NATIONAL STEEL CO Form 6-K June 01, 2007

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

Report of Foreign Private Issuer Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of May, 2007

Commission File Number 1-14732

COMPANHIA SIDERÚRGICA NACIONAL

(Exact name of registrant as specified in its charter)

National Steel Company

(Translation of Registrant's name into English)

Av. Brigadeiro Faria Lima 3400, 20° andar São Paulo, SP, Brazil 04538-132

(Address of principal executive office)

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	X	Form 40-F	

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

105101	Yes		No	X
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(CONVENIENCE TRANSLATION INTO ENGLISH FROM THE ORIGINAL PREVIOUSLY ISSUED IN PORTUGUESE)

FEDERAL PUBLIC SERVICE

CVM BRAZILIAN SECURITIES AND EXCHANGE COMMISSION

QUARTERLY INFORMATION

COMMERCIAL, INDUSTRY & OTHER TYPES OF COMPANY

Accounting Practices
Adopted in Brazil

REGISTRATION WITH CVM SHOULD NOT BE CONSTRUED AS AN EVALUATION OF THE COMPANY.
COMPANY MANAGEMENT IS RESPONSIBLE FOR THE INFORMATION PROVIDED.

01.01 IDENTIFICATION

1 - CVM CODE		3 - CNPJ (Corporate Taxpayer s
00403-0	2 - COMPANY NAME	ID)
	COMPANHIA SIDERÚRGICA NACIONAL	33.042.730/0001-04
4 - NIRE (Corpo	rate Registry ID)	
33-3.00011595		

01.02 HEAD OFFICE

1 ADDRESS R. SÃO JOSÉ, 20/ GF	R. 1602 PARTE		2 DISTRICT CENTRO	
3 ZIP CODE 22010-020	4 CITY RIO DE JANEIRO		0211110	5 STATE RJ
6 AREA CODE 21	7 TELEPHONE 2215-4901	8 TELEPHONE	9 TELEPHONE -	10 TELEX
11 AREA CODE 21	12 FAX 2215-7140	13 FAX	14 FAX	
15 E-MAIL invrel@csn.com.br				

01.03 INVESTOR RELATIONS OFFICER (Company Mailing Address)

1 NAME				
BENJAMIN STEINBR	UCH			
2 ADDRESS			3 DISTRICT	
AV. BRIGADEIRO FA	ARIA LIMA, 3400 20° A	ANDAR	ITAIM BIBI	
4 ZIP CODE	5 CITY			6 STATE
04538-132	SÃO PAULO			SP
7 AREA CODE	8 TELEPHONE	9 TELEPHONE	10 TELEPHONE	11 TELEX
11	3049-7100		-	
12 AREA CODE	13 FAX	14 FAX	15 FAX	
11	3049-7558	3049-7519	-	

16 E-MAIL miriamlo@csn.com.br

01.04 REFERENCE AND AUDITOR INFORMATION

CURRENT	YEAR	CURRENT QUARTER			PRE	VIOUS QUARTER	₹	
1 - BEGINNING	2. END	3 - QUARTER	3 - QUARTER 4 - BEGINNING 5 - END 6			7 - BEGINNING	8 - END	
1/1/2007	12/31/2007	1	1 1/1/2007 3/31/2007			10/1/2006	12/31/2006	
09 - INDEPENDENT ACCOUNTANT					10 - CVM CODE			
KPMG AUDITO	PMG AUDITORES INDEPENDENTES			00418-9				
11. TECHNICIAN IN CHARGE MANUEL FERNANDES RODRIGUES DE SOUZA					IAN S CPF TAXPAYER S RI	EGISTER)		

01.05 CAPITAL STOCK

NUMBER OF SHARES (in thousands)	1 CURRENT QUARTER 3/31/2007	2 PREVIOUS QUARTER 12/31/2006	3 SAME QUARTER, PREVIOUS YEAR 3/31/2006
Paid-up Capital			
1 Common	272,068	272,068	272,068
2 Preferred	0	0	0
3 Total	272,068	272,068	272,068
Treasury Stock			
4 Common	15,578	14,655	14,655
5 Preferred	0	0	0
6 Total	15,578	14,655	14,655

01.06 COMPANY PROFILE

1 TYPE OF COMPANY
Commercial, Industry and Other Types of Company
2 STATUS
Operational
3 NATURE OF OWNERSHIP
Private National
4 ACTIVITY CODE
1060 - Metallurgy and Steel Industry
5 MAIN ACTIVITY
MANUFACTURING, TRANSF. AND TRADING OF STEEL PRODUCTS
6 CONSOLIDATION TYPE
Total
7 TYPE OF REPORT OF INDEPENDENT AUDITORS
Unqualified

01.07 COMPANIES NOT INCLUDED IN THE CONSOLIDATED FINANCIAL STATEMENTS

1 - ITEM	2 - CNPJ (Corporate Taxpayer's ID)	3 - COMPANY NAME

01.08 - CASH DIVIDENDS APPROVED AND/OR PAID DURING AND AFTER THE QUARTER

1 - ITEM	2 - EVENT 3	4	4 -	5 DATE OF	6	TYPE OF SHARE	7 - AMOUNT PER
	AF	PPROVAL	TYPE	PAYMENT			SHARE

2

01.09 - SUBSCRIBED CAPITAL AND CHANGES IN THE CURRENT YEAR

		3 - CAPITAL	4 - AMOUNT		7 - NUMBER	8 - SHARE
1 - ITEM	2 - DATE OF	STOCK	OF CHANGE	5 - NATURE OF	OF SHARES	PRICE WHEN
1 - 11 EM	CHANGE	(In thousands of	(In thousands of	CHANGE	ISSUED	ISSUED
		reais)	reais)		(thousand)	(in reais)

01.10 - INVESTOR RELATIONS OFFICER

1 DATE	2 SIGNATURE
4/24/2007	

02.01 BALANCE SHEETS - ASSETS (in thousands of Reais)

1-CODE	2- DESCRIPTION	3 3/31/2007	4 12/31/2006
1	Total Assets	25,402,966	24,305,340
1.01	Current Assets	5,595,840	5,008,626
1.01.01	Cash and Cash Equivalents	11,679	71,389
1.01.02	Credits	2,462,697	2,280,776
1.01.02.01	Customers	1,531,762	1,428,866
1.01.02.01.01	Domestic Market	565,803	490,529
1.01.02.01.02	Foreign Market	1,036,829	1,007,972
1.01.02.01.03	Allowance for Doubtful Accounts	(70,870)	(69,635)
1.01.02.02	Sundry Credits	930,935	851,910
1.01.02.02.01	Employees	13,450	13,016
1.01.02.02.02	Suppliers	188,780	131,173
1.01.02.02.03	Recoverable Corporate Income Tax and Social Contribution	32,284	31,340
1.01.02.02.04	Deferred Income Tax	244,028	235,030
1.01.02.02.05	Deferred Social Contribution	86,201	82,962
1.01.02.02.06	Other Taxes	153,849	147,570
1.01.02.02.07	Proposed Dividends Receivable	198,304	198,304
1.01.02.02.08	Other Credits	14,039	12,515
1.01.03	Inventories	1,684,581	1,649,930
1.01.04	Others	1,436,883	1,006,531
1.01.04.01	Marketable Securities	984,256	517,474
1.01.04.02	Prepaid Expenses	44,206	41,950
1.01.04.03	Insurance Claimed	408,421	447,107
1.02	Non Current Assets	19,807,126	19,296,714
1.02.01	Long-Term Assets	1,832,610	1,778,635
1.02.01.01	Sundry Credits	837,322	826,803
1.02.01.01.01	Loans Eletrobrás	26,084	31,551
1.02.01.01.02	Marketable Securities Receivable	143,628	144,204
1.02.01.01.03	Deferred Income Tax	427,768	417,046
1.02.01.01.04	Deferred Social Contribution	114,762	111,884
1.02.01.01.05	Other Taxes	125,080	122,118
1.02.01.02	Credits with Related Parties	298,347	282,653
1.02.01.02.01	In Associated and Related Companies	0	0
1.02.01.02.02	In Subsidiaries	298,347	282,653
1.02.01.02.03	Other Related Parties	0	0
1.02.01.03	Others	696,941	669,179
1.02.01.03.01	Judicial Deposits	530,824	509,851
1.02.01.03.02	Marketable Securities	125,673	125,673
1.02.01.03.03	Prepaid Expenses	39,104	32,300
1.02.01.03.04	Others	1,340	1,355
1.02.02	Permanent Assets	17,974,516	17,518,079
1.02.02.01	Investments	5,833,386	5,309,209
1.02.02.01.01	In Associated /Related Companies	0	0
1.02.02.01.02	In Associated/Related Companies-Goodwill	0	0

1.02.02.01.03	In Subsidiaries	5,758,442	5,221,911
1.02.02.01.04	In Subsidiaries -Goodwill	74,944	87,298
1.02.02.01.05	Other Investments	0	0
1.02.02.02	Property, Plant and Equipment	11,976,389	12,031,793
1.02.02.02.01	In Operation, Net	11,081,186	11,250,457

02.01 BALANCE SHEETS - ASSETS (in thousands of Reais)

1-CODE	2- DESCRIPTION	3	3/31/2007	4	12/31/2006
1.02.02.02.02	In Construction		750,246		636,411
1.02.02.02.03	Land		144,957		144,925
1.02.02.03	Intangible Assets		0		0
1.02.02.04	Deferred		164,741		177,077

02.02 BALANCE SHEETS - LIABILITIES (in thousands of Reais)

1- CODE	2- DESCRIPTION	3	3/31/2007	4	12/31/2006
2	Total Liabilities		25,402,966		24,305,340
2.01	Current Liabilities		5,369,771		5,521,473
2.01.01	Loans and Financing		1,898,730		2,126,852
2.01.02	Debentures		21,149		36,240
2.01.03	Suppliers		1,280,978		1,404,537
2.01.04	Taxes and Contributions		586,777		385,694
2.01.04.01	Salaries and Social Contributions		110,900		54,634
2.01.04.02	Taxes Payable		266,215		204,580
2.01.04.03	Deferred Income Tax		154,163		93,000
2.01.04.04	Deferred Social Contribution		55,499		33,480
2.01.05	Dividends Payable		718,175		686,984
2.01.06	Provisions		5,100		20,645
2.01.06.01	Contingencies		44,056		53,584
2.01.06.02	Judicial Deposits		(38,956))	(32,939)
2.01.07	Debt with Related Parties		0		0
2.01.08	Others		858,862		860,521
2.01.08.01	Accounts Payable - Subsidiaries		671,939		683,099
2.01.08.02	Others		186,923		177,422
2.02	Non Current Liabilities		13,151,800		12,557,291
2.02.01	Long-Term Liabilities		13,151,800		12,557,291
2.02.01.01	Loans and Financing		5,964,278		5,419,156
2.02.01.02	Debentures		900,451		897,141
2.02.01.03	Provisions		5,774,315		5,667,992
2.02.01.03.01	Contingencies		3,909,236		3,773,113
2.02.01.03.02	Judicial Deposits		(106,721))	(108,627)
2.02.01.03.03	Deferred Income Tax		1,449,853		1,473,166
2.02.01.03.04	Deferred Social Contribution		521,947		530,340
2.02.01.04	Debts with Related Parties		0		0
2.02.01.05	Advance for Future Capital Increase		0		0
2.02.01.06	Others		512,756		573,002
2.02.01.06.01	Allowance for Loss on Investments		121,153		106,673
2.02.01.06.02	Accounts Payable Subsidiaries		50,840		52,434
2.02.01.06.03	Provisions for Pension Funds		224,094		286,940
2.02.01.06.04	Others		116,669		126,955
2.02.02	Deferred Income		0		0
2.04	Shareholders Equity		6,881,395		6,226,576
2.04.01	Paid-In Capital Stock		1,680,947		1,680,947
2.04.02	Capital Reserves		30		0
2.04.03	Revaluation Reserve		4,147,003		4,208,550
2.04.03.01	Own Assets		4,146,650		4,208,197
2.04.03.02	Subsidiaries/Associated and Related Companies		353		353
2.04.04	Profit Reserves		270,370		337,079
2.04.04.01	Legal		336,189		336,189

2.04.04.02	Statutory	0	0
2.04.04.03	For Contingencies	0	0
2.04.04.04	Unrealized Income	0	0
2.04.04.05	Profit Retentions	0	0

02.02 BALANCE SHEETS - LIABILITIES (in thousands of Reais)

1- CODE	2- DESCRIPTION	3	3/31/2007	4	12/31/2006
2.04.04.06	Special For Non-Distributed Dividends		0		0
2.04.04.07	Other Profit Reserves		(65,819)		890
2.04.04.07.01	From Investments		677,611		677,611
2.04.04.07.02	Treasury Stock		(743,430)		(676,721)
2.04.05	Accrued Profits/Losses		783,045		0
2.04.06	Advance for Future Capital Increase		0		0

03.01 STATEMENTS OF INCOME (in thousands of Reais)

		3- 1/1/2007 to	4- 1/1/2007 to	5- 1/1/2006 to	6- 1/1/2006 to
1- CODE	2- DESCRIPTION	3/31/2007	3/31/2007	3/31/2006	3/31/2006
	Gross Revenue from Sales and/or				
3.01	Services	2,431,278	2,431,278	1,872,179	1,872,179
3.02	Gross Revenue Deductions	(482,279)	(482,279)	(367,492)	(367,492)
	Net Revenue from Sales and/or				
3.03	Services	1,948,999	1,948,999	1,504,687	1,504,687
3.04	Cost of Goods and/or Services Sold	(1,180,380)	(1,180,380)	(1,003,240)	(1,003,240)
	Depreciation, Depletion and				
3.04.01	Amortization	(192,541)	(192,541)	(205,110)	(205,110)
3.04.02	Other	(987,839)	(987,839)	(798,130)	(798,130)
3.05	Gross Income	768,619	768,619	501,447	501,447
3.06	Operating Income/Expenses	227,514	227,514	(55,201)	(55,201)
3.06.01	Selling	(68,532)	(68,532)	(65,830)	(65,830)
3.06.01.01	Depreciation and Amortization	(1,606)	(1,606)	(2,168)	(2,168)
3.06.01.02	Others	(66,926)	(66,926)	(63,662)	(63,662)
3.06.02	General and Administrative	(58,283)	(58,283)	(51,951)	(51,951)
3.06.02.01	Depreciation and Amortization	(4,268)	(4,268)	(3,601)	(3,601)
3.06.02.02	Others	(54,015)	(54,015)	(48,350)	(48,350)
3.06.03	Financial	(94,744)	(94,744)	(150,433)	(150,433)
3.06.03.01	Financial Income	(105,257)	(105,257)	(340,591)	(340,591)
3.06.03.02	Financial Expenses	10,513	10,513	190,158	190,158
	Foreign Exchange and Monetary				
3.06.03.02.01	Variation, net	285,275	285,275	461,577	461,577
3.06.03.02.02	Financial Expenses	(274,762)	(274,762)	(271,419)	(271,419)
3.06.04	Other Operating Income	2,298	2,298	187,630	187,630
3.06.05	Other Operating Expenses	(40,920)	(40,920)	(57,565)	(57,565)
3.06.06	Equity pick-up	487,695	487,695	82,948	82,948
3.07	Operating Income	996,133	996,133	446,246	446,246
3.08	Non-Operating Income	(1,023)	(1,023)	104	104
3.08.01	Income	1	1	1	1

03.01 - STATEMENT OF INCOME (in thousands of reais)

1- CODE	2- DESCRIPTION	3- 1/1/2007 to 3/31/2007	4- 1/1/2007 to 3/31/2007	5- 1/1/2006 to 3/31/2006	6- 1/1/2006 to 3/31/2006
3.08.02	Expenses	(1,024)			103
3.09	Income before Taxes/Participations	995,110	995,110	446,350	446,350
3.10	Provision for Income Tax and Social Contribution	(215,983)	(215,983)	(163,932)	(163,932)
3.11	Deferred Income Tax	(25,639)	(25,639)	15,610	15,610
3.11.01	Deferred Income Tax	(18,130)	(18,130)	13,760	13,760
3.11.02	Deferred Social Contribution	(7,509)	(7,509)	1,850	1,850
3.12	Statutory Participations/Contributions	0	0	0	0
3.12.01	Participations	0	0	0	0
3.12.02	Contributions	0	0	0	0
3.13	Reversal of Interest on Own Capital	0	0	0	0
3.15	Income/ Loss for the Period	753,488	753,488	298,028	298,028
	OUTSTANDING SHARES, EX-TREASURY (in thousands) EARNINGS PER SHARE (in reais)	256,490 2.93769	256,490 2.93769	257,413 1.15778	257,413 1.15778
	LOSS PER SHARE (in reais)	2.73707	2.93109	1.13770	1.13770

00403-0 COMPANHIA SIDERÚRGICA NACIONAL 33.042.730/0001-04

04.01 NOTES TO THE FINANCIAL STATEMENTS

(In thousands of reais, unless otherwise stated)

1. OPERATING CONTEXT

Companhia Siderúrgica Nacional (CSN) is engaged in the production of flat steel products, its main industrial complex being the Presidente Vargas Steelworks (UPV) located in the City of Volta Redonda, State of Rio de Janeiro.

CSN is engaged in the mining of iron ore, limestone and dolomite, in the State of Minas Gerais and tin in the State of Rondônia to meet the needs of UPV, maintains strategic investments in railroad, electricity and ports, to optimize its activities and it is implementing a cement plant in Volta Redonda.

To be closer to customers and win additional markets on a global level, CSN has, in Brazil, a steel distributor, two metal package plants, one for the manufacture of two-piece steel cans, besides a galvanized steel plant in the South of Brazil to supply home appliances and another in the Southeast supplying the automotive industry. Abroad, the Company has a rolling mill in Portugal and another mill in the United States.

2. PRESENTATION OF THE FINANCIAL STATEMENTS

In compliance with the configuration of the form of the Quarterly Financial Information form, the Statements of Changes in Financial Position and of Cash Flows of the parent company and consolidated are presented in the item Other information considered material by the Company .

3. SIGNIFICANT ACCOUNTING PRACTICES

The financial statements were prepared in conformity with the accounting practices followed in Brazil, as well as with the accounting standards and pronouncements issued by the Brazilian Securities Commission CVM.

(a) Statement of Income

The results of operations are determined on an accrual basis.

(b) Marketable securities

The investment funds have daily liquidity and have assets valued at market as per instructions of the Central Bank of Brazil and CVM, since the Company considers these investments as securities retained for trading.

Fixed income securities and financial investments abroad are recorded at cost plus yields accrued through the balance sheet date, and do not exceed market value.

(c) Allowance for doubtful accounts

The allowance for doubtful accounts has been set up in an amount which, in the opinion of Management, is enough to absorb any losses that might be incurred in realizing accounts receivable.

(d) Inventories

Inventories are stated at their average cost of acquisition or production and on-going imports are recorded at their cost of acquisition, not exceeding their market or realization values. Provisions for losses or obsolescence are recorded whenever the management deems necessary.

(e) Other current and non-current assets

Other current and long-term assets are presented at their realization value, including, when applicable, income earned to the balance sheet date or, in the case of prepaid expenses, at cost.

(f) Investments

Investments in subsidiaries and jointly-owned subsidiary companies are recorded by the equity accounting method, adjusted for any amortizable goodwill, if applicable. Other permanent investments are recorded at acquisition cost.

(g) Property, plant and equipment

The property, plant and equipment of the parent company is presented at market or replacement values, based on appraisal reports conducted by independent expert appraisal firms, as permitted by Deliberation 288 issued by the Brazilian Securities Commission on December 3, 1998. Depreciation is computed by the straight-line method, based on the remaining economic useful lives of the assets after revaluation. Depletion of the iron mine Casa de Pedra is calculated on the basis of the quantity of iron ore extracted, and interest charges related to capital funding for construction in progress are capitalized for as long as the projects remain in construction.

