,784		

Advanced Micro Devices, Inc.

Notes to the Unaudited Pro Forma Condensed Financial Statements

(a) Represents sales proceeds less certain direct transaction costs.

- (b) Reflects the elimination of assets and liabilities associated with discontinued operations of the Company's digital television business (DTV) in accordance with FASB Statement No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets.
- (c) Reflects the elimination of the results of operations of the discontinued operations of the Company's digital television business (DTV) and Hand-held Products Business (Hand-held) in accordance with FASB Statement No. 144, *Accounting for the Impairment or Disposal of Long-Lived Assets*, as follows:

		For the year ended				
		December 29, 2007 December 31, 2006			6	
	DTV	Hand-held	Total	DTV	Hand-held	Total
			(In mill	ions)		
Net revenue	\$ 155	\$ 164	\$ 319	\$ 22	\$ 75	\$97
Cost of sales	82	118	200	23	63	86
Gross margin	73	46	\$ 119	(1)	12	\$ 11
Research and development	76	71	147	13	14	27
Marketing, general and administrative	13	13	26	2	2	4
In-process research and development	_	—	—	82	139	221
Impairment of goodwill and acquired intangible assets	476	527	1,003	—	—	—
Amortization of acquired intangible assets and integration charges	63	71	134	12	13	25
Income (loss) from discontinuing operations before income taxes	(555)	(636)	(1,191)	(110)	(156)	(266)
Provision (benefit) for income taxes	(4)	(4)	(8)	4	4	8
Income (loss) from discontinuing operations, net of tax	\$(551)	\$ (632)	\$(1,183)	\$(114)	\$ (160)	\$(274)

(d) Represents the portion of the sales proceeds to be held in escrow, for an 18-month period, to reimburse the buyer for potential indemnification obligations of the Company under the Asset Purchase Agreement.

(e) Represents recognition of the loss, which would have been realized upon the disposition of DTV, had the transaction closed on June 28, 2008.

(f) Reflects 2006 charge for deferred tax liability related to tax deductible goodwill for discontinued operations, and the reversal of amount in 2007 due to goodwill impairment charge.

(g) Represents adjustments to reclassify assets and liabilities presented in discontinued operations as of June 28, 2008, which, in the final Asset Purchase Agreement, were not sold to or assumed by Broadcom.

(h) Represents assets and liabilities of the Company's Hand-held business, which are classified as discontinued operations for all periods presented. The Company's plans with respect to this business are disclosed in its Quarterly Report on Form 10-Q for the period ended June 28, 2008.

(i) Includes the \$15 million portion of sales proceeds to be held in escrow until certain audited 2008 financial statements have been delivered to Broadcom.