(h) Deferred charges

The deferred charges of expenses incurred for development and implementation of projects that should generate a payback to the Company in the next few years, with the amortization applied on a straight-line basis based on the period foreseen for the economic return on the above projects.

(i) Current and non-current liabilities

These are stated at their known or estimated values, including, when applicable, accrued charges, monetary and foreign exchange variation incurred up to the balance sheet date.

(j) Employees benefit

In accordance with Deliberation 371, issued by the Brazilian Securities Commission, on December 13, 2000, the Company decided to record the respective actuarial liabilities as from January 1, 2002, in accordance with the above-mentioned reported deliberation and based on studies by independent actuaries.

(k) Income Tax and Social Contribution

Income tax and social contribution on net income are calculated based on their effective tax rates and consider the tax loss carryforward and negative basis of social contribution limited to 30% of taxable income, to compute the tax liability. Tax credits are set up for deferred taxes on tax losses, negative basis of social contribution on net income and on temporary differences, pursuant to CVM Instruction 371/02.

(l) Derivatives

The derivatives operations are recorded in accordance with the characteristics of the financial instruments. Swap operations are recorded based on the operations net results, which are booked monthly in line with the contractual conditions.

Exchange options are adjusted monthly to market value whenever the position shows a loss. These losses are recognized as Company s liability with the corresponding entry in the financial results. Options traded through exclusive funds are adjusted to market value and futures contracts have their positions adjusted to market daily by the Futures and Commodities Exchange (BM&F) with recognition of gains and losses directly in results.

(m) Treasury Shares

As established by CVM Instruction 10/80, treasury shares are recorded at acquisition cost.

(n) Estimates

Pursuant to the accounting practices followed in Brazil, the preparation of the Financial Statements requires the Company's Management to make estimates and assumptions related to the assets and liabilities reported, the disclosure of contingent assets and liabilities on the balance sheet date and the amount of income and expenses during the year. The final results may differ from these estimates.

4. CONSOLIDATED QUARTERLY INFORMATION

The consolidated Quarterly Information for the quarter ended March 31, 2007 and the year ended December 31, 2006 included the following direct and indirect subsidiaries and jointly-owned subsidiaries:

	Currency	Ownership interest (%)		
Companies	of origin	3/31/2007	12/31/2006	Main activities
Direct investment: full consolidation				
CSN Energy	US\$	100.00	100.00	Equity interest
CSN Export	US\$	100.00		Financial operations and trading
CSN Islands VII	US\$	100.00		Financial operations
CSN Islands VIII	US\$	100.00		Financial operations
CSN Islands IX	US\$	100.00		Financial operations
CSN Islands X	US\$	100.00		Financial operations
				Financial operations and equity
CSN Overseas	US\$	100.00	100.00	interest
				Financial operations and equity
CSN Panama	US\$	100.00	100.00	interest
				Financial operations and equity
CSN Steel	US\$	100.00		interest
CSN I	R\$	100.00		Equity interest
Sepetiba Tecon	R\$	100.00	100.00	Maritime port services
Nacional Ferrosos	R\$	100.00		Mining and equity interest
Estanho de Rondônia - ERSA	R\$	99.99	99.99	Mining
Cia. Metalic Nordeste	R\$	99.99	99.99	Package production
Indústria Nacional de Aços Laminados -				
INAL	R\$	99.99	99.99	1
CSN Cimentos	R\$	99.99	99.99	Cement production
Inal Nordeste	R\$	99.99	99.99	Steel products service center
CSN Energia	R\$	99.90	99.90	Trading of electricity
Nacional Minérios	R\$	99.99	99.99	Mining and equity interest
GalvaSud	R\$	15.29	15.29	Steel industry
Direct investment: proportionate				
consolidation	5 4	10.77	40.77	T
Itá Energética	R\$	48.75	48.75	Electricity Generation
Companhia Ferroviária do Nordeste	- 4			
(CFN)	R\$	45.78		Railroad transportation
MRS Logística	R\$	32.93	32.93	Railroad transportation
Indirect investment: full consolidation			,	
CSN Aceros	US\$	100.00		Equity interest
CSN Cayman	US\$	100.00		Financial operations and trading
CSN Iron	US\$	100.00		Financial operations
Companhia Siderúrgica Nacional LLC	US\$	100.00		Steel industry
CSN LLC Holding Corp	US\$	100.00		Equity interest
	US\$	100.00	100.00	Equity interest

Companhia Siderúrgica Nacional Partner				
LLC				
Energy I	US\$	100.00	100.00	Equity interest
Tangua	US\$	100.00	100.00	Equity interest
				Financial operations and equity
CSN Madeira (a)	EUR	100.00	100.00	interest
				Financial operations and equity
Cinnabar	EUR	100.00	100.00	interest
Hickory	EUR	100.00	100.00	Financial operations and trading
Lusosider Projetos Siderúrgicos	EUR	100.00	100.00	Equity Interest
				Financial operations and equity
CSN Finance	GBP	100.00	100.00	interest
				Financial operations and equity
CSN Holdings (UK)	GBP	100.00	100.00	interest
Cia Metalúrgica Prada	R\$	100.00	100.00	Package production
Itamambuca Participações	R\$	100.00	100.00	Mining and equity interest
Lusosider Aços Planos	EUR	99.93	99.93	Steel Industry
GalvaSud	R\$	84.71	84.71	Steel Industry

(a) As of December 31, 2006, the company CSN Madeira was called Jaycee.

The Financial Statements prepared in US dollars, in Euros and in Great Britain Pounds were translated to Brazilian currency at the exchange rate as of March 31, 2007 R\$/US\$2.0504 (R\$/US\$2.1380 on December 31, 2006), R\$/EUR2.73892 (R\$/EUR2.82024 on December 31, 2006) and R\$/GBP4.03437 (R\$/GBP4.18535 on December 31,2006).

The gains and losses from this translation were recorded in the income statements of the related periods, as equity accounting in the parent company and exchange variation in the consolidated entity and said quarterly information was prepared applying the same accounting principles as those applied by the parent company.

In the preparation of the consolidated quarterly information, the consolidated intercompany balances were eliminated, such as intercompany investments, equity accounting, asset and liability balances, revenues and expenses and unrealized profits resulting from operations among these companies.

Pursuant to the CVM Instruction 408/04 the Company consolidates the financial statements of the exclusive investment funds.

The reference date for the subsidiaries and jointly-owned subsidiaries financial statements coincides with that of the parent company.

The reconciliation between shareholders equity and net income for the year of the parent company and consolidated is as follows:

	Shareholders Equity		Net income in the period		
	3/31/2007	12/31/2006	3/31/2007	3/31/2006	
Parent Company Elimination of profits on inventories	6,881,395 (93,017)	6,226,576 (102,432)	753,488 9,415	298,028 42,390	
Consolidated	6,788,378	6,124,144	762,903	340,418	

5. RELATED PARTY TRANSACTIONS

Purchase trade transactions, sale of products and inputs and contracting of services with subsidiaries are performed under usual conditions applicable to non-related parties, such as prices, terms, charges, quality etc. The main loans, financing operations and mutual contracts are as follows:

a) Assets

Companies	Accounts	Financial Investments	Mutual ⁽¹⁾	Debentures	Dividends receivable	Advance for future capital increase	Advance to suppliers	Total
CSN Export	1,133,690							1,133,690
Exclusive Funds	, ,	828,781						828,781
INAL	91,553	•			82,302			173,855
CFN			119,989			53,267		173,256
MRS Logística	16				84,617		23,505	108,138
Sepetiba Tecon	425			36,000		62,785	823	100,033
CSN Cimentos			14,251			32,404		46,655
CSN Energia					26,973		4	26,977
Companhia								
Metalúrgica Prada	12,791		12,023					24,814
CSN Madeira	10,062							10,062
Ersa	5				110		8,163	8,278
GalvaSud	5,526				156			5,682
Cia. Metalic								
Nordeste	4,764							4,764
Nacional								
Minérios						3,629		3,629
Itá Energética					3,286			3,286
INAL Nordeste	2,936							2,936
CSN I					860			860
CSN LLC	659							659
Others (2)	1						6	7
Total at 3/31/2007	1,262,428	828,781	146,263	36,000	198,304	152,085	32,501	2,656,362
Total at 12/31/2006	1,054,991	383,290	135,497	36,000	198,304	147,156	26,580	1,981,818

⁽¹⁾ Receivable mutual agreements with related parties are restated by 101% of CDI.

⁽²⁾ Other: Fundação CSN and CBS Previdência

b) Liabilities

	Loans and financing I			Loans and financing Derivatives Accounts payable Suppliers				ers	
Companies	Prepayment (1)	Fixed Rate Notes ⁽²⁾	Loans from Investees	Intercompany Bonds ⁽²⁾	Swap	Mutual ⁽³⁾ / checking accounts	Investees Inventories	Other	Total
CSN Steel CSN Iron	1,110,234	628,075		1,267,347		269,225			2,007,534 1,267,347
CSN Islands VIII CSN Export CSN Islands	1,044,023	1,044,993			115,408	1,884 11,212			1,162,285 1,055,235
VII		554,142			13,234				567,376
CSN Madeira Cinnabar CBS	65,457		21,841 73,979			311,701 41,847			333,542 181,283
Previdência MRS								273,642	273,642
Logística CSN								61,918	61,918
Energia Aceros						23,084 20,612			23,084 20,612
GalvaSud INAL								14,866	14,866
Nordeste INAL							386	9 232	395 232
Cia Metalic Nordeste								47	47
Total on 3/31/2007	2,219,714	2,227,210	95,820	1,267,347	128,642	679,565	386	350,714	6,969,398
Total on 12/31/2006	2,588,409	2,303,574	94,556	1,292,230	142,377	706,351	3,930	353,218	7,484,645

⁽¹⁾ Contracts in US\$ - CSN Export: interest of 6.15% to 7.46% p.a. with maturity on 5/6/2015 Contracts in US\$ - CSN Cinnabar: interest of 5.07% to 8.71% p.a. with maturity on 6/28/2008 Contracts in US\$ - CSN Steel: interest of 5.75% to 10.0% p.a. with maturity on 1/13/2017

(2) Contracts in US\$ - CSN Iron: interest of 9.125% p.a. with maturity on 6/1/2007.

Contracts in YEN - CSN Islands VII: interest of 7.3% and 7.75% p.a. with maturity on 9/12/2008.

Contracts in YEN - CSN Islands VIII: interest of 5.65% p.a. with maturity on 12/15/2013.

Contracts in YEN - CSN Steel: interest of 1.5% p.a. with maturity on 7/13/2010.

(3) Information referring to mutual agreements with related parties.

CSN Madeira (part): semiannual Libor + 3% p.a. with indeterminate maturity.

CSN Madeira (part): semiannual Libor + 2.5% p.a. with maturity on 9/15/2011.

Cinnabar (part): semiannual Libor + 3% p.a. with indeterminate maturity and IGPM + 6% p.a. with indeterminate maturity.

CSN Export: semiannual Euribor + 0.5% p.a. with indeterminate maturity.

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c) Results

		Inco	Expenses				
Companies	Products and services	Interest and monetary and exchange variations	Total	Products and services	Interest and monetary and exchange variations	Other	Total
CSN Export	487,928	(41,624)	446,304	391,034	(27,643)		363,391
INAL	243,952	(11,021)	243,952	121,275	(=7,610)		121,275
GalvaSud	43,768		43,768	74,183			74,183
Companhia Metalúrgica							
Prada	57,635	23	57,658	19,668			19,668
Cia Metalic Nordeste	16,151	173	16,324	10,136			10,136
INAL Nordeste	7,968		7,968	5,611			5,611
MRS Logística	16		16	51,431			51,431
CFN		3,811	3,811				
CBS Previdência						966	966
Itá Energética				25,063			25,063
Fundação CSN				2,064			2,064
Cinnabar					(2,354)		(2,354)
CSN Iron					7,518		7,518
CSN Steel					(85,811)		(85,811)
CSN Madeira		(430)	(430)		(13,446)		(13,446)
CSN Islands VII		(1,856)	(1,856)		(7,072)		(7,072)
CSN Islands VIII Exclusive Funds		(2,244) (124,938)	(2,244) (124,938)		(18,737)		(18,737)
CSN Aceros		(124,730)	(124,)30)		(892)		(892)
Sepetiba Tecon				41	(072)		41
Total at 3/31/2007	857,418	(167,085)	690,333	700,506	(148,437)	966	553,035
Total at 3/31/2006	587,138	(424,497)	162,641	591,254	(432,943)	32,873	191,184
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6. CASH AND CASH EQUIVALENTS AND MARKETABLE SECURITIES

		Consolidated	Pa	Parent Company		
	3/31/2007	12/31/2006	3/31/2007	12/31/2006		
Short-term Cash and Cash Equivalents Cash and Banks	77,557	167,288	11,679	71,389		
Financial Investments In the country: Exclusive investment funds Brazilian government securities Fixed income and debentures (net of provision	1,320,090	833,919	828,781	383,290		
for probable losses and withholding income tax)	303,626	250,178	1,167	1,152		
Abroad:	1,623,716	1,084,097	829,948	384,442		
Time Deposit Derivatives	757,230 728,386	881,713 490,003	154,308	133,032		
	1,485,616	1,371,716	154,308	133,032		
Total Financial Investments	3,109,332	2,455,813	984,256	517,474		
Total cash and cash equivalents and financial						
investments	3,186,889	2,623,101	995,935	588,863		
Long-term Investment abroad Fixed income and debentures (net of provision for	51,260	53,450				
probable losses and withholding income tax)	89,673	89,673	125,673	125,673		
	140,933	143,123	125,673	125,673		
Total cash and cash equivalents and						
financial investments	3,327,822	2,766,224	1,121,608	714,536		

The Company s Management invests available financial resources of the parent company and subsidiaries headquartered in the country basically in exclusive investment funds, whose cash is mostly invested in purchase and sale commitments pegged to Brazilian government securities, with immediate liquidity. Additionally, a significant portion of the Company s and its subsidiaries financial resources abroad is invested in Time Deposits, with first-tier banks.

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7. ACCOUNTS RECEIVABLE

		Consolidated	Par	ent Company
	3/31/2007	12/31/2006	3/31/2007	12/31/2006
Domestic market				
Subsidiaries			118,017	63,346
Other customers	755,472	765,612	447,786	427,183
	755,472	765,612	565,803	490,529
Foreign market				
Subsidiaries			1,144,412	991,645
Other customers	582,246	635,920	6,308	16,327
Advance on Export Contracts (ACE)	(113,891)		(113,891)	
	468,355	635,920	1,036,829	1,007,972
Allowance for doubtful accounts	(110,053)	(109,241)	(70,870)	(69,635)
	1,113,774	1,292,291	1,531,762	1,428,866

8. INVENTORIES

		Consolidated	Parent Company		
	3/31/2007	12/31/2006	3/31/2007	12/31/2006	
Finished products	621,922	554,624	330,774	308,273	
Work in process	516,142	510,732	369,523	370,800	
Raw materials	768,905	767,357	587,995	496,428	
Supplies	489,754	465,241	409,835	385,227	
Imports in transit	2,437	22,449		20,279	
Materials in transit	74,256	125,614	1,384	78,096	
Provision for losses	(15,956)	(10,736)	(14,930)	(9,173)	
	2,457,460	2,435,281	1,684,581	1,649,930	

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9. DEFERRED INCOME TAX AND SOCIAL CONTRIBUTION

(a) Deferred Income Tax and Social Contribution

		Consolidated	Parent Company		
	3/31/2007	12/31/2006	3/31/2007	12/31/2006	
Current assets					
Income tax	326,777	317,042	244,028	235,030	
Social contribution	116,111	112,588	86,201	82,962	
	442,888	429,630	330,229	317,992	
Long-term assets					
Income tax	482,826	437,005	427,768	417,046	
Social contribution	134,896	119,155	114,762	111,884	
	617,722	556,160	542,530	528,930	
Current liabilities					
Income tax	154,163	93,000	154,163	93,000	
Social contribution	55,499	33,480	55,499	33,480	
	209,662	126,480	209,662	126,480	
Long-term liabilities					
Income tax	1,464,592	1,487,932	1,449,853	1,473,166	
Social contribution	527,189	535,640	521,947	530,340	
	1,991,781	2,023,572	1,971,800	2,003,506	
	3/31/2007	3/31/2006	3/31/2007	3/31/2006	
Income					
Income tax	18,297	(5,525)	(18,130)	13,760	
Social contribution	5,910	(5,065)	(7,509)	1,850	
	24,207	(10,590)	(25,639)	15,610	

⁽b) The deferred income tax and social contribution of the parent company are shown as follows:

	3/31/2007		12/31/2006
Income tax	Social contribution	Income tax	Social contribution

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	Current	Long-term	Current	Long-term	Current	Long-term	Current	Long-term
Assets Provisions for	11.011	450.000	206	5.1.1.2	12.206	450.005	4.000	
contingencies Provision for interest on	11,014	178,922	3,965	64,412	13,396	159,935	4,823	57,577
own capital Provision for payment of private pension	51,618		18,582		43,620		15,703	
plans Taxes under		56,024		20,168		71,735		25,824
litigation Tax losses	4,580	108,984			4,580	106,256		
Other	176,816	83,838	63,654	30,182	173,434	79,120	62,436	28,483
	244,028	427,768	86,201	114,762	235,030	417,046	82,962	111,884
Liabilities								
Income tax and social contribution on revaluation revaluation								
reserve Other	93,000 61,163	1,449,853	33,480 22,019	521,947	93,000	1,473,166	33,480	530,340
	154,163	1,449,853	55,499	521,947	93,000	1,473,166	33,480	530,340
				20				
				20				

(c) Following is the reconciliation between the income tax and social contribution of the parent company and consolidated, and the application of the effective rate on net income before Corporate Income tax (IRPJ) and Social Contribution (CSL):

		3/31/2007		Consolidated 3/31/2006
	Corporate Income tax	Social contribution	Corporate Income tax	Social contribution
Income before income tax and social contribution (-) Interest on own capital total expense	1,053,467 (31,990)	1,053,467 (31,990)	560,619 (43,796)	560,619 (43,796)
Income before income tax and social contribution - adjusted - Tax rate	1,021,477 25%	1,021,477 9%	516,823 25%	516,823 9%
Total Adjustments to reflect the effective tay reter	(255,369)	(91,933)	(129,206)	(46,514)
Adjustments to reflect the effective tax rate: Non taxable income abroad on Social Contribution on Net				
Income Evolution on foreign investments	(26.569)	29,017	(21.266)	(7.656)
Exchange variation on foreign investments Deferred on tax losses	(26,568) 38,604	(9,565) 14,141	(21,266)	(7,656)
Other permanent (additions) deductions	14,072	(2,963)	(14,557)	(1,002)
Consolidated current and deferred income tax and social				
contribution	(229,261)	(61,303)	(165,029)	(55,172)
			Par	ent Company
		3/31/2007		3/31/2006
	Corporate Income tax	Social contribution	Corporate Incometax	Social contribution
Income before income tax and social contribution (-) Interest on own capital total expense	995,110 (31,990)	995,110 (31,990)	446,350 (43,796)	446,350 (43,796)
Income before income tax and social contribution - adjusted - Tax rate	963,120 25%	963,120 9%	402,554 25%	402,554 9%
Total	(240,780)	(86,681)	(100,639)	(36,230)
Adjustments to reflect the effective tax rate:		, , ,		
Equity pick-up	128,633	46,308	24,167	8,700
Income from foreign subsidiaries Other permanent (additions) deductions	(61,163) (4,265)	(22,019) (1,655)	(33,645) 992	(12,112) 445
other permanent (additions) deductions	(7,203)	(1,033)	114	11 3

Parent company current and deferred income tax and social $% \left(x\right) =\left(x\right) +\left(x\right) +$

contribution (177,575) (64,047) (109,125) (39,197)

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10. INVESTMENTS

a) Direct investments in subsidiaries and jointly-owned subsidiaries

					3/31/2007			12/31/2006
Companies	Number of	f shares	Direct investment %	Net income (loss) for the period	Shareholders equity (unsecured liabilities)	Direct investment %	Net income (loss) for the year	Shareholders equity (unsecured liabilities)
	Common	Preferred						
Steel GalvaSud CSN I CSN Steel INAL Cia.	11,801,406,867 9,996,751,600 480,726,588 421,408,393	1,200	15.29 100.00 100.00 99.99	22,211 13,436 244,651 60,828	623,688 592,448 1,398,540 621,123	15.29 100.00 100.00 99.99	81,064 40,838 185,355 58,634	601,478 579,012 1,203,187 560,295
Metalic Nordeste INAL	87,868,185	4,424,971	99.99	1,290	115,929	99.99	12,206	114,638
Nordeste CSN	37,800,000		99.99	835	36,243	99.99	2,830	34,611
Overseas CSN	7,173,411		100.00	14,238	1,010,946	100.00	66,348	1,039,292
Panama CSN	4,240,032		100.00	242,717	614,919	100.00	12,438	388,104
Energy CSN	3,675,319		100.00	(5,235)	354,667	100.00	(35,971)	375,278
Export CSN	31,954		100.00	6,679	99,158	100.00	10,503	96,430
Islands VII CSN	1,000		100.00	55	684	100.00	878	656
Islands VIII CSN	1,000		100.00	(68)		100.00	2,274	4,522
Islands IX CSN	1,000		100.00	(969)	9,326	100.00	(15,129)	10,735
Islands X	1,000		100.00	(1,169)	(26,101)	100.00	(4,027)	(25,997)
Logistics MRS Logistica CFN Sepetiba	188,332,667 118,939,957	151,667,333	32.93 45.78	121,533 (15,806)	1,034,745 (106,062)	32.22 49.99	540,940 (60,704)	913,210 (90,257)
Tecon	62,220,270		100.00	5,181	32,047	20.00	38,938	26,866
Energy								

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1 000	48.75	11,933	579,514 92,121	48.75	28,380	567,580 90,895
1,000	77.70	1,223	72,121	<i>)).</i>)0	3,300	70,073
34.236.307	99.99	(182)	19.912	100.00	2.072	20,093
2 1,20 0,00 7	,,,,,	(10-)	12,512	100.00	_, ~	20,000
30,000,000	99.99	7,580	37,580			8,000
376,337	99.99	(7,140)	(46,494)	99.99	(14,117)	(39,353)
		22				
	1,000 34,236,307 30,000,000	1,000 99.90 34,236,307 99.99 30,000,000 99.99	1,000 99.90 1,225 34,236,307 99.99 (182) 30,000,000 99.99 7,580 376,337 99.99 (7,140)	1,000 99.90 1,225 92,121 34,236,307 99.99 (182) 19,912 30,000,000 99.99 7,580 37,580 376,337 99.99 (7,140) (46,494)	1,000 99.90 1,225 92,121 99.90 34,236,307 99.99 (182) 19,912 100.00 30,000,000 99.99 7,580 37,580 376,337 99.99 (7,140) (46,494) 99.99	1,000 99.90 1,225 92,121 99.90 3,566 34,236,307 99.99 (182) 19,912 100.00 2,072 30,000,000 99.99 7,580 37,580 376,337 99.99 (7,140) (46,494) 99.99 (14,117)

b) Investments breakdown

Companies	Initial investment balance	Provision for losses balance	Addition (write- off)	Equity pick-up and provision for losses	Goodwill amortization (1)	Final investment balance	Provision for losses balance
Steel							
GalvaSud	91,966			3,396		95,362	
CSN I	579,012			13,436		592,448	
CSN Steel	1,203,187			195,353		1,398,540	
INAL	560,295			60,828		621,123	
Cia. Metalic							
Nordeste	147,814			1,290	(8,297)	140,807	
INAL							
Nordeste	34,611			1,632		36,243	
CSN							
Overseas	1,039,292			(28,346)		1,010,946	
CSN Panama	388,104			226,815		614,919	
CSN Energy	375,278			(20,611)		354,667	
CSN Export	96,430			2,728		99,158	
CSN Islands							
VII	656			28		684	
CSN Islands							
VIII	4,522			(253)		4,269	
CSN Islands							
IX	10,735			(1,409)		9,326	
CSN Islands							
X		(25,997)		(104)			(26,101)
	4,531,902	(25,997)		454,783	(8,297)	4,978,492	(26,101)
Logistics MRS							
Logistica	300,736			40,023		340,759	
CFN		(41,322)		(7,236)			(48,558)
Sepetiba							
Tecon	26,866			5,181		32,047	
En ouer-	327,602	(41,322)		37,968		372,806	(48,558)
Energy Itá							
Energética	276,695			5,818		282,513	
CSN Energia	90,805			1,224		92,029	
Mining	367,500			7,042		374,542	

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ERSA Nacional	74,206			(182)	(4,058)	69,966	
Minérios (2)	7,999		22,002	7,580	(1)	37,580	
Cement	82,205		22,002	7,398	(4,059)	107,546	
Cement							
CSN Cimentos		(39,354)		(7,140)			(46,494)
		(39,354)		(7,140)			(46,494)
	5,309,209	(106,673)	22,002	500,051	(12,356)	5,833,386	(121,153)
Total	5,309,209	(106,673)			487,695	5,833,386	(121,153)

⁽¹⁾ This comprises the balance of the parent company s equity in the earnings of subsidiary and associated companies. The balances of consolidated goodwill are shown in item (e) of this note.

⁽²⁾ The addition refers to the capital increase with the issuance of 22,000,000 common shares, by means of capitalization of Advance for future capital increase - AFAC.

c) Additional Information on the main subsidiaries

GALVASUD

Incorporated in 1998, GalvaSud started operating in December, 2000. GalvaSud, located in Porto Real, in the state of Rio de Janeiro, operates a galvanization line by hot immersion, a blank cut line and a weld laser line directed mainly to the automotive industry, and it also operates service centers for steel product processing.

CSN is the holder of a 15.29% participation on a direct basis and of an 84.71% participation on an indirect basis of GalvaSud s capital stock, by means of its wholly-owned subsidiary CSN I.

INDÚSTRIA NACIONAL DE AÇOS LAMINADOS INAL

Company based in Araucária, State of Paraná, with establishments in the States of São Paulo, Rio de Janeiro, Paraná, Rio Grande do Sul, Pernambuco and Minas Gerais, aims to reprocess and act as distributor of CSN s steel products, acting as a service and distribution center. INAL serves several industrial segments, such as: automotive, home appliances, home building, machinery and equipment etc.

INAL NORDESTE

In March 2005, the Company previously named CSC Companhia Siderúrgica do Ceará changed its name to INAL Nordeste. Based in Camaçari, State of Bahia, the Company has as its main purpose to reprocess and distribute CSN s steel products, operating as a service and distribution center in the Northeast region.

CIA METALÚRGICA PRADA

Companhia Metalúrgica Prada was acquired in June 2006 through the subsidiary INAL. Headquartered in the city of São Paulo, Prada has branches in the States of São Paulo and Minas Gerais. The Company is the largest manufacturer of metallic packages for the chemical and food industries in the country.

CIA METALIC NORDESTE

Cia. Metalic Nordeste, acquired in 2002, is a company based in Maracanaú, State of Ceará, which has as main objective the manufacturing of two-piece steel cans for carbonated beverages, the production of aluminum lids and interest in other companies.

SEPETIBA TECON

Acquired in 1998, through a privatization auction, its objective is to exploit the No.1 Containers Terminal of the Itaguaí Port, located in Itaguaí, State of Rio de Janeiro. This terminal is connected to Presidente Vargas Steelworks by the Southeast railroad network, which is granted to MRS Logística, company in which CSN holds 32.93% interest.

CSN ENERGIA

Incorporated in 1999, with the main objective of distributing and trading the excess of electric energy generated by CSN and by companies, consortiums or other entities in which CSN holds an interest. The Company maintains a balance receivable related to the electric energy sale under the scope of the Electric Power Trade Chamber (Câmara de Comercialização de Energia Elétrica) CCEE, in the amount of R\$71,424 on March 31, 2007 (R\$74,150 on December, 31 2006), out of which R\$10,952 are provisioned with the existence of judicial collection related to defaulting customers.

From the balance receivable on March 31, 2007, the amount of R\$59,129 (R\$59,129 on December 31, 2006) is due by concessionaires with injunctions suspending the corresponding payments. The Management understands that an allowance for doubtful accounts is not necessary in view of the judicial measures taken by the industry official entities.

CSN CIMENTOS

In March 2005, the company previously named FEM Projetos, Construções e Montagens changed its name to CSN Cimentos. Based in Volta Redonda, State of Rio de Janeiro, CSN Cimentos is a business under implementation which will have as main purpose the production and trading of cement. CSN Cimentos will use the blast furnace slag from the pig iron production of Presidente Vargas Steelworks for the manufacturing of clinker, raw material of cement.

ERSA ESTANHO DE RONDÔNIA

Acquired in 2005, ERSA is headquartered in the State of Rondônia, where it operates two units in the cities of Santa Bárbara and Ariquemes.

The mining operation of the cassiterite (tin ore) is located in Santa Bárbara and the casting operations from which metallic tin is obtained, which is one of the main raw materials used in CSN for the production of tin plates, is located in Ariquemes

NACIONAL MINÉRIOS

The company incorporated on November 3, 2006, is headquartered in the city of Congonhas, State of Minas Gerais, acting in the trading of iron ore obtained from small mining companies or other companies trading iron ore, mainly focused on the exports of this raw material.

d) Additional information on the main jointly-owned subsidiaries

The amounts of balance sheets and statements of income of the companies which control is shared are shown as follows. The amounts were consolidated at the Company s quarterly information and financial statements according to the stake percentage described in item (a) of this Note.

_	-		3/31/2007			12/31/2006
	CFN	MRS	ITASA	CFN	MRS	ITASA
Current Assets Non-Current Assets Long-Term Assets Investments, Property, Plant and	45,724 277,951 35,686	650,008 1,836,439 274,811	92,182 1,016,622 3,792	63,193 273,012 37,841	725,516 1,732,891 269,363	74,786 1,026,705 3,743
Equipment and Deferred	242,265	1,561,628	1,012,830	235,171	1,463,528	1,022,962
Total Assets	323,675	2,486,447	1,108,804	336,205	2,458,407	1,101,491
Current Liabilities Non-Current Liabilities	24,492 405,245	748,272 703,430	118,453 410,837	25,129 401,333	980,013 565,184	109,534 424,377
Shareholders Equity	(106,062)	1,034,745	579,514	(90,257)	913,210	567,580
Total Liabilities and Shareholders Equity	323,675	2,486,447	1,108,804	336,205	2,458,407	1,101,491
			3/31/2007			3/31/2006
	CFN	MRS	ITASA	CFN	MRS	ITASA
Net revenue Cost of Goods and Services Sold	14,009 (16.864)	480,386 (262,540)	48,995 (12,435)	11,140 (15,886)	411,340 (236,677)	48,229 (12,020)
Gross Income (Loss) Operating Revenues	(2,855)	217,846	36,560	(4,746)	174,663	36,209
(Expenses) Net Financial Income	(4,230) (8,721)	(21,817) (11,893)	(6,594) (11,865)	(3,735) (7,659)	(19,246) (7,296)	(12,178) (15,450)
Operating Income (Loss) Non Operating Income	(15,806)	184,136 (10)	18,101	(16,140)	148,121 (20)	8,581 (7)
Profit (Loss) before Income Tax and Social Contribution Current and deferred Income Tax and Social Contribution	(15,806)	184,136 (62,593)	18,101 (6,168)	(16,140)	148,121 (49,690)	8,581
Net Income (Loss) for the period	(15,806)	121,533	11,933	(16,140)	98,411	(2,929) 5,645

CFN

Acquired in 1997 through a privatization auction, it has as its main objective the exploration and development of the public service to railroad transportation of load for the Northeast network. In 2006, the merger of Transnordestina into CFN was authorized, which allowed CFN to focus its activities and those of its subsidiary, into one single company. In addition, BNDESPar has become holder of a direct investment in CFN, thus allowing money from FINOR (Northeast Investment Fund) to be used in the construction of the Transnordestina project.

MRS LOGÍSTICA

The Company s main objective is to explore and develop public service to railroad transportation of load for the Southeast network. MRS transports to Presidente Vargas (UPV) Steelworks in Volta Redonda the iron ore from Casa de Pedra and raw material imported

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through Itaguaí Port. It also links the UPV steelworks to the Rio de Janeiro and Santos ports and also to other load terminals in the State of São Paulo, main market for finished products.

ITASA

Itasa (Itá Energética S.A.) holds a 60.5% stake in the Consortium Itá created for the exploration of Itá Hydroelectric Plant pursuant to the concession agreement as of December 28, 1995, and its addendum #1 dated as of July 31, 2000 and entered into between the consortium holders (Itasa and Centrais Geradoras do Sul do Brasil - Gerasul, previously named Tractebel Energia S.A.) and the Brazilian Agency of Electric Energy - ANEEL.

CSN holds 48.75% of the subscribed capital and of the total amount of common shares issued by Itasa, a special purpose company originally established to make feasible the construction of UHE Itá, the contracting of supply of goods and services necessary to carry out the venture and the acquisition of financing by offering the corresponding guarantees.

e) Goodwill on acquisition of investments

On March 31, 2007, the Company maintained on its consolidated balance sheet the amount of R\$248,091 (R\$277,465 on December 31, 2006), mainly related to goodwill based on the expectation of future profits, with amortization estimated at five years, net of amortization.

Goodwill on Investments:	Balance as of 12/31/2006	Additions	Amortizations/ write-off	Balance as of 3/31/2007	Investor
Parent company					
Ersa	54,112		(4,058)	50,054	CSN
Metalic	33,186		(8,296)	24,890	CSN
Sub-total parent company	87,298		(12,354)	74,944	
GalvaSud	69,603		(6,961)	62,642	CSN I
					CSN
Tangua / LLC	23,600		(4,054)	19,546	Panama
Prada	76,631		(3,831)	72,800	INAL
Lusosider	18,316		(1,708)	16,608	CSN Steel
Others	2,017		(466)	1,551	INAL
Total consolidated	277,465		(29,374)	248,091	

f) Additional information on indirect participations abroad:

CSN LLC

The company was incorporated in 2001 with the assets and liabilities of the extinguished Heartland Steel Inc., headquartered in Wilmington, State of Delaware USA, it has an industrial plant located in Terre Haute, State of Indiana USA, where is located the complex comprising cold rolling, hot coil pickled line and galvanization line. The Company is a wholly-owned and indirect subsidiary of CSN Panama.

Lusosider

Lusosider Aços Planos was incorporated in 1996, providing continuity to Siderurgia Nacional - Company privatized in that year by the Portuguese Government. Located in Seixal, Portugal it is engaged in galvanization lines, tin plates, pickled line and cold rolling.

In 2003, the Company acquired 912,500 shares issued by Lusosider Projectos Siderúrgicos, holder of Lusosider Aços Planos, which represented 50% of the total capital of Lusosider and on August 31, 2006, the Company acquired the remaining shares and began to have full control of Lusosider Projectos Siderúrgicos S.A.. Lusosider Projetos Siderúrgicos is a wholly-owned and indirect subsidiary of CSN Steel.

11. PROPERTY, PLANT AND EQUIPMENT

				Pare	nt Company
	Effective rate for			3/31/2007	12/31/2006
	depreciation, depletion and amortization (% per year)	Reevaluated Cost	Accumulated depreciation, depletion and amortization	Net	Net
Machinery and equipment	6.40	11,415,265	(2,512,643)	8,902,622	9,068,164
Mines and mineral deposits	0.43	1,239,084	(20,113)	1,218,971	1,220,305
Buildings	3.00	938,219	(105,833)	832,386	838,810
Land		144,957	, , ,	144,957	144,925
Other assets	20.00	216,101	(101,089)	115,012	111,213
Furniture and fixtures	10.00	101,173	(88,978)	12,195	11,965
		14,054,799	(2,828,656)	11,226,143	11,395,382
Property, plant and					
equipment in progress		750,246		750,246	636,411
		14,805,045	(2,828,656)	11,976,389	12,031,793
				(Consolidated
				3/31/2007	12/31/2006
Machinery and equipment		12,721,667	(3,052,913)	9,668,754	9,850,047
Mines and mineral deposits		1,239,084	(20,113)	1,218,971	1,220,305
Buildings		1,492,631	(217,523)	1,275,108	1,285,610
Land		183,429		183,429	183,877
Other assets		990,599	(333,006)	657,593	596,335
Furniture and fixtures		123,897	(104,906)	18,991	19,180
		16,751,307	(3,728,461)	13,022,846	13,155,354

equipment in progress 914,604 914,604 792,907

17,665,911 (3,728,461) 13,937,450 13,948,261

Based on the appraisal report prepared by expert consultants issued on December 11, 2006, approved by the Management, the Company recorded a reduction of R\$43,934 in the revalued assets of the electric energy generation and stem thermal plant- CTE-II , located in the CSN s Presidente Vargas Steelworks in Volta Redonda, Rio de Janeiro. The assets net value prior to the revaluation was R\$830,211 and the new report set the value of R\$786,277.

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At the Extraordinary General Meeting held on April 29, 2003, pursuant to paragraphs 15 and 17 of CVM Deliberation 183/95, shareholders approved the appraisal report of the land, machinery and equipment, facilities, real properties and buildings, existing in the CSN's Presidente Vargas, Itaguaí, Casa de Pedra and Arcos plants, in addition to the iron ore mine in Casa de Pedra. The report set out an addition of R\$4,068,559, composing the new amount of the assets.

As per note 27 Subsequent Event and in compliance with CVM Deliberation 183/95, the Company will submit for shareholders approval a new revaluation of fixed assets related to the operational units of Volta Redonda.

Up to March 31, 2007, the assets provided as collateral for financial operations amounted to R\$47,985.

Depreciation, depletion and amortization expenses up to March 31, 2007 (parent company) amounted to R\$189,519 (R\$175,141 in the first quarter of 2006), of which R\$186,737 (R\$172,247 in the first quarter of 2006) was charged to production costs and R\$2,782 (R\$2,894 in the first quarter of 2006) was charged to selling, general and administrative expenses (amortization of deferred charges not included).

On March 31, 2007, the Company had R\$6,243,951 (R\$6,337,202 on December 31, 2006) of revaluation of own assets net of depreciation.

12. DEFERRED CHARGES

		Consolidated	Par	Parent Company		
	3/31/2007	12/31/2006	3/31/2007	12/31/2006		
Information technology projects	104,449	104,451	104,449	104,451		
(-) Accumulated amortization	(89,292)	(86,621)	(89,292)	(86,621)		
Expansion projects	193,748	193,748	193,748	193,748		
(-) Accumulated amortization	(100,553)	(92,752)	(100,553)	(92,752)		
Pre-operating expenses	123,851	130,480				
(-) Accumulated amortization	(79,877)	(83,487)				
Other projects	193,078	192,231	86,282	84,908		
(-) Accumulated amortization	(96,778)	(90,762)	(29,893)	(26,657)		
	248,626	267,288	164,741	177,077		

Information technology projects refer to projects of automation and computerization of operating processes that aim to reduce costs and increase the competitiveness of the Company.

The expansion projects are primarily related to the expansion of the production capacity of Casa de Pedra mine and enlargement of Itaguaí port for the outflow of part of such production.

Amortization of the deferred charges was R\$13,485 (R\$14,962 in the first quarter of 2006), of which R\$10,393 (R\$12,087 in the first quarter of 2006) is charged to production costs and R\$3,092 (R\$2,875 in the first quarter of 2006) is charged to selling, general and administrative expenses.

Cash used in deferred assets is amortized on a straight-line basis by the time expected for future benefit, within terms no longer than 10 years.

13. LOANS AND FINANCING

(a)

	Consolidated				Pare	ent Company		
	Current	Liabilities	Long-term liabilities		Current	Liabilities	Long-terr	n liabilities
	3/31/2007	12/31/2006	3/31/2007	12/31/2006	3/31/2007	12/31/2006	3/31/2007	12/31/2006
FOREIGN CURRENCY Long-Term Loans Advance on								
Export Contracts Prepayment	40,114 164,278	131,137 173,469	430,584 1,261,766	299,320 1,363,037	40,114 212,215	131,137 316,598	430,584 2,389,486	299,320 2,688,597
Perpetual Bonds	30,841	32,159	1,537,800	1,603,500	,	,	_,, , , , , , , ,	_,,,,,,,,,
Fixed Rate	·	•						
Notes Import	223,745	239,656	2,511,740	2,619,050	1,292,433	1,323,433	2,205,256	2,276,271
Financing	90,415	90,800	163,968	166,204	82,803	86,125	125,381	135,439
BNDES/Finame Other	1,381 8,348 559,122	9,938 677,159	90,153 305,743 6,301,754	926,201 6,977,312	1,381 10,523 1,639,469	9,346 1,866,639	90,153 12,210 5,253,070	13,929 5,413,556
DOMESTIC CURRENCY Long-Term Loans								
BNDES/Finame Debentures	86,188	77,918	1,008,495	301,660	39,810	32,511	705,608	
(Note 14)	72,414	85,583	998,989	995,679	21,149	36,240	900,451	897,141
Other	24,368	21,065	108,944	70,166	87,638	85,325	5,600	5,600
	182,970	184,566	2,116,428	1,367,505	148,597	154,076	1,611,659	902,741
Total Loans and Financing	742,092	861,725	8,418,182	8,344,817	1,788,066	2,020,715	6,864,729	6,316,297
Derivatives	217,971	218,762			131,813	142,377		
Total Loans and Financing + Derivatives	960,063	1,080,487	8,418,182	8,344,817	1,919,879	2,163,092	6,864,729	6,316,297

(b) On March 31, 2007, the main long-term amortization, by year of maturity, is as follows:

	Consolidated		Parent Company		
2008	1,416,956	16.8%	1,380,659	20.1%	
2009	554,995	6.6%	444,741	6.5%	
2010	2,041,473	24.3%	1,056,412	15.4%	
2011	718,217	8.5%	382,319	5.6%	
2012	1,054,470	12.5%	1,030,732	15.0%	
After 2012	1,094,271	13.0%	2,569,866	37.4%	
Perpetual Bonds	1,537,800	18.3%			
	8,418,182	100.0%	6,864,729	100.0%	

(c) Interest is applied to loans, financing and debentures, at the following annual rates:

		Consolidated				
	Local Currency	Foreign Currency	Local Currency	Foreign Currency		
Up to 7%	103,546	1,870,833	12,154	3,319,881		
From 7.1 to 9%	379,210	603,861	371,391	1,837,518		
From 9.1 to 11%	697,694	4,386,183	455,111	1,735,140		
Over 11%	1,116,672		921,600			
Variable		220,246		131,813		
	2,297,122	7,081,123	1,760,256	7,024,352		
		9,378,245		8,784,608		

(d) Breakdown of total loans, financing and debentures, by contracted currency/index (unaudited):

		Consolidated		Parent Company
	3/31/2007	12/31/2006	3/31/2007	12/31/2006
Domestic Currency				
CDI	7.73	7.49	6.96	7.48
IGPM	4.45	4.27	4.45	4.46
TJLP	12.20	4.11	8.49	0.38
IGP-DI	0.13	0.13	0.14	0.14
	24.51	16.00	20.04	12.46
Foreign Currency				
US dollar	73.06	81.11	52.98	58.55
Yen		0.47	25.39	27.21
Euro	0.10	0.10	0.11	0.11
Other currencies	2.33	2.32	1.48	1.67
	75.49	84.00	79.96	87.54
	100.00	100.00	100.00	100.00

In July 2005, the Company issued through its subsidiary CSN Islands X Corp. perpetual bonds amounting to US\$750 million. These bonds with indeterminate maturity pay 9.5% p.a. and the Company has the right to settle the transaction at its face value after five (5) years, on the interest maturity dates.

Loans with certain agents contain certain restrictive clauses, which are being complied with.

The Company contracts derivatives operations, aiming at minimizing fluctuation risks in the parity between Real and another foreign currency.

(e) The loans, financing and debentures recorded at balance sheet accounts as of March 31, 2007, of which estimated market value differs from the book value, are as follows:

		Consolidated		Parent Company
	Book Value	Market Value (unaudited)	Book Value	Market Value (unaudited)
Loans, financing and debentures (short and long-term)	9,378,245	9,686,800	8,784,608	8,784,608
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(f) The guarantees provided for loans comprise fixed assets items, bank guarantees, sureties and securitization operations (exports), as shown in the following table. This amount does not consider the guarantees provided to subsidiaries mentioned in Note 16.

	3,328,569	3,274,745
Securitizations (Exports)	3,072,400	3,005,196
Imports	133,053	144,477
Personal Guarantee	75,131	77,087
Property, Plant and Equipment	47,985	47,985
	3/31/2007	12/31/2006

(g) The most significant amortizations and loans in the current year are as follows:

						Amortizations		
Company	Description	Princi (in mill	_	Settler	nent	Interest rate (p.a.)		
CSN CSN Export	BNDES Securitization	R\$1,100 US\$14				Mar / 2007 Feb / 2007		104.5% of CDI 7.28%
						Loans		
Company	Description	Principal (in million)	Issuance	Term	Maturity	Interest rate (p.a.)		
CSN	BNDES	R\$1,100	1/26/2007	6 months	7/26/2007	104.5% of CDI		
CSN	BNDES Sub A and C Casa de Pedra	R\$450	1/26/2007	7 years	2/15/2014	Long-term Interest Rate + 2.7% to 3.2%		
CSN	BNDES Sub B Tecar	R\$255	1/26/2007	7 years	2/15/2014	Long-term Interest Rate + 2.2%		
CSN Cimentos	BNDES	R\$41	1/26/2007	7 years	2/15/2014	Long-term Interest Rate + 2.7% to 3.2%		

Total loans in R\$ R\$1,846

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CSN	BNDES Sub A Tecar	US\$20	1/26/2007	7 years	4/15/2014	UM006 + 1.7%
CSN	BNDES Sub B and D - Casa de Pedra	US\$23	1/26/2007	7 years	4/15/2014	UM006 + 2.7%
CSN Cimentos	BNDES	US\$2	1/26/2007	7 years	4/15/2014	UM006 + 2.7%
CSN	ACC	US\$60	1/23/2007	2 years	1/11/2009	6.00%
CSN	ACC	US\$20	1/26/2007	1.8 year	11/17/2008	6.10%

Total loans in

US\$ US\$125

14. DEBENTURES

(a) First issuance

The totality of the debentures of this first issuance was redeemed on October 4, 2004, representing a total of fifty-four thousand (54,000) debentures.

(b) Second issuance

The totality of the debentures of this issuance in the amount of R\$400,000.00 was redeemed December 1, 2006 and compensation interests applied to the face value balance of these debentures represent 107% of the CDI Cetip, as provided for in the deed.

(c) Third issuance

As approved at the Board of Directors Meeting held on December 11 and ratified on December 18, 2003, the Company issued, on December 1, 2003, 50,000 registered and non-convertible debentures, unsecured and without preference in two tranches, for the unit face value of R\$10 Such debentures were issued for the total value of issue of R\$500,000. The credits from the negotiations with the financial institutions were received on December 22 and 23, 2003, in the amount of R\$505,029. The difference of R\$5,029, resulting from the variation of the unit price between the date of issue and of the effective negotiation was recorded in Shareholders Equity as Capital Reserve, subsequently used in the stock buyback program.

The 1st tranche debentures of this issue were redeemed on December 1,2006, as provided for by deed and compensation interest corresponding to 106.5% of Cetip s CDI incurred on such debentures until the redemption date.

The face value of the 2^{nd} tranche of this issue is adjusted by the IGP-M plus compensation interest of 10% p.a. and its maturity is scheduled for December 1, 2008.

(d) Fourth issuance

As approved at the Board of Directors Meeting held on December 20, 2005 and ratified on April 24, 2006, the Company issued, on February 1, 2006, 60,000 non-convertible and unsecured debentures, in one single tranche, in the unit face value of R\$10. Such debentures were issued in the total issuance value of R\$600,000. The credits from the negotiations with the financial institutions were received on May 3, 2006 in the amount of R\$623,248. The difference R\$23,248, resulting from the variation of the unit price between the issuance date and effective negotiation was recorded in Shareholders Equity as Capital Reserve subsequently used in the stock buyback program.

Compensation interest is applied to the face value balance of these debentures, representing 103.6% of the Cetip s CDI, and the maturity of the face value is scheduled for February 2012, without early redemption option.

The deeds for these issues contain certain restrictive covenants, which have been duly complied with.

15. DERIVATIVES AND FINANCIAL INSTRUMENTS

General considerations

The Company s business includes mainly the production of flat steel to supply the domestic and foreign markets and mining of iron ore, limestone, dolomite and tin to supply the Presidente Vargas Steelworks needs. To finance its activities, the Company often resorts to the capital market, local as well as international, and, due to the debt profile it seeks, most of the Company s debt is pegged to the U.S. dollar. On March 31, 2007, the consolidated position of the outstanding derivative agreements is as follows:

	Ag	Market Value		
	Maturity	Reference Value	Book Value	
Variable income swap (*)	Jul 27/2007	US\$49,223 thousand	R\$728,386	R\$727,574
Interest derivatives listed on BM&F (DI) - contracted by exclusive funds	Jan/2008	R\$ 1,230,000 thousand	R\$274	Gains andlosses are daily settled, according to variations in the market contract value
Exchange swaps registered with CETIP	Jan 2/2008	US\$ 800,000 thousand US\$ 450,000	(R\$102,157)	(R\$102,157)
(contracted by exclusive funds)	Jul 2/2007	thousand US\$ 400,000	(R\$62,053)	(R\$62,053)
	Apr 2/2007	thousand	(R\$49,165)	(R\$49,165)
	Apr 10/2007 May	5,000 t	(R\$2,442)	(R\$2,442)
7' 6 11' 11' 11' 11'	8/2007	5,000 t	(R\$840)	(R\$840)
Zinc Swaps recorded in LME (London Metal	Jun 7/2007	5,000 t	(R\$1,053)	(R\$1,053)
Exchange)	Jul 9/2007	5,000 t	(R\$1,636)	(R\$1,636)
	Aug 7/2007	5,000 t	(R\$691)	(R\$691)
	Sep 10/2007	2,000 t	R\$161	R\$161

^(*) The non-cash swap establishes that the counterparty undertakes to pay, at the end of the contract, the variation of variable income assets, as long as the Company s subsidiary, CSN Steel, undertakes to pay the same reference value adjusted at the fixed rate of 7.5% per annum.

The main market no operation risk factors that can affect the Company s business are listed below, as well as a more detailed explanation about the derivatives associated with them:

I - Exchange risk

Although most of the Company s revenues are denominated in Brazilian reais as of March 31, 2007, R\$6,860,876 or 73% of the Company s consolidated loans and financing (except for derivates) were contracted in foreign currency (R\$7,654,471 or 81% on December 31, 2006). As a result, the Company is subject to fluctuations in exchange and interest rates and manages the risk of the fluctuations in the amounts in Brazilian reais that will be necessary to pay the obligations in foreign currency, using several financial instruments, including dollar investments and derivatives, mainly futures contracts, swaps contracts, currency contracts and option exchange contracts.

a) Exchange swap transactions

The Company entered into exchange swap agreements, which aim at protecting its foreign currency-denominated liabilities against real devaluation. Basically, the Company carried out swaps of its U.S. dollar-denominated liabilities to Bank Deposit Certificate - CDI. The notional value (reference) of these swaps on March 31, 2007 was US\$1,650,000 thousand (US\$1,183,428 thousand on December 31, 2006).

b) Metal Swap Agreement

The Company contracted Zinc swaps in order to set the price of part of its metal needs. Up to March 31, 2007, the Company had acquired 27 thousand tonnes of Zinc with settlement based on Zinc average prices in the months of March, April, May, June, July and August, 2007: the price used to settle each agreement is the average price of the calendar month previous to the date of its settlement.

II Interest rate risk

The Company has short and long term liabilities and, consequently, exposure to fixed and floating interest rates and some indexes, such as IGP-M. The Company also has assets which can be indexed to floating interest rates, fixed interest rates and/or other indexes. In view of such exposure, the Company may conduct transactions with derivatives to better manage these risks.

a) Interest rates futures contracts

On March 31, 2007, the Company retained 12,300 future contracts of interest rates (DI) listed at BM&F (Commodities and Futures Exchange Brazilian derivatives exchange), equivalent to R\$1,230,000. The market value of these contracts is equivalent to zero, since the entry date always occurs on the following day; the contract value is zero after the market closing and there is a cash provision to be settled on the following day.

III Derivatives associated with other price fluctuation risks of financial assets

a) Variable income swap agreements

The outstanding agreements on March 31, 2007 and December 31, 2006 were the following:

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			Reference	Assets Liabilities			Market		
			Reference	As	seis	Liau	inues	value (unaudited)	
Issue Date	Maturity date Agreements 3/31/2007	Maturity date Agreements 12/31/2006	value (US\$ thousand)	3/31/2007	12/31/2006	3/31/2007	12/31/2006	3/31/2007	12/31/2006
04/07/2003	07/27/2007	07/27/2007	35,836	632,442	461,500	102,597	105,120	529,252	351,988
04/09/2003	07/27/2007	07/27/2007	5,623	98,520	71,891	16,090	16,486	82,337	54,717
04/10/2003	07/27/2007	07/27/2007	1,956	35,382	25,818	5,596	5,734	29,753	19,845
04/11/2003	07/27/2007	07/27/2007	1,032	18,271	13,332	2,950	3,023	15,303	10,183
04/28/2003	07/27/2007	07/27/2007	1,081	17,462	12,743	3,077	3,152	14,368	9,459
04/30/2003	07/27/2007	07/27/2007	76	1,230	898	217	222	1,011	666
05/14/2003	07/27/2007	07/27/2007	192	3,232	2,359	545	559	2,684	1,777
05/15/2003	07/27/2007	07/27/2007	432	7,343	5,359	1,225	1,255	6,112	4,051
05/19/2003	07/27/2007	07/27/2007	1,048	18,657	13,614	2,966	3,038	15,674	10,448
05/20/2003	07/27/2007	07/27/2007	264	4,849	3,538	746	764	4,099	2,742
05/21/2003	07/27/2007	07/27/2007	414	7,941	5,794	1,172	1,201	6,762	4,543
05/22/2003	07/27/2007	07/27/2007	326	6,254	4,563	922	945	5,327	3,580
05/28/2003	07/27/2007	07/27/2007	439	8,116	5,923	1,239	1,270	6,870	4,600
05/29/2003	07/27/2007	07/27/2007	408	7,695	5,615	1,150	1,179	6,538	4,387
06/05/2003	07/27/2007	07/27/2007	96	1,757	1,282	271	278	1,484	992
			49,223	869,151	634,229	140,763	144,226	727,574	483,978

The purpose of these swaps is to improve the return of CSN_s financial assets, increasing the exposure to the variable income which historically yields greater long term returns than the fixed income assets, thus, decreasing the impact of cost of carrying CSN_s long term debt in net, consolidated financial expenses.

b) Consolidated balance sheet classified by currency

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	U.S. Dollar	Other Foreign Currencies	Reais	Total
Current Assets	2,220,180	348,884	5,207,155	9,320,158
Cash and Cash equivalents	45,997	1,966	29,594	77,557
Financial investments	1,456,475	29,141	1,623,716	3,109,332
Customers	295,216	161,645	656,913	1,113,774
Inventories	231,765	156,132	2,069,563	2,457,460
Insurance Claimed			408,421	408,421
Deferred Income Tax/Social Contribution	23,940		418,948	442,888
Other	166,787	1,091,038	452,901	1,710,726
Non-current Assets	298,500	127,701	16,018,222	16,444,423
Long-term Assets	122,008	55	1,886,139	2,008,202

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Financial Investments Deferred Income Tax/Social	51,260		89,673	140,933
Contribution Other Permanent	70,748 176,492	55 127,646	617,722 1,178,744 14,132,083	617,722 1,249,547 14,436,221
Total	2,518,680	1,567,623	21,678,278	25,764,581
Current Liabilities	1,842,525	83,031	2,362,297	4,287,853
Loans, Financing and Debentures	562,255	37	397,771	960,063
Suppliers	1,137,485	78,000	233,263	1,448,748
Other	142,785	4,994	1,731,264	1,879,043
Non-current Liabilities	6,301,755	103	8,386,492	14,688,350
Loans, Financing and Debentures	6,301,755		2,116,427	8,418,182
Contingent Liabilities- Net of Deposits		57	3,876,435	3,876,492
Deferred Income Tax/Social Contribution			1,991,781	1,991,781
Other	-	46	401,848	401,894
Shareholders Equity	(39,575)		6,827,953	6,788,378
Total	8,104,705	83,134	17,576,742	25,764,581

IV - Credit risk

The credit risk exposure with financial instruments is managed through restrictions of counterpart to large financial institutions with high quality of credit. Thus, Management believes that the risk of non-compliance by the counterpart is insignificant. The Company neither maintains nor issues financial instruments for commercial purposes. The selection of customers, as well as the diversification of its accounts receivable and the control on sales financing conditions through business industrial segment are procedures adopted by CSN to minimize occasional problems with its customers. Since part of the Companies funds are invested in Brazilian government securities, there is exposure to the credit risk with the government.

V - Fair value

The fair values were calculated according to the conditions in the local and foreign markets as of March 31, 2007, for financial transactions with identical features, such as: volume and term of the transaction and maturity dates. All transactions carried out in non-organized markets (over-the-counter markets) were made with financial institutions previously approved by the Company s Board of Directors.

16. COLLATERAL SIGNATURE AND GUARANTEES

With respect to its wholly owned and jointly-owned subsidiaries, the Company has expressed in their original currency - the following responsibilities, in the amount of R\$4,792 million, for guarantees provided:

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In millions

Companies	Currency	3/31/2007	12/31/2006	Maturity	Conditions
CFN	R\$	18.0	18.0	09/24/2007	BNDES loan guarantees
CFN	R\$	23.0		04/05/2007	BNDES loan guarantees
CFN	R\$	24.0		11/13/2009	BNDES loan guarantees
CFN	R\$	20.0	20.0	02/21/2008	BNDES loan guarantees
CFN	R\$	19.2		04/03/2007	BNDES loan guarantees
CFN	R\$	50.0		11/29/2007	BNDES loan guarantees
CFN	R\$	13.0		11/15/2015	BNDES loan guarantees
CFN	R\$	20.0		11/15/2020	BNDES loan guarantees
					Guarantee for execution of outstanding
CSN Cimentos	R\$	29.0	29.0	Indeterminate	debt with INSS
	,				Collateral signature in guarantee contract
CSN Cimentos	R\$	0.3	0.3	Indeterminate	for tax foreclosure
	,				Collateral signature in guarantee contract
INAL	R\$	2.8	2.8	Indeterminate	for tax foreclosure
	,				Collateral signature in guarantee contract
INAL	R\$	6.1	6.1	Indeterminate	for tax foreclosure
	,				Collateral signature in guarantee contract
INAL	R\$	0.3	0.3	Indeterminate	for tax foreclosure
					Collateral signature in guarantee contract
INAL	R\$	0.1	0.1	Indeterminate	for tax foreclosure
		***			Collateral signature in guarantee contract
INAL	R\$	0.3		Indeterminate	for tax foreclosure
					Collateral signature in guarantee contract
Prada	R\$	0.3		01/03/2012	for purchase and sale of electricity
					Guarantee by CSN for issuance of
Sepetiba Tecon	R\$	15.0	15.0	05/05/2011	Export Credit Note
	,				r
Total in R\$		241.4	240.8		
CSN Iron	US\$	79.3	79 3	06/01/2007	Promissory note of Eurobond operation
CSN Islands VII	US\$	275.0		09/12/2008	Guarantee by CSN in Bond issuance
CSN Islands VIII	US\$	550.0		12/16/2013	Guarantee by CSN in Bond issuance
CSN Islands IX	US\$	400.0		01/15/2015	Guarantee by CSN in Bond issuance
CSN Islands X	US\$	750.0		Perpetual	Guarantee by CSN in Bond issuance
CSN Steel	US\$	100.0		12/22/2011	Guarantee by CSN in issue of Import Note
				,,	Guarantee by CSN in issue of
CSN Steel	US\$	20.0	20.0	10/29/2009	Promissory Notes
					Guarantee by CSN in withdrawal of
CSN Steel	US\$		300.0	12/23/2008	Revolving Credit Facility
INAL	US\$	1.4		03/26/2008	Personal guarantee for equipment financing
					Personal guarantee for equipment
Sepetiba Tecon	US\$	16.7	16.7	09/15/2012	acquisition and terminal implementation
3-F-130# 2000H	2.4	20.7	10.7		Guarantee by CSN for issuance of
Sepetiba Tecon	US\$		0.4	02/21/2007	Import Letter of Credit
	υ υ ψ		0.1	22, 21, 200,	Guarantee by CSN for issuance of
					Stand-by Letter of Credit for the equipment
CSN Cimentos	US\$	15.5		04/19/2008	acquisition
	- ~ ~	10.0			1

Guarantee by CSN for issuance of Stand-by Letter of Credit for the steel coils

CSN LLC US\$ 11.6 09/25/2007 acquisition

Total in US\$ 2,219.5 2,492.8

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17. CONTINGENT LIABILITIES AND JUDICIAL DEPOSITS

The Company is currently party to several administrative and court proceedings involving a large number of actions, claims and complaints. Details of the amounts provided and their respective judicial deposits related to those claims are shown below:

			3/31/2007			12/31/2006
	Judicial Deposits	Contingent Liabilities	Net Contingencies	Judicial Deposits	Contingent Liabilities	Net Contingencies
Short term						
Contingencies:	(26.505)	20.500	2.015	(22,000)	27.407	15 407
Labor Civil	(26,585) (12,371)	30,500 13,556	3,915 1,185	(22,080) (10,859)	37,487 16,097	15,407 5,238
CIVII	(12,371)	15,550	1,103	(10,039)	10,097	3,236
Parent Company	(38,956)	44,056	5,100	(32,939)	53,584	20,645
Consolidated	(45,882)	54,322	8,440	(32,939)	54,810	21,871
Long-term						
Contingencies:						
Environmental	(141)	54,227	54,086	(138)	52,670	52,532
Tax		232	232	(1,149)	1,381	232
	(141)	54,459	54,318	(1,287)	54,051	52,764
Legal liabilities	,	- ,	- /-	(, ,	- ,	- ,
questioned in court:						
Tax		1 400 001	1 402 201		1 445 527	1 445 527
IPI premium credit IPI presumed credit		1,482,291 963,498	1,482,291 963,498		1,445,537 942,964	1,445,537 942,964
CSL credit over		705,470	705,470		742,704	772,707
exports		853,996	853,996		787,500	787,500
PIS / COFINS Law						
9,718/99	(== 0.05)	323,096	323,096		317,947	317,947
SAT	(27,906)	99,650	71,744	(27,219)	95,234	68,015
Education Allowance CIDE	(33,121) (24,661)	33,121 24,661		(33,121)	33,121	
Income tax /	(24,001)	24,001		(23,895)	23,895	
Plano Verão	(20,892)	20,892		(20,892)	20,892	
Other liabilities	(- , ,	53,572	53,572	(2,213)	51,972	49,759
	(106,580)	3,854,777	3,748,197	(107,340)	3,719,062	3,611,722
Parent Company	(106,721)	3,909,236	3,802,515	(108,627)	3,773,113	3,664,486
Consolidated	(128,916)	4,005,408	3,876,492	(134,372)	3,877,086	3,742,714
	(145,677)	3,953,292	3,807,615	(141,566)	3,826,697	3,685,131

Total short term + long term Parent Company

Total short term +

long term- Consolidated (174,798) 4,059,730 3,884,932 (167,311) 3,931,896 3,764,585

The provision for contingencies estimated by the Company s Management was substantially based on the appraisal of tax and legal advisors. Such provision is only recorded for lawsuits classified as probable losses. Additionally, it includes tax liabilities due to actions from the Company s initiative, which are maintained and with appliance of Selic s interest rates.

The Company is defending itself in other judicial and administrative proceedings (labor, civil, tax and environmental) in the approximate amount of R\$3,3 billion. According to the Company s

legal counsel, these lawsuits are defined as risk of possible loss. These lawsuits were not provided for in accordance with accounting rules followed in Brazil.

a) Labor Litigation Dispute:

Until March 31, 2007, CSN was defendant in 8,814 labor claims (8,196 claims on December 31, 2006), which required a provision in the amount of R\$30,500 (R\$37,487 on December 31, 2006). Most of the lawsuits are related to joint and/or subsidiary responsibility, wages equalization, additional payment for unhealthy and hazardous activities, overtime and differences related to the 40% fine over FGTS (severance pay), and due to government s economic policies.

b) Civil Actions:

These are, mainly, claims for indemnities among the civil judicial processes in which the Company is involved. Such proceedings, in general, are originated from occupational accidents and diseases related to industrial activities of the Company. For all these disputes, the Company accrued the amount of R\$13,556 on March 31, 2007 (R\$16,097 on December 31, 2006).

c) Environmental Actions:

On March 31, 2007, the Company recorded a provision of R\$54,227 (R\$52,670 on December 31, 2006) for investment in environmental recovery expenditures, mainly related to the plants located in the States of Rio de Janeiro, Minas Gerais and Santa Catarina.

d) Tax Litigation:

Income Tax and Social Contribution

(i) The Company claims recognition of the financial and tax effects on the calculation of the income tax and social contribution on net income, related to Consumer Price Index IPC understated inflation, which occurred in January and February 1989, by a percentage of 51.87% (Plano Verão).

In 2004, the proceeding was concluded and judgment was made final and unappealable, granting to CSN the right to apply the index of 42.72% (Jan/89), of which the 12.15% already applied should be deducted. The application of 10.14% (Feb/89) was granted. The proceeding is now under accounting inspection.

On March 31, 2007, the Company recorded R\$327,877 (R\$326,313 on December 31, 2006) as judicial deposit and a provision of R\$20,892 (R\$20,892 on December 31, 2006), which represents the portion not recognized by the courts.

(ii) In February 2003, the Company was charged by tax authorities related to the calculation of IRPJ and CSL of previous years in view of the fact that had tax losses carryforward above the 30% limit of taxable income, as provided for by laws.

On August 21, 2003, a decision was rendered by the second panel of the Judgment Federal Revenue Office in Rio de Janeiro related to the decision which made said tax deficiency notice null and void and a new Tax Deficiency Notice was issued about same matter in November 2003. The Company challenged such new Tax Deficiency Notice, which was rejected in administrative lower courts. An administrative appeal was brought against such decision, which was accepted in administrative appellate court on April 26, 2006; said Tax Deficiency Notice had favorable decision to CSN, on an irrevocable basis, and respective decision was published in November 2006. On March 31,2006, the balance of such provision was R\$197,463.

(iii) The Company filed an action questioning the assessment of Social Contribution on Income on export revenues, based on Constitutional Amendment #33/01 and in March 2004 the Company obtained an initial decision authorizing the exclusion of these revenues from said calculation basis, as well as the offsetting of amounts paid as from 2001. The lower court decision was favorable and the proceeding is waiting for trial of the appeal filed by the Federal Government in the Regional Federal Court. On March 31, 2007, the amount of suspended liability and the offset credits based on the referred proceedings was R\$853,996 (R\$787,500 on December 31, 2006), plus Selic (Central Bank overnight rate).

<u>PIS/COFINS</u> Law 9,718/99

CSN is questioning the legality of Law 9,718/99, which increases the PIS and COFINS calculation bases, including the financial revenue of the Company. On March 31, 2007, provision amounts to R\$323,096 (R\$317,947 on December 31, 2006), which includes legal charges.

In February 1999, the Company obtained a favorable decision in the lower court. However, the 2nd Regional Federal Court reversed the favorable decision. Later on, the Company appealed against this decision in the Supreme Court of Justice and is currently awaiting trial.

CIDE Intervention Contribution in the Economic Domain

CSN disputes the legal validity of Law 10,168/00, which established the collection of the intervention contribution in the economic domain on the amounts paid, credited or remitted to non-resident beneficiaries, as royalties or remuneration of supply contracts, technical assistance, trademark license agreement and exploration of patents.

The Company recorded court deposits and its corresponding provision in the amount of R\$24,661 on March 31, 2007 (R\$23,895 on December 31, 2006), which include legal charges.

The lower court decision was unfavorable and the proceeding is currently under judgment at the 2nd Regional Federal Court.

Education Allowance

The Company discussed the unconstitutionality of the Education Allowance and the possible recovery of the amounts paid in the period from January 5, 1989 to October 16, 1996. The lawsuit was judged unfounded, and the Federal Regional Court maintained its unfavorable decision, judgment made final and unappealable.

In view of this fact, the Company attempted to pay the amount due, and FNDE and INSS did not reach an agreement as to which agency the amounts should be paid. A fine was also demanded, but CSN did not agree.

The Company filed new proceedings to question the above-mentioned facts and deposited in court the amounts due, the provision on March 31, 2007 amounts to R\$33,121 (R\$33,121 on December 31, 2006).

SAT - Workers Compensation Insurance

The Company understands that it must pay the SAT with the rate of 1% in all of its establishments, and not 3%, as determined by the current legislation. The amount provided as of March 31, 2007 totals R\$99,650 (R\$95,234 on December 31, 2006), which includes legal charges.

The lower court decision was unfavorable and the proceeding is under judgment of the 2nd Region of the Federal Regional Court. Given the new understanding adopted by the Courts, the Company s lawyers deem as probable the possibility of loss.

<u>IPI premium credit over exports</u>

The Company brought an action claiming the right to the IPI premium credit on exports from 1992 to 2002 and in March 2003 a favorable decision was obtained authorizing the use of said credits. The Regional Federal Court Region reversed the favorable decision for CSN.

CSN filed a special appeal to the Superior Court of Justice (STJ) and an extraordinary appeal to the Federal Supreme Court (STF), which have not yet been judged, and on March 31, 2007, the provision referring to the total of credits already offset and kept in the Company s liabilities amounted to R\$1,482,291 (R\$1,445,537 on December 31, 2006), adjusted by the Selic rate.

IPI (Excise Tax) presumed credit on inputs

The Company brought an action pleading the right to the IPI presumed credit on the acquisition of exempted, immune, non-taxed inputs, or taxed at zero rate and in May 2003 an initial decision was obtained authorizing the use of said credits. This action is currently waiting for the sentence in lower court.

On March 31, 2007, the provision related to the total credits already offset and recorded under the Company s liabilities amounted to R\$963,498 (R\$942,964 on December 31, 2006), adjusted by the Selic rate.

Other

The Company also made provision for several other lawsuits in respect of FGTS LC 110, COFINS Law 10,833/03, PIS Law 10,637/02 and PIS/COFINS Manaus Free-Trade Zone, in the amount of R\$53,804 on March 31, 2007 (R\$53,353 on December 31, 2006), which includes legal charges.

18. SHAREHOLDERS EQUITY

	Paid-in Capital Stock	Reserves	Retained Earnings	Shares held in treasury	Total Shareholders equity
BALANCE ON 9/30/2006	1,680,947	5,334,898	377,139	(676,721)	6,716,263
Realization of revaluation reserve, net of income tax and social contribution		(100,305)	100,305		
CTE Revaluation Reserve, net of income tax and social contribution Premium reserve allocation in the issue of debentures		(28,995)			(28,995)
for the use in the stock buyback program Net income for the quarter		(23,248)	23,248 92,410		92,410
Investment reserve Proposed interests on own capital (R\$		40,000	(40,000)		
0.16420 per share) Proposed dividends (R\$1.293638 per share)			(42,268) (510,834)		(42,268) (510,834)
BALANCE ON 12/31/2006	1,680,947	5,222,350		(676,721)	6,226,576
Realization of revaluation reserve, net					
of income tax and social contribution Proposed interests on own capital (R\$		(61,547)	61,547		(21,000)
0,12472 per share) Company s shares buyback/sale		20	(31,990)	(66,709)	(31,990) (66,709)
Gain on disposal of Company s shares Net income for the quarter		30	753,488		30 753,488
BALANCE ON 3/31/2007	1,680,947	5,160,833	783,045	(743,430)	6,881,395

i. Paid-in capital stock

On July 7, 2005, at an Extraordinary Annual Meeting, CSN approved the cancellation of 14,849,099 shares held in treasury, with no reduction in the capital stock. The Company s fully subscribed and paid-in capital stock of R\$1,680,947 was then divided into 272,067,946 common book-entry shares, with no par value. Each share is entitled to one vote in the resolutions of the General Meeting.

ii. Authorized capital stock

The Company s capital stock may be increased up to 400,000,000 shares, by issuing up to 127,932,054 new non-par book-entry shares, by decision of the Board of Directors.

iii. Revaluation reserve

This reserve covers revaluations of the Company s fixed assets, which aimed, pursuant to CVM Deliberation 288, dated December 3,1998, to adjust the amounts of the Company s fixed assets to the market value, enabling the Financial Statements to reflect assets value closer to their market or replacement value.

Pursuant to the provisions of CVM Deliberation 273, as of August 20, 1998, a provision for deferred social contribution and income tax was set up based on the balance of the revaluation reserve (except land), which is recorded as the Company s liability.

The realized portion of the revaluation reserve, by means of depreciation or assets written-off, net of income tax and social contribution, is included for purposes of calculating the mandatory minimum dividend.

iv. Treasury shares

The Board of Directors approved on May 25, 2005 for a period of 360 days the purchase of 15,000,000 shares of the Company to be held in treasury and subsequent sale and/or cancellation. Additionally, the Board of Directors authorized on January 29, 2007, the purchase of 923,628 Company s shares to be held in treasury and further disposal and/or cancellation. Such authorization would expire on January 25, 2008, however, this quarter the Company repurchased the totality of the shares referring to such authorization. The Board of Directors authorized on March 27, 2007 the closure of the program approved on January 29, 2007.

Number of	Total value				Market value
shares purchased	paid for		Unit cost of shares		of shares
(in units)	shares	Minimum	Maximum	Average	on 3/31/2007 (*)
15,578,128	743,430	35.88	75.04	47.72	1,368,071

^(*) Average price of shares on 3/31/07 at the unit value of R\$87.82 per share.

While held in treasury, the shares will have no proprietorship and/or political rights.

v. Ownership structure

On March 31, 2007, the Company s capital was comprised as follows:

		Number of shares		
	Common	Total % of shares	Outstanding Shares %	
Vicunha Siderurgia S.A.	116,286,665	42.74%	45.34%	
BNDESPAR	17,085,986	6.28%	6.66%	
Caixa Beneficente dos Empregados da CSN - CBS	11,831,289	4.35%	4.61%	
Sundry (ADR - NYSE)	42,904,275	15.77%	16.73%	
Other shareholders (approximately 10 thousand)	68,381,603	25.13%	26.66%	
Outstanding shares	256,489,818	94.27%	100.00%	
Treasury shares	15,578,128	5.73%		
Total shares	272,067,946	100.00%		

vi. Investment policy and payment of interest on own capital and dividends

On December 11, 2000, CSN s Board of Directors decided to adopt a policy of profit distribution, which, by observing the provisions of Law 6,404/76, altered by Law 9,457/97 implies the distribution of all the Company s net profit to the shareholders, as long as the following priorities are preserved irrespective of their order: (i) corporate strategy, (ii) compliance with obligations, (iii) making the necessary investments and (iv) maintenance of a good financial situation of the Company.

19. INTEREST ON OWN CAPITAL

The calculation of interest on own capital is based on the change in the Long-Term Interest Rates over shareholders equity, limited to 50% of the income for the year before income tax or 50% of accumulated profits and profit reserves, and the higher between two limits may be used, pursuant to the prevailing laws.

In compliance with CVM Deliberation 207, as of December 31, 1996 and fiscal rules, the Company opted to record the interest on own capital the amount of R\$31,990 on March 31, 2007, corresponding to the remuneration of R\$0.12472 per share, in counter entry of the financial expenses account, and revert it on the same account, not been shown on the income statement and not generating effects on net income after IRPJ/CSL, except as to the fiscal effects, these recognized under income tax and social contribution. The Company s management shall propose that the amount of interest on own capital be attributed to the mandatory minimum dividend.

20. NET REVENUES AND COST OF GOODS SOLD

					C	Consolidated
			3/31/2007			3/31/2006
	Tonnes (thousand) (*)	Net revenue	Cost of Goods Sold	Tonnes (thousand) (*)	Net revenue	Cost of Goods Sold
Steel products Domestic market Foreign market	719 476	1,384,822 743,217	(670,431) (573,167)	604 393	1,092,662 590,612	(586,653) (482,837)
	1,195	2,128,039	(1,243,598)	997	1,683,274	(1,069,490)
Mining products Domestic market Foreign market	1,132 364	48,453 31,133	(13,990) (22,403)	1,136	41,324	(19,855)
	1,496	79,586	(36,393)	1,136	41,324	(19,855)
Other sales Domestic market Foreign market		248,766 28,291	(193,770) (3,113)		211,202 17,147	(124,235) (3,203)
		277,057	(196,883)		228,349	(127,438)
		2,484,682	(1,476,874)		1,952,947	(1,216,783)
					Pare	nt Company
			3/31/2007			3/31/2006
	Tonnes (thousand) (*)	Net revenue	Cost of Goods Sold	Tonnes (thousand) (*)	Net revenue	Cost of Goods Sold
Steel products						
Domestic market Foreign market	753 371	1,344,264 492,620	(743,099) (387,245)	612 328	1,019,821 397,199	(590,776) (360,464)
	1,124	1,836,884	(1,130,344)	940	1,417,020	(951,240)
Mining products Domestic market	1,132	47,593	(13,990)	1,136	41,324	(19,855)
Other sales Domestic market Foreign market		60,599 3,923	(32,933) (3,113)		42,528 3,815	(28,942) (3,203)

64,522 (36,046) 46,343 (32,145)

1,948,999 (1,180,380) 1,504,687 (1,003,240)

(*) unaudited

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21. FINANCIAL RESULTS AND MONETARY AND FOREIGN EXCHANGE VARIATIONS, NET

		Consolidated		Parent Company
	3/31/2007	3/31/2006	3/31/2007	3/31/2006
Financial expenses:				
Loans and financing - foreign currency	(152,836)	(165,239)	(9,365)	(46,641)
Loans and financing - domestic currency	(57,115)	(36,070)	(51,581)	(35,749)
Related parties			(100,919)	(58,547)
PIS/COFINS (taxes on revenue) on other				
revenues	(5,599)	(23,993)	(5,599)	(23,993)
Interest, fines and interest on tax in arrears	(87,539)	(81,530)	(82,792)	(80,335)
Other financial expenses	(34,226)	(36,974)	(24,506)	(26,154)
	(337,315)	(343,806)	(274,762)	(271,419)
Financial income:				
Related parties			4,084	
Income on financial investments, net of				
provision for losses	76,891	40,060	3,050	7,822
Income on derivatives	99,137	(83,368)	(124,008)	(362,773)
Other income	18,432	19,945	11,617	14,360
	194,460	(23,363)	(105,257)	(340,591)
Net financial results	(142,855)	(367,169)	(380,019)	(612,010)
Monetary variations:				
- Assets	1,094	1,251	915	777
- Liabilities	(7,150)	(9,648)	(5,734)	(10,247)
	(6,056)	(8,397)	(4,819)	(9,470)
Exchange variations:				
- Assets	(37,478)	(173,644)	(48,613)	(145,517)
- Liabilities	240,552	442,576	338,707	616,564
	203,074	268,932	290,094	471,047
Net monetary and exchange variations	197,018	260,535	285,275	461,577

22. OTHER OPERATING EXPENSES / REVENUES

	Parent
Consolidated	Company

	3/31/2007	3/31/2006	3/31/2007	3/31/2006
Other Operating Expenses	(164,009)	(63,999)	(40,920)	(57,565)
Provision for Actuarial Liabilities	966	(28,198)	966	(28,198)
Provision for Contingencies	5,919	(5,653)	6,573	(4,194)
Contractual Fines	(12,676)		(12,676)	
Equipment Stoppage	(1,461)		(1,405)	
Other	(156,757)	(30,149)	(34,379)	(25,172)
Other Operating Revenues	241,654	200,254	2,298	187,630
Indemnifications	1,457	1,404	880	1,331
Other Revenues	240,197	198,850	1,418	186,299
OTHER OPERATING EXPENSES / REVENUES	77,645	136,255	(38,622)	130,065
	47			
	47			

On January 30, 2007, CSN participated in an auction for the acquisition of the Anglo-Dutch Corus Group PLC and had its 603 cents a pound offer surpassed by the Indian Tata Steel s offer which was of 608 cents a pound.

Due to unfavorable outcome and clauses of the intent agreement for the purchase of shares of that company, signed between CSN and Corus Group PLC -, CSN recorded in this quarter balance sheet the accounting effects of said operation, such as: (i) consolidated expenses incurred in the project in the approximate amount of R\$113 million; (ii) consolidated revenue related to the inducement $fee^{(a)}$ in the amount of approximately R\$235 million. These amounts are included in the items Other expenses and Other revenues , respectively.

(a) Inducement Fee (also know as break up fee) Fee determined by the United Kingdom legislation, where, by force of agreement, the defeated party can be reimbursed of the expenses incurred in the participation in a bidding process. Such fee can be up to 1% of the value offered by the company that had its offer surpassed. In this case, the agreement between CSN and Corus Group foresaw for a maximum percentage of 1% over the offer.

23. CONSOLIDATED NON OPERATING EXPENSES AND REVENUES

On March 31, 2007, the consolidated non operating income of the Company amounted to a revenue of R\$180,241 (revenue of R\$201 on March 31, 2006). The result of this quarter includes R\$182,074, referring to the gain on sale of 34,072,613 shares of Corus Group PLC, acquired by CSN due to strategic reasons during the bidding process with Tata Steel for the acquisition of the totality of the Corus Group PLC s shares.

24. LOSS AF-III

On January 22, 2006 an accident involving equipment adjacent to Blast Furnace #3 took place, mainly affecting the powder collecting system and interrupted the equipment production until the end of the first semiannual period of that year. The Company has an insurance policy for loss of profits and equipment in the maximum amount of US\$750 million, which the Management deems as sufficient to recover any losses derived from the accident. The cause of the accident had its coverage by the policy expressly recognized by the insurance companies, and the work to calculate the losses is under the final phase.

The amount of losses subject to indemnification shown by regulating bodies up to the closing date of this quarter was US\$445 million or R\$951 million, translated by the exchange rate as of December 31, 2006. Based on insurance policy and confident as to the conclusion of studies about the loss, CSN requested and the insurance companies granted an advance of US\$237 million (equivalent to R\$515 million), of which R\$39 million was received in this quarter as advance and the remaining in 2006. The advanced total amount will be deducted from losses subject to indemnification, verified during the normal course of regulation process.

On March 31, 2007 the Company maintained balance receivable from losses claimed in the amount of R\$408,421, and the Company does not identify any risk in such credit, taking into account the international reputation and prestige of insurance and reinsurance companies.

25. STATEMENT OF VALUE ADDED

		Consolidated		Parent Company
	3/31/2007	3/31/2006	3/31/2007	3/31/2006
Revenues Sales of products and services (except for refunds and				
discounts)	3,040,070	2,386,457	2,403,151	1,855,412
Allowance for doubtful accounts	(1,058)	(2,103)	(1,235)	(2,531)
Non operating income	180,241	201	(1,023)	104
	3,219,253	2,384,555	2,400,893	1,852,985
Input purchased from third parties				
Raw material used up Cost of goods and services sold (except for	(705,919)	(593,115)	(539,856)	(403,244)
depreciation)	(449,440)	(212,505)	(362,433)	(282,215)
Materials, energy, outsourced services and	(05.051)	(150.054)	(127, 202)	(100 550)
other	(97,071)	(179,874) 176,616	(127,303)	(128,752)
Assets recovery		170,010		176,616
	(1,252,430)	(808,878)	(1,029,592)	(637,595)
Gross value-added	1,966,823	1,575,677	1,371,301	1,215,390
Retentions				
Depreciation, amortization and depletion	(245,957)	(245,880)	(198,415)	(206,979)
Net produced value-added	1,720,866	1,329,797	1,172,886	1,008,411
V-l 11-1 1 (4 1)				
Value-added received (transferred) Equity in the earnings of subsidiaries	(27,751)	(10,789)	487,695	82,948
Financial income/Exchange variations (gains)	158,081	(195,197)	(152,955)	(485,332)
	130,330	(205,986)	334,740	(402,384)
Total value-added to distribute	1,851,196	1,123,811	1,507,626	606,027
VALUE-ADDED DISTRIBUTION				
Payroll and related charges	123,915	155,443	103,227	129,646
Taxes, fees and contributions	889,278	746,116	735,596	537,840
Interest and exchange variation	75,100	(118,166)	(84,685)	(359,487)
Interest on own capital and dividends	31,990	43,796	31,990	43,796

	1,851,196	1,123,811	1,507,626	606,027
Unrealized profit in the period	9,415	42,390		
Retained earnings in the period	721,498	254,232	721,498	254,232

26. EMPLOYEES PENSION FUND

(i) Private Pension Administration

The Company is the principal sponsor of CBS Previdência, a private non-profit pension fund established in July 1960, main purpose of which is to pay supplementary benefits to those of the official Pension Plan. CBS Previdência congregates CSN employees, of CSN related companies and the entity itself, provided they sign the adherence agreement.

(ii) Description of characteristics of the plans

CBS Previdência has three benefit plans, as follows:

35% of average salary plan

It is a defined benefit plan (BD), which began on February 1, 1966, for the purpose of paying retirements (related to length of service, special, disability or old age) on a life-long basis, equivalent to 35% of the participant s salaries for the 12 last salaries. The plan also guarantees the payment of sickness assistance to the licensed by the Official Pension Plan and it also guarantees the payment of funeral grant and pension. The participants (active and retired) and the sponsors make thirteen contributions per year, being the same number of benefits paid. This plan became inactive on October 31, 1977, when the new benefit plan began, and it is in process of extinction.

Supplementary average salary plan

It is a defined benefit plan (BD), which began on November 1, 1977. The purpose of this plan is to complement the difference between the 12 last average salaries and the Official Pension Plan (Previdência Oficial) benefit, to the retired, and also on a life-long basis. As with the 35% Average Salary Plan, there is sickness assistance, funeral grant and pension coverage. Thirteen contributions and payment of benefits are made per year. This plan became inactive on December 26, 1995, because of the combined supplementary benefits plan creation.

Combined supplementary benefit plan

Begun on December 27, 1995, it is a combined plan, being a Variable Contribution (CV). Besides the programmed pension benefit, there is the payment of risk benefits (pension in activity, disability and sickness benefit). In this plan, the retirement benefit is calculated based on the sponsor and participants contributions, totaling thirteen per year. Upon retirement of the participant, the plan becomes a defined benefit plan and thirteen benefits are paid per year.

On March 31, 2007 and December 31, 2006, the plans are as follows (unaudited):

	3/31/2007	12/31/2006
Members	20,240	20,060
In service Retired	9,549 10,691	9,316 10,744
Distribution of members by benefit plan		
35% of Average Salary Plan	5,293	5,346
Active	16	16
Beneficiaries	5,277	5,330
Supplementary Average Salary Plan	4,954	4,967
Active Beneficiaries	38 4,916	38 4,929
Combined Supplementary Benefit Plan	9,993	9,747
Active	9,495	9,261
Beneficiaries	498	486
Linked beneficiaries:	5,518	5,495
35% of average salary plan Supplementary average salary plan	4,136 1,307	4,117 1,305
Combined supplementary benefit plan	75	73
Total participants (members/beneficiaries)	25,758	25,555

(iii) Settle of actuarial deficit

According to the official letter 1555/SPC/GAB/COA, as of August 22, 2002, confirmed by official letter 1598/SPC/GAB/COA as of August 28, 2002, a proposal was approved for refinancing of reserves to amortize the sponsors responsibility in 240 monthly and successive installments, monetarily indexed by INPC + 6% p.a., starting June 28, 2002.

The agreement foresees the installments prepayment in case of cash necessity in the defined benefit plan and the incorporation to the updated debit balance the eventual deficits/surpluses under the sponsors responsibility, so as to preserve the plans balance without exceeding the maximum period of amortization provided for by the agreement.

(iv) Actuarial Liabilities

As provided by CVM Deliberation 371/00, approving the NPC 26 of IBRACON Employee's Benefit Accounting that established new calculation and disclosure accounting practices, the Company's management and its external actuaries calculated the assessment of the effects arising from this practice, and records are kept in conformity with the report dated January 10, 2007.

Actuarial Liability Recognition

The Company s Management decided to recognize the actuarial liability adjustment in the results for the period of five years, from January 1, 2002, and, on December 31, 2006, the Company had recorded the totality of existing actuarial liability, remaining, as from January 1, 2007, only eventual gains and/or losses which will be calculated at the end of each year, when we will have the annual assessment of actuarial liability by means of new actuarial reports issued by independent actuaries.

In the quarter ended March 31, 2007, the Company partially used the provision, in the amount of R\$13,298, in view of payments of installments related to the actuarial liability equalization plan. The current balance of the actuarial liability amounts to R\$273,642 (R\$286,940 up to December 31, 2006), calculated according to the Report issued on January 10, 2007 by the independent actuary.

With respect to the recognition of the actuarial liability, the amortizing contribution related to the amount for the participants for determination of the reserve insufficiency was deducted from the present value of total actuarial obligation of the respective plans. A number of participants are disputing in court this amortizing contribution, but the Company, based on its legal and actuarial advisers opinion understands that such amortizing contribution was duly approved by the Secretaria da Previdência Complementar SPC and consequently, is legally due by the participants.

In addition, in the case of Combined Supplementary Benefit Plan, of defined contribution, which shows net asset and where the sponsor s contribution corresponds to an equal counterpart of the participants contribution, the understanding of the actuary is that up to 50% of the net actuarial asset may be used for reduction of the sponsor s contribution. As a result, the sponsor opted for recognizing 50% of such asset on its books, in the amount of R\$7,983 in 2007 (R\$17,204 in 2006).

Main actuarial assumptions adopted in the actuarial liability calculation

Methodology used Nominal discount rate for actuarial liability

Expected yield rate over plan assets

Estimated salary increase index Estimated benefits increase index Estimated inflation rate in the long-term Biometric table of overall mortality Biometric table for disability

Biometric table for disability mortality

Expected turnover rate

Probability of starting retirement

Projected credit unit method

11.3% p.a. (6.3% actual and 5% inflation) 35% of Average Salary Plan: 15.02% p.a.

Supplementary Average Salary Plan: 14.95% p.a. Combined Supplementary Benefit Plan: 17.5% p.a.

INPC + 1% (6.05%) INPC + 0% (5.00%) INPC + 0% (5.00%) AT83 separated by gender

Mercer Disability with probabilities multiplied by 2

Winklevoss Fixed 2% p.a.

35% Average Salary Plan and Supplementary Average Salary Plan: 100% in the first eligibility to a full benefit

by the Plan;

Combined Supplementary Benefit Plan: 55 years of age,

10 years of service and 5 years of Plan.

CSN does not have other post-employment benefit plans.

27. SUBSEQUENT EVENT

In compliance with the determinations of the CVM Deliberation 183/95, at the Extraordinary General Meeting called to April 30, 2007, the Company s Management will submit for shareholders approval a new revaluation of fixed assets - lands, buildings, improvements, machinery, equipment and facilities of Volta Redonda s operational units including Central Termoelétrica named as CTE II, in addition to Arcos, Congonhas, Itaguaí, Barueri, Araucária and operational support real properties. The new amounts of the fixed assets and the resulting effect on Revaluation Reserve will be recorded on the approval date and the effects reflected in the subsequent Quarterly Information and Financial Statements.

COMPANHIA SIDERÚRGICA

00403-0 NACIONAL 33.042.730/0001-04

05.01 COMMENTS ON THE COMPANY S PERFORMANCE IN THE QUARTER

SEE ITEM 08.01:

COMMENTS ON THE CONSOLIDATED PERFORMANCE IN THE QUARTER

06.01 - CONSOLIDATED BALANCE SHEET - ASSETS (in thousands of reais)

1- CODE	2- DESCRIPTION	3-3/31/2007	4- 12/31/2006
1	Total Assets	25,764,581	25,028,301
1.01	Current Assets	9,320,158	7,927,762
1.01.01	Cash and Cash Equivalents	77,557	167,288
1.01.02	Credits	3,203,936	2,363,915
1.01.02.01	Customers	1,113,774	1,292,291
1.01.02.01.01	Domestic Market	755,472	765,612
1.01.02.01.02	Foreign Market	468,355	635,920
1.01.02.01.03	Allowance for Doubtful Accounts	(110,053)	(109,241)
1.01.02.02	Sundry Credits	2,090,162	1,071,624
1.01.02.02.01	Employees	14,946	14,029
1.01.02.02.02	Suppliers	218,786	151,284
1.01.02.02.03	Recoverable Corporate Income Tax and Social Contribution	40,480	41,739
1.01.02.02.04	Deferred Income Tax	326,777	317,042
1.01.02.02.05	Deferred Social Contribution	116,111	112,588
1.01.02.02.06	Other Taxes	285,695	325,024
1.01.02.02.07	Other Credits	1,087,367	109,918
1.01.03	Inventories	2,457,460	2,435,281
1.01.04	Others	3,581,205	2,961,278
1.01.04.01	Marketable Securities	3,109,332	2,455,813
1.01.04.02	Prepaid Expenses	63,452	58,358
1.01.04.03	Insurance Claimed	408,421	447,107
1.02	Non-Current Assets	16,444,423	17,100,539
1.02.01	Long-Term Assets	2,008,201	1,927,316
1.02.01.01	Sundry Credits	1,077,824	1,025,275
1.02.01.01.01	Loans Eletrobrás	26,752	32,227
1.02.01.01.02	Marketable Securities Receivable	252,487	260,855
1.02.01.01.03	Deferred Income Tax	482,826	437,005
1.02.01.01.04	Deferred Social Contribution	134,896	119,155
1.02.01.01.05	Other Taxes	180,863	176,033
1.02.01.02	Credits with Related Parties	0	0
1.02.01.02.01	With Associated and Related Companies	0	0
1.02.01.02.02	With Subsidiaries	0	0
1.02.01.02.03	With Other Related Parties	0	0
1.02.01.03	Others	930,377	902,041
1.02.01.03.01	Judicial Deposits	544,055	519,964
1.02.01.03.02	Marketable Securities	140,933	143,123
1.02.01.03.03	Prepaid Expenses	85,815	80,669
1.02.01.03.04	Others	159,574	158,285
1.02.02	Permanent Assets	14,436,222	15,173,223
1.02.02.01	Investments	250,146	957,674
1.02.02.01.01	In Associated/Related Companies	0	0

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1- CODE	2- DESCRIPTION	3-3/31/2007	4- 12/31/2006
1.02.02.01.02	In Associated/Related Companies-Goodwill	0	0
1.02.02.01.03	In Subsidiaries	0	0
1.02.02.01.04	In Subsidiaries Goodwill	248,091	277,465
1.02.02.01.05	Other Investments	2,055	680,209
1.02.02.02	Property, Plant and Equipment	13,937,450	13,948,261
1.02.02.02.01	In Operation, Net	12,839,417	12,971,477
1.02.02.02.02	In Construction	914,604	792,907
1.02.02.02.03	Land	183,429	183,877
1.02.02.03	Intangible Assets	0	0
1.02.02.04	Deferred	248,626	267,288

06.02 - CONSOLIDATED BALANCE SHEET - LIABILITIES (in thousands of reais)

1- CODE	2- DESCRIPTION	3- 3/31/2007	4- 12/31/2006
2	Total Liabilities	25,764,581	25,028,301
2.01	Current Liabilities	4,287,853	4,317,780
2.01.01	Loans and Financing	887,649	994,904
2.01.02	Debentures	72,414	85,583
2.01.03	Suppliers	1,448,748	1,568,331
2.01.04	Taxes, Charges and Contributions	811,422	624,486
2.01.04.01	Salaries and Social Contributions	143,986	91,095
2.01.04.02	Taxes Payable	457,774	406,911
2.01.04.03	Deferred Income Tax	154,163	93,000
2.01.04.04	Deferred Social Contribution	55,499	33,480
2.01.05	Dividends Payable	718,175	686,984
2.01.06	Provisions	8,440	21,871
2.01.06.01	Contingencies	54,322	54,810
2.01.06.02	Judicial Deposits	(45,882)	(32,939)
2.01.07	Debts with Related Parties	0	0
2.01.08	Others	341,005	335,621
2.02	Non Current Liabilities	14,688,350	14,586,377
2.02.01	Long-Term Liabilities	14,683,127	14,581,085
2.02.01.01	Loans and Financing	7,419,193	7,349,138
2.02.01.02	Debentures	998,989	995,679
2.02.01.03	Provisions	5,868,273	5,766,286
2.02.01.03.01	Contingencies	4,005,408	3,877,086
2.02.01.03.02	Judicial Deposits	(128,916)	(134,372)
2.02.01.03.03	Deferred Income Tax	1,464,592	1,487,932
2.02.01.03.04	Deferred Social Contribution	527,189	535,640
2.02.01.04	Debts with Related Parties	0	0
2.02.01.05	Advance for Future Capital Increase	0	0
2.02.01.06	Others	396,672	469,982
2.02.01.06.01	Provision for Pension Fund	224,094	286,940
2.02.01.06.02	Others	172,578	183,042
2.02.02	Deferred Income	5,223	5,292
2.03	Minority Interest	0	0
2.04	Shareholders Equity	6,788,378	6,124,144
2.04.01	Paid-In Capital Stock	1,680,947	1,680,947
2.04.02	Capital Reserve	30	0
2.04.03	Revaluation Reserve	4,147,003	4,208,550
2.04.03.01	Own Assets	4,146,650	4,208,197
2.04.03.02	Subsidiaries/Affiliates	353	353
2.04.04	Profit Reserves	177,353	234,647
2.04.04.01	Legal	336,189	336,189
2.04.04.02	Statutory	0	0

1- CODE	2- DESCRIPTION	3-3/31/2007	4- 12/31/2006
2.04.04.03	For Contingencies	0	0
2.04.04.04	Unrealized Income	0	0
2.04.04.05	Profit Retention	0	0
2.04.04.06	Special For Non-Distributed Dividends	0	0
2.04.04.07	Other Profit Reserves	(158,836)	(101,542)
2.04.04.07.01	For Investments	677,611	677,611
2.04.04.07.02	Treasury Shares	(743,430)	(676,721)
2.04.04.07.03	Unrealized Income	(93,017)	(102,432)
2.04.05	Accrued Profit/Loss	783,045	0
2.04.06	Advance for Future Capital Increase	0	0

07.01 - CONSOLIDATED STATEMENT OF INCOME (in thousands of reais)

		3- 1/1/2007	4- 1/1/2007	5- 1/1/2006	6- 1/1/2006
1- CODE	2- DESCRIPTION	to	to	to	to
1 0022	- DESCRIPTION	3/31/2007	3/31/2007	3/31/2006	3/31/2006
	Gross Revenue from				
3.01	Sales and/or Services	3,078,691	3,078,691	2,408,857	2,408,857
	Deductions from Gross				
3.02	Revenue	(594,009)	(594,009)	(455,910)	(455,910)
	Net Revenue from Sales				
3.03	and/or Services	2,484,682	2,484,682	1,952,947	1,952,947
	Cost of Goods and/or				
3.04	Services Sold	(1,476,874)	(1,476,874)	(1,216,783)	(1,216,783)
	Depreciation and				
3.04.01	Amortization	(232,996)	(232,996)	(233,128)	(233,128)
3.04.02	Others	(1,243,878)	(1,243,878)	(983,655)	(983,655)
3.05	Gross Profit	1,007,808	1,007,808	736,164	736,164
	Operating				
3.06	Income/Expenses	(134,582)	(134,582)	(175,746)	(175,746)
3.06.01	Selling	(141,486)	(141,486)	(113,413)	(113,413)
	Depreciation and				
3.06.01.01	Amortization	(1,907)	(1,907)	(2,471)	(2,471)
3.06.01.02	Others	(139,579)	(139,579)	(110,942)	(110,942)
	General and				
3.06.02	Administrative	(97,153)	(97,153)	(81,165)	(81,165)
	Depreciation and				
3.06.02.01	Amortization	(11,054)	(11,054)	(10,281)	(10,281)
3.06.02.02	Others	(86,099)	(86,099)	(70,884)	(70,884)
3.06.03	Financial	54,163	54,163	(106,634)	(106,634)
3.06.03.01	Financial Income	194,460	194,460	(23,363)	(23,363)
3.06.03.02	Financial Expenses	(140,297)	(140,297)	(83,271)	(83,271)
	Foreign Exchange and				
3.06.03.02.01	Monetary Variation, net	197,018	197,018	260,535	260,535
3.06.03.02.02	Financial Expenses	(337,315)	(337,315)	(343,806)	(343,806)
3.06.04	Other Operating Income	241,654	241,654	200,254	200,254
	Other Operating				
3.06.05	Expenses	(164,009)	(164,009)	(63,999)	(63,999)
3.06.06	Equity pick-up	(27,751)	(27,751)	(10,789)	(10,789)
3.07	Operating Income	873,226	873,226	560,418	560,418

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1-		3- 1/1/2007	4- 1/1/2007	5- 1/1/2006	6- 1/1/2006
CODE	2- DESCRIPTION	to	to	to	to
CODE		3/31/2007	3/31/2007	3/31/2006	3/31/2006
3.08	Non-Operating Income	180,241	180,241	201	201
3.08.01	Income	836,598	836,598	57	57
3.08.02	Expenses	(656,357)	(656,357)	144	144
3.09	Income before Taxes/Participations	1,053,467	1,053,467	560,619	560,619
3.10	Provision for Income Tax and Social Contribution	(314,771)	(314,771)	(209,611)	(209,611)
3.11	Deferred Income Tax	24,207	24,207	(10,590)	(10,590)
3.11.01	Deferred Income Tax	18,297	18,297	(5,525)	(5,525)
3.11.02	Deferred Social Contribution	5,910	5,910	(5,065)	(5,065)
3.12	Statutory Participations/Contributions	0	0	0	0
3.12.01	Participations	0	0	0	0
3.12.02	Contributions	0	0	0	0
3.13	Reversal of Interest on Own Capital	0	0	0	0
3.14	Minority Interest	0	0	0	0
3.15	Income/Loss for the Period	762,903	762,903	340,418	340,418
	OUTSTANDING SHARES, EX-TREASURY (in thousands)	256,490	256,490	257,413	257,413
	EARNINGS PER SHARE (in reais)	2.97440	2.97440	1.32246	1.32246
	LOSS PER SHARE (in reais)				

COMPANHIA SIDERÚRGICA

00403-0 NACIONAL 33.042.730/0001-04

08.01 COMMENTS ON THE CONSOLIDATED PERFORMANCE IN THE QUARTER

Production

First-quarter crude steel production totaled 1.3 million tons, 145% up on the same period in 2006 and in line with the previous quarter. It is also worth noting that inventories of slabs and coils acquired from third parties, whose production costs are higher than those produced internally, were practically exhausted.

Production (in thousand t)	1006	4Q06	1Q07	1Q07 x 1Q06 (Chg.%)	1Q07 x 4Q06 (Chg.%)
Crude Steel (P Vargas Mill)	540	1,307	1,321	145%	1%
Purchased Slabs from Third Parties	88	65	24	-73%	-63%
Total Crude Steel	628	1,372	1,345	114%	-2%
Rolled Products * (UPV)	751	1,173	1,171	56%	0%
Hot Coil Acquired from Third Parties	-	32	-	-	-
Total Rolled Products	751	1,205	1,171	56%	-3%

^{*} Products delivered for sale, including shipments to CSN Paraná and GalvaSud.

Rolled Steel output totaled 1.17 million tones, 56% up year-on-year - led by hot-rolled (+52%), cold-rolled (+56%) and tin plate (+52%). In comparison with the previous quarter, production remained flat.

Production Costs (parent company)

The total production cost came to R\$ 1.19 billion in the first quarter, R\$ 295 million, or 33%, more than in the 1Q06. The increase was essentially due to the return of Blast Furnace #3 to operations, which increased production volume and, consequently, raw-material consumption.

The most significant increases in raw-material costs were as follows:

- Imported coal (R\$ 62 million), coke (R\$ 21 million), iron ore/pellets (R\$ 59 million) and zinc (R\$ 57 million). In the particular case of zinc costs, the upturn was not only due to the increase in production volume, but also to higher market prices for this metal;
- Increased expenses with fuel, electric power, supplies, outsourced services and others also contributed R\$ 85 million to the overall cost increase.

On the other hand, the reduced consumption of slabs acquired from third parties led to a cost decrease of R\$ 55 million in the same period.

It is also worth mentioning that production costs fell by around R\$120 million (-10%) over the previous quarter, mainly due to the above-mentioned reduced consumption of slabs and coils acquired from third parties (R\$ 71 million) and also to lower coal costs (R\$ 16 million).

Steel slabs unit production costs (with depreciation) fell from R\$ 778/t in the 1Q06, to R\$ 542/t (US\$257/t) in the 1Q07, returning to the Company s usual and highly competitive levels. The decline was primarily due to lower coal and coke acquisition prices, the appreciation of the Real against the US dollar and the greater dilution of fixed costs. The Company produced around 1.3 million tones of slabs in the 1Q07, versus 0.5 million in the 1Q06.

Sales

Total Sales Volume

CSN recorded total 1Q07 sales volume of 1.195 million tones, 20% up in comparison with the 1Q06 and in line with the 4Q06.

Domestic Market

Domestic market sales volume stood at 719,000 tones, 19% up year-on-year, due to a combination of heated demand in the 1Q07 and the reduced availability of products for sale in the 1Q06 due to the accident to Blast Furnace #3. In comparison with the 4Q06, sales volume remained stable.

Export Market

Export volume in the first three months of 2007 totaled 476,000 tons, 3% more than in the 4Q06 and a substantial 21% higher than the first quarter of 2006. The increase was due to strong demand in the global steel markets, which exceeded steelmakers expectations.

Market Share and Product Mix

In the 1Q07, CSN maintained its **market share of 33%** of the domestic flat steel market (hot-rolled, cold-rolled, galvanized steel and tin mill products), an improvement over the 30% recorded in the 1Q06.

As for the product mix, the Company once again **exceeded a 52% market share** of coated products, in line with the 53% registered in the 4Q06.

Sales by products

Prices

In the domestic market, the Company s 1Q07 average prices remained at the same level as in the previous quarter. As of January 2007, the Company successfully implemented a domestic price increase of 6% for galvanized products. When compared to the 1Q06, CSN s prices increased by 7%, once again led by coated products.

In the export market, prices in US dollars and Euros also remained virtually stable over the 4Q06. When translated into Brazilian Reais, however, prices were lower due to the appreciation of the local currency, coupled with a specific effect of a temporary lower quality mix. When compared with the 1Q06, average export prices in US dollars and Euros moved up.

Prices are likely to increase in the 2Q07, both in Brazil (given still strong local demand and reduced inventories) and the international market, which is also recovering.

Net Revenue

Stable prices coupled with equally stable domestic and export sales volume in comparison with the 4Q06 led to **total 1Q07 revenue of R\$ 2.485 billion**. **In year-on-year terms, net revenue increased by 27%** due to the price and volume trends mentioned previously.

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Net Revenue		STEEL			MINING			
	Domestic	Exports	Total	Domestic	Exports	Total	OTHERS	TOTAL
Volume (thousand tonnes)	719	476	1,195	1,132	364	1,496	-	-
Net Revenue (R\$ MM)	1,385	743	2,128	48	31	80	277	2,485

Operating Revenue / Expenses

CSN s 1Q07 operating expenses totaled **R\$ 161 million**, **R\$ 103 million** up year-on-year due to the non-recurring booking of R\$177 million in provisions for lost earnings in the 1Q06, registered under other operating revenue.

In relation to the 4Q06, the Company recorded **a non-recurring positive variation of R\$ 328 million**, due to the transfer of revenue to cover material damages, totaling R\$ 193 million, from operating revenue to non-operating revenue . Throughout 2006, this amount had been recorded as operating revenue , and was reallocated to non-operating revenue in the 4Q06.

In addition, and also in the 1Q07, due to CSN s participation in the auction of the Anglo-Dutch steelmaker, Corus, and the resulting Implementation Agreement entered into by both parties on December 10, 2006, the Company recorded the accounting impact of this operation, including: (i) consolidated expenses incurred during the project in the amount of R\$ 113 million; and (ii) consolidated revenue from the break-up fee in the amount of R\$ 235 million. These amounts are booked under other operating expenses and other operating revenue, respectively.

Until now, CSN has received R\$ 515 million in advances from the insurers, R\$ 39 million of which in the 1Q07 and the rest in 2006.

EBITDA

EBITDA totaled R\$ 1.015 billion in the 1Q06, 29% up year-on-year, accompanied by **an EBITDA margin of above 40%**, more than 6 p.p. higher than the 2006 average, proof that the Company had fully recovered from the January 2006 accident to the installations adjacent to its main blast furnace (BF# 3). It is also worth noting that the 1Q07 EBITDA margin still reflected a small portion of the cost associated with the acquisition of steel slabs from third parties.

Financial Result and Indebtedness

The **1Q07 net financial result** was a **positive R\$54 million**, versus a negative R\$ 107 million in the 1Q06. In comparison with the 4Q06, when the result was a negative R\$ 255 million, the **improvement** - equivalent to **R\$ 309 million** - **was even more significant.**

This important **result** was primarily due to the **upturn in financial revenue**, reflecting **increased gains from treasury operations**, and the Company s higher close-of-quarter cash and cash equivalent position. Financial expenses were in line with the 1Q06, and **improved by R\$ 35 million** over the 4Q06, thanks to the **reduction in the weighted average carrying cost of the debt**, in turn due to the **reduced interest** rate on the Brazilian Reais portion of the debt and the impact of the **lower average dollar** on its foreign-currency portion. The overall **debt profile also improved**, through the exchange of higher for lower-interest debt instruments.

CSN s gross debt remained flat over the 4Q06, while **net debt** recorded a **substantial year-on-year reduction of R\$ 609 million** due to the increase in cash and cash equivalents.

As a result, **the net debt/EBITDA ratio fell** from 1.74x, in the 4Q06, to **1.56x**, without considering the total positive cash effect from the Corus bidding process On March 31,2007, CSN s weighted average financial cost in Brazilian Reais remained at around 12% p.a., whilst the average maturity of the total debt was **7.7** years.

Non-operating Revenue / Expenses

The Company recorded a 1Q07 non-operating result of **R\$ 180 million**, versus R\$18 million in the 4Q06 and R\$ 0.2 million in the 1Q06. It is worth highlighting the R\$182 million net gain from the sale of 34,072,613 shares in Corus Group PLC (3.8% of the Company s outstanding capital). Net of taxes, this amount corresponded to non-recurring revenue of **R\$ 133 million**.

Income Taxes

Consolidated first-quarter income and social contribution taxes totaled R\$ 291 million, primarily due to increased taxable income, as explained by the variations dealt with above.

Net Income

CSN s Net Income in the 1Q07 totaled R\$ 763 million, R\$ 422 million higher than in the first quarter of 2006. The main variations contributing to this improved performance were as follows:

- An increase of R\$ 272 million in gross profit;
- A R\$ 161 million improvement in the financial result;
- A gross gain of R\$ 182 million from the sale of CSN s stake in the Anglo-Dutch steelmaker, Corus, plus the break-up fee of R\$ 122 million.

It is also important, in the year-on-year comparison, to consider the non-recurring provisions for lost earnings of R\$ 177 million which impacted the bottom line in the 1Q06, plus the increase of R\$ 70 million in income and social contribution taxes in the 1Q07.

Net income was R\$ 679 million higher than in the 4Q06, due to the following factors:

- Gross profit growth of R\$ 42 million;
- A R\$ 309 million upturn in the financial result;
- A gross gain of R\$ 182 million from the sale of the Company s interest in Corus and the associated break-up fee of R\$ 122 million.

Capex

Investments in the 1Q07 totaled R\$ 234 million, mostly allocated to the following projects:

- Expansion of the Casa de Pedra iron ore mine: R\$ 59 million;
- MRS (transportation and logistics): R\$ 47 million;
- Expansion of the port of Itaguaí: R\$ 17 million;
- Cement plant: R\$ 15 million;
- Prada CSN s subsidiary (metallurgy): 14 million;
- Maintenance and repairs: R\$ 22 million.

The remainder went to smaller, but also relevant, projects geared towards improving the technology of the Company and its subsidiaries.

It is worth pointing out that, following the **completion of the first phase of the Iron Ore Terminal in the port of Itaguaí, CSN has already exported around 300,000 tons of iron ore**. The facility s current export capacity is **seven million tons per year** and is expected to reach 30 million tons on the conclusion of the second stage. After the third and final stage, annual export capacity will reach 40 million tons. Total investments in the port are estimated at US\$ 260 million.

Working Capital

On March 31, 2007, working capital invested in the business totaled R\$ 1.8 billion, 8% less than at the end of 2006. The decrease was primarily due to the reduction in the cash and cash equivalents and overseas accounts receivable lines, although the impact was almost entirely offset by the reduction in the suppliers line.

The average supplier payment period remained at around 90 days, while client payment periods fell from an average of 41 to 33 days. The average inventory period remained in line with the 4Q06 at around 150 days.

			R\$ MM 1Q07 x 4Q06
WORKING CAPITAL	Dec/2006	Mar/2007	Chg.%
Assets	4,045	3,867	178
Cash	167	78	89
Accounts Receivable	1,292	1,113	179
- Domestic Market	766	756	11
- Export Market	635	468	167
- Allowance for Debtful	(109)	(110)	1
Inventory	2,435	2,457	(22)
Advances to Suppliers	151	219	(68)
Liabilities	2,118	2,100	18
Suppliers	1,568	1,449	119
Salaries and Social Contribution	91	144	(53)
Taxes Payable	407	458	(51)
Advances from Clients	52	49	3
Working Capital	1,927	1,767	160

TURN OVER RATIO			1Q07 x 4Q06
Average Periods	Dec/2006	Mar/2007	Chg.%
Receivables	41	33	8
Supplier Payment	94	88	(6)
Inventory Turnover	146	150	(4)

Capital Market

CSN s shares did well in the 1Q07, appreciating by close to 38%, versus just 3% for the Ibovespa index.

The Company s ADRs, traded on the New York Stock Exchange, did even better, moving up by around 43%, a significant positive performance when set against the 1% fall experienced by the *Dow Jones* index in the same period.

Traded financial volume did equally well, climbing by 90% on the BOVESPA and 60% on the NYSE.

CSN has been one of the most outstanding companies listed on the BOVESPA, not only in terms of share appreciation, but also due to its substantial dividend payments. **In 2006, CSN led the rankings in terms of dividend payout per share.**

Capital Markets - CSNA3 / SID / IBOVESPA			
	1Q06	4Q06	1Q07
N# of shares	272,067,946	272,067,946	272,067,947
Market Capitalization			
Closing price (R\$/share)	63.80	64.50	88.85
Closing price (US\$/share)	31.42	29.98	42.84
Market Capitalization (R\$ million)	17,359	17,548	24,173
Market Capitalization (US\$ million)	7,991	8,208	11,792
Variation			
CSNA3 (%)	43.1	4.0	37.8
SID (%)	46.1	5.5	42.9
Ibovespa - index	37,951	44,473	45,804
Ibovespa - variation (%)	13.4	22.0	3.0
Volume			
Average daily (n# of shares)	898,787	585,453	979,193
Average daily (R\$ Thousand)	53,934	38,266	72,710
Average daily (n# of ADR's)	1,072,947	792,474	1,073,605
Average daily (US\$ Thousand)	29,711	24,130	38,595

Source: Economática

1 - ITEM	2 - NAME OF	3 - CNPJ (Corporate	4 -		5 -	6 INVESTOR S
	SUBSIDIARY/AFFILIATED	Taxpayer s ID)	CLAS	SSIFIC		
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			PRIV	ATE		
01	CSN OVERSEAS	05.722.388/0001-58S			100.00	14.69
COMMER	RCIAL, INDUSTRY AND				•	•
	YPES OF COMPANY		7,173			7,173
			PRIV	/ATE		
02	CSN STEEL	05.706.345/0001-89 S	UBSI	DIARY	100.00	20.32
COMMER	RCIAL, INDUSTRY AND					
OTHER T	YPES OF COMPANY	48	0,727			480,727
			PRIV	ATE		
04	CSN ENERGY	06.202.987/0001-03 S	UBSI	DIARY	100.00	5.15
	RCIAL, INDUSTRY AND					
OTHER T	YPES OF COMPANY		3,675			3,675
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06	LAMINADOS INAL	02.737.015/0001-62S	UBSI	DIARY	99.99	9.03
	RCIAL, INDUSTRY AND					
OTHER T	YPES OF COMPANY	42	1,366			421,366
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	CSN CIMENTOS	42.564.807/0001-05 S	UBSII	DIARY	99.99	0.00
	RCIAL, INDUSTRY AND		276			277
OTHER T	YPES OF COMPANY]	376]		376
	CIA METALIC DO	1	DDT	7 A TE		
08	CIA METALIC DO NORDESTE	01.183.070/0001-95 S		ATE	99.99	1.68
	RCIAL, INDUSTRY AND	01.103.070/0001-933	OBSII	DIAK	77.77	1.00
	YPES OF COMPANY	0	2,284			92,284
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			DD I.	ATE	Ι	
09	INAL NORDESTE	00.904.638/0001-57 S			99.99	0.53
	RCIAL, INDUSTRY AND	00.701.030/0001-3/3			1 77.77	0.55
	YPES OF COMPANY	3	7,796			37,796
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	2 - NAME OF	3 - CNPJ (Corporate		5 -	6 INVESTOR S
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		(in thousands)		(in thousands)	
	т				
			PRIVATE	1	
	•	05.923.777/0001-41	SUBSIDIARY	100.00	8.9
	RCIAL, INDUSTRY AND				
OTHER T	TYPES OF COMPANY	<u></u>	4,240	<u> </u>	4,24
			PRIVATE		
11	CSN ENERGIA	03.537.249/0001-29	SUBSIDIARY	99.90	1.3
	RCIAL, INDUSTRY AND				
	TYPES OF COMPANY	<u></u>	1		
			PRIVATE		
13	CSN I	04.518.302/0001-07		100.00	8.6
	RCIAL, INDUSTRY AND		<u></u>	150.00	
	TYPES OF COMPANY		9,996,753	1	9,996,75
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	T		PRIVATE	 	1
14	GALVASUD	02.618.456/0001-45		15.29	9.0
	RCIAL, INDUSTRY AND	<u>10100001-43</u>	~ ~ ~ ~ WILL III I	13.29	9.0
	CYPES OF COMPANY		1,804,435		1,804,43
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16	SEPETIBA TECON	02.394.276/0001-27		100.00	0.4
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OTHEK I	YPES OF COMPANY	<u> </u>	62,220	<u>'</u>	12,44
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		02.281.836/0001-37	PORZIDIAKA	45.78	0.0
CAMMED	RCIAL, INDUSTRY AND				
	TYPES OF COMPANY		54,451	<u> </u>	54,45
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1 - ITEM	2 - NAME OF	3 - CNPJ (Corporate	<u></u>	5 -	6 INVESTOR
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19	MRS LOGÍSTICA		PUBLICLY-TRADED SUBSIDIARY	32.93	15.
	RCIAL, INDUSTRY AND				
	YPES OF COMPANY		111,962		111,9
27	CSN EXPORT	i	PRIVATE	1	
		05.760.237/0001-94	SUBSIDIARY	100.00	1.
	RCIAL, INDUSTRY AND			[
OTHER T	YPES OF COMPANY		32		
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28		i	PRIVATE		<u> </u>
		05.918.539/0001-48	SUBSIDIARY	100.00	0.
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OTHER T	YPES OF COMPANY		1	[
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29	CSN ISLANDS VIII	06.042.103/0001-09	PRIVATE	100.00	0.0
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OTHER T	YPES OF COMPANY	<u></u>		<u>I</u>	
20	CONTROL AND CASE	07.064.261/2001		100	-
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31	ERSA - ESTANHO DE	00.684.808/0001-35	PRIVATE	99.99	0.3
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	SUBSIDIARY/ASSOCIATED	Taxpayer s ID)	CLASSIFICATION	PARTICIPATION	SHAREHOLDERS
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33	NACIONAL MINÉRIOS	08.446.702/0001-05	PRIVATE	T	
			SUBSIDIARY	99.99	0.53
COMMER	RCIAL, INDUSTRY AND				
OTHER T	YPES OF COMPANY		29,997		
			·		
34	NACIONAL FERROSOS		PRIVATE		
		07.093.679/0001-50		100.00	0.0
COMMER	RCIAL, INDUSTRY AND				
	YPES OF COMPANY		1	1	
		75			

10.01 - CHARACTERISTICS OF PUBLIC OR PRIVATE ISSUANCE OF DEBENTURES

1- ITEM	04
2 - No. ORDER	3
3 - No. REGISTRY AT CVM	CVM/SRE/DEB/2003/023
4 - REGISTRY DATE AT CVM	12/19/2003
5 - ISSUED SERIES	2A
6 - TYPE OF ISSUANCE	COMMON
7 - NATURE OF ISSUANCE	PUBLIC
8 - DATE OF ISSUANCE	12/1/2003
9 - EXPIRATION DATE	12/1/2008
10 - TYPE OF DEBENTURE	WITHOUT PREFERENCE
11 - CONDITION OF CURRENT REMUNERATION	IGPM + 10% p.a.
12 - PREMIUM/NEGATIVE GOODWILL	
13 - NOMINAL VALUE (Reais)	10,000.00
14- AMOUNT ISSUED (Thousands of Reais)	250,000
15- AMOUNT OF SECURITIES ISSUED (UNIT)	25,000
16 - OUTSTANDING SECURITIES (UNIT)	25,000
17 - TREASURY SECURITIES (UNIT)	0
18 - CALLED AWAY SECURITIES (UNIT)	0
19 CONVERTED SECURITIES (UNIT)	0
20 SECURITIES TO BE DISTRIBUTED (UNIT)	0
21 - DATE OF THE LAST RENEGOTIATION	
22 - DATE OF NEXT EVENT	12/1/2007

10.01 - CHARACTERISTICS OF PUBLIC OR PRIVATE ISSUANCE OF DEBENTURES

1- ITEM	05
2 - No. ORDER	4
3 - No. REGISTRY AT CVM	CVM/SRE/DEB/2006/011
4 - REGISTRY DATE AT CVM	4/28/2006
5 - ISSUED SERIES	UN
6 - TYPE OF ISSUANCE	COMMON
7 - NATURE OF ISSUANCE	PUBLIC
8 - DATE OF ISSUANCE	2/1/2006
9 - EXPIRATION DATE	2/1/2012
10 - TYPE OF DEBENTURE	WITHOUT PREFERENCE
11 - CONDITION OF CURRENT REMUNERATION	103.6% CDI CETIP
12 - PREMIUM/NEGATIVE GOODWILL	
13 - NOMINAL VALUE (Reais)	10,000.00
14- AMOUNT ISSUED (Thousands of Reais)	600,000
15- AMOUNT OF SECURITIES ISSUED (UNIT)	60,000
16 - OUTSTANDING SECURITIES (UNIT)	60,000
17 - TREASURY SECURITIES (UNIT)	0
18 - CALLED AWAY SECURITIES (UNIT)	0
19 CONVERTED SECURITIES (UNIT)	0
20 SECURITIES TO BE DISTRIBUTED (UNIT)	0
21 - DATE OF THE LAST RENEGOTIATION	
22 - DATE OF NEXT EVENT	8/1/2007

00403-0 COMPANHIA SIDERÚRGICA NACIONAL 33.042.730/0001-04

15.01 INVESTMENT PROJECTS

OPERATING INVESTMENTS

Expenditures made in the first quarter of 2007, with the main investment projects in implementation were as follows:

Up to 3/31/2007 R\$ thousand

Description	Period	Accumulated
Mine Project Expansion of Casa de Pedra Mine	51,840	168,827
Sepetiba Project Port Expansion	20,329	416,576
Development of Usina II project	6,318	8,060
Small Refurbishment of AF #2	3,395	4,228
Campaign Extension of regenerator AF2	2,593	11,880
Revamp of MCC#3	1,459	3,013
General Repairs in PRs 27 and 220	1,401	3,436
Installation of New Bridge 102	1,237	2,684
Increase of the Casa de Pedra barrier 920 m	797	5,677
Drainage and crippling stalls	739	2,729
Pelletizing Plant Casa de Pedra	573	2,206
Long steel plant	367	574
Drainage and change in the slope geometry of the mine	307	2,689
Change in the veering beams of the steelmaking shop	266	1,120
Increase the power of PR-362	159	1,398
Drawdown wells	142	2,207
Repair and Modification of Torpedo Cars	72	3,681
Campaign Extension of Batteries #4A, 4B and 5	64	7,215
Development of cold pellet process	35	1,777
	92,094	649,979

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16.01 - OTHER INFORMATION CONSIDERED MATERIAL BY THE COMPANY

Companhia Siderúrgica Nacional Statements of Changes in Financial Position For the periods ended on March 31, 2007 and 2006 (In thousands of reais)

	Consolidated		Parent Company	
	3/31/2007	3/31/2006	3/31/2007	3/31/2006
SOURCES				
Operations				
Net income for the period	762,903	340,418	753,488	298,028
Expenses (income) not affecting net working capital Monetary and exchange variation and long term				
accrued charges (net)	(162,768)	(256,054)	(131,067)	(289,240)
Equity accounting and amortization of goodwill and				
negative goodwill	27,750	10,790	(487,696)	(82,948)
Write-offs from permanent assets	654,817	445	1,024	
Depreciation, depletion and amortization	245,957	245,878	198,415	210,879
Deferred income tax and social contribution	(93,352)	(68,082)	(45,305)	(70,836)
Provision for contingencies	41,791	38,174	49,592	35,423
Provision for actuarial liability	(13,298)	16,212	(13,298)	16,212
Deferred income variation	(69)	(76)		
Others	8,108	(9,994)	(3,930)	(7,761)
	1,471,839	317,711	321,223	109,757
Dividends and interest on own capital of subsidiaries				2,975
Others				
Resources from loans and financing	1,070,150	79,193	1,015,925	7,480
Debenture Issuance		159,753		16,179
Decrease in other long-term assets	35,714	55,487	11,009	20,676
Increase in other long-term liabilities	15,255		7,564	
	1,121,119	294,433	1,034,498	44,335
TOTAL SOURCES	2,592,958	612,144	1,355,721	157,067
Application Permanent assets				

Investments	1	(4,328)	22,001	11,098
Property, plant and equipment	233,035	247,661	135,139	188,354
Deferred assets	1,300	1,946	1,149	904
	234,336	245,279	158,289	200,356
Other				
Dividends and Interest on own capital	31,990	43,796	31,990	43,796
Treasury shares	66,709	39,110	66,709	39,110
Transfer of loans and financing to short term	774,687	46,143	318,229	130,737
Increases in other long-term assets	51,589	36,631	25,014	28,496
Decreases in other long-term liabilities	11,324	81,470	16,574	
	936,299	247,150	458,516	242,139
TOTAL APPLICATIONS	1,170,635	492,429	616,805	442,495
INCREASE (DECREASE) IN NET WORKING				
CAPITAL	1,422,323	119,715	738,916	(285,428)
CHANGES IN NET WORKING CAPITAL				
Current Assets				
At end of period	9,320,158	7,727,828	5,595,840	4,174,905
At beginning of period	7,927,762	8,164,081	5,008,626	5,545,203
	1,392,396	(436,253)	587,214	(1,370,298)
Current Liabilities				
At end of period	4,287,853	4,263,689	5,369,771	4,215,987
At beginning of period	4,317,780	4,819,657	5,521,473	5,300,857
	(29,927)	(555,968)	(151,702)	(1,084,870)
INCREASE (DECREASE) IN NET WORKING				
CAPITAL	1,422,323	119,715	738,916	(285,428)

Companhia Siderúrgica Nacional Statements of Cash Flows For the periods ended on March 31, 2007 and 2006 (In thousands of reais)

	Consol	Consolidated		Parent Company	
	3/31/2007	3/31/2006	3/31/2007	3/31/2006	
Cash flow from operating activities					
Net income for the period Adjustments to reconcile the net income for the period	762,903	340,418	753,488	298,028	
with the resources from operating activities:	702,703	340,410	755,400	270,020	
- Net monetary and exchange variations	(241,389)	(462,454)	(253,506)	(512,845)	
- Provision for loan and financing charges	209,951	185,919	161,865	143,901	
- Depreciation, depletion and amortization	245,957	245,878	198,415	210,879	
- Write-offs of permanent assets	654,817	445	1,024	ŕ	
- Equity accounting and amortization of goodwill					
and negative goodwill	27,750	10,790	(487,695)	(82,948)	
- Deferred income tax and social contribution	(24,207)	10,592	25,639	(15,611)	
- Swap Provision	(237,261)	(187,434)	(12,123)	(5,230)	
- Provision for actuarial liability	(966)	16,212	(966)	16,212	
- Provision for contingencies	(11,297)	5,653	(6,573)	4,194	
- Other provisions	34,759	31,472	32,238	30,239	
	1,421,017	197,491	411,806	86,819	
(Increase) decrease in assets:					
- Accounts receivable	(803,288)	302,637	(129,564)	172,105	
- Inventories	(32,360)	50,315	(43,019)	44,218	
- Credits with subsidiaries	(32,300)	30,313	10,858	(9,927)	
- Taxes recoverable	(22,760)	17,738	(9,967)	(27,090)	
- Others	38,347	(86,942)	(26,125)	(192,044)	
outers	(820,061)	283,748	(197,817)	(12,738)	
Increase (decrease) in liabilities	(0=0,001)	200,: 10	(1) (1)	(12,100)	
- Suppliers	(119,583)	(207,036)	(123,559)	(216,424)	
- Salaries and payroll charges	52,891	(5,322)	56,265	(4,408)	
- Taxes	51,381	102,576	62,697	121,897	
- Accounts payable - Subsidiaries			(14,753)	(63,430)	
- Contingent Liabilities	127,234	233,535	117,602	229,826	
- Charges on paid loans and financings	(233,493)	(151,156)	(176,009)	(90,148)	
- Others	(80,989)	(301,848)	(60,444)	(21,433)	
	(202,559)	(329,251)	(138,201)	(44,120)	
Net cash provided by operating activities	398,397	151,988	75,788	29,961	
Cash Flow from investing activities					
Judicial Deposits	(25,368)	(3,347)	(24,962)	(2,478)	
Investments	(23,308)	4,328	(24,902) $(22,001)$	(11,098)	
Property, plant and equipment	(233,035)	(247,661)	(135,139)	(188,354)	
Deferred assets	(1,300)	(1,946)	(133,139) $(1,149)$	(904)	
Deterred appeto	(1,500)	(1,770)	(1,17)	(704)	

Net resources used on investing activities	(259,704)	(248,626)	(183,251)	(202,834)
Cash Flow from financing activities				
Financial Funding				
- Loans and Financing	2,170,629	853,713	2,069,366	6,380
-	2,170,629	853,713	2,069,366	6,380
Payments				
- Financial Institutions - principal	(1,916,033)	(178,989)	(1,487,323)	(194,339)
- Dividends and interest on own capital	(799)	(936,215)	(799)	(936,215)
- Treasury stocks	(66,709)	(39,110)	(66,709)	(39,110)
·	(1,983,541)	(1,154,314)	(1,554,831)	(1,169,664)
Net cash raised (used) in	187,088	(300,601)	514,535	(1,163,284)
Increase (decrease) in cash and marketable securities	325,781	(397,239)	407,072	(1,336,157)
Cash and marketable securities, beginning of period	2,132,722	3,459,006	588,863	1,495,795
Cash and marketable securities (except for derivatives),				
end of period	2,458,503	3,061,767	995,935	159,638

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17.01 SPECIAL REVIEW REPORT UNQUALIFIED

Independent accountants special review report

(A translation of the original report in Portuguese, as filed with the Brazilian Securities and Exchange Commission (CVM) prepared in accordance with accounting principles derived from the Brazilian Corporation Law and rules of the CVM)

To The Board of Directors and the Shareholders Companhia Siderúrgica Nacional Rio de Janeiro - RJ

- 1. We have reviewed the quarterly financial information of Companhia Siderúrgica Nacional and the consolidated quarterly financial information of the Company and its subsidiaries (consolidated information) for the quarter ended March 31, 2007, comprising the balance sheets, the statements of income, the management report and other relevant information, prepared in accordance with accounting practices adopted in Brazil and rules issued by the Brazilian Securities and Exchange Commission.
- 2. Our review was performed in accordance with review standards established by IBRACON The Brazilian Institute of Independent Auditors and the Federal Council of Accounting, which comprised, mainly: (a) inquiry and discussion with management responsible for the accounting, financial and operational areas of the Company and its subsidiaries, regarding the main criteria adopted in the preparation of the quarterly financial information; and (b) review of post-balance sheet information and events, which have, or may have, a material effect on the financial position and the operations of the Company and its subsidiaries.
- **3.** Based on our special review, we are not aware of any material change which should be made to the quarterly financial information described above, for it to be in accordance with accounting practices adopted in Brazil and rules issued by the Brazilian Securities and Exchange Commission, specifically applicable to the preparation of the quarterly financial information.
- **4.** Our special review was performed with the objective of issuing a review report on the quarterly financial information referred to in the first paragraph. The statements of cash flows, changes in financial position and added value for the quarter ended March 31, 2007 are supplementary to the aforementioned financial information, which are not required under accounting practices adopted in Brazil and are being presented to facilitate additional analysis. These supplementary information were subject to the same review procedures as applied to the quarterly financial information and, we are not aware of any material change which should be made to those statements for them to be in accordance with the accounting practices adopted in Brazil and rules issued by the Brazilian Securities and Exchange Commission.
- **5.** The financial statements of Companhia Siderúrgica Nacional and the consolidated financial statements of this Company and its subsidiaries related to the year ended December 31, 2006, which balance sheets are being presented for comparison purposes, were examined by other independent auditors, who issued an unqualified opinion dated March 29,2007, containing emphasis referring to the accident involving the blast furnace III, causing the stoppage of

such equipment during the first half year of 2006. The Company, maintaining

insurance policy related to loss of profits and property damages covered by indemnification, requested the recovery of losses incurred by such casualty. Likewise, the Company, based on calculations, which were confirmed by experts engaged by the insurance companies, recognized under item other operating revenues , a minimum estimate of loss of profit indemnification of R\$730 million and under item non-operating income the amount of R\$19 million for the recovery of property damages. Up to December 31, 2006, the Company had received as advances the approximate amount of R\$476 million. The quarterly financial information related to the quarter ended March 31, 2006 was reviewed by other independent auditors, who issued an unqualified special review report dated May 9, 2006.

April 24, 2007

KPMG Auditores Independentes CRC SP014428/O-6-F-RJ

Manuel Fernandes Rodrigues de Sousa Accountant - CRC RJ-052428/O-2

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SIGNATURE

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

Date: May 31, 2007

COMPANHIA SIDERÚRGICA NACIONAL

By: /s/ Benjamin Steinbruch

Benjamin Steinbruch Chief Executive Officer and Acting Chief Financial Officer

FORWARD-LOOKING STATEMENTS

This press release may contain forward-looking statements. These statements are statements that are not historical facts, and are based on management's current view and estimates of future economic circumstances, industry conditions, company performance and financial results. The words "anticipates", "believes", "estimates", "expects", "plans" and similar expressions, as they relate to the company, are intended to identify forward-looking statements. Statements regarding the declaration or payment of dividends, the implementation of principal operating and financing strategies and capital expenditure plans, the direction of future operations and the factors or trends affecting financial condition, liquidity or results of operations are examples of forward-looking statements. Such statements reflect the current views of management and are subject to a number of risks and uncertainties. There is no guarantee that the expected events, trends or results will actually occur. The statements are based on many assumptions and factors, including general economic and market conditions, industry conditions, and operating factors. Any changes in such assumptions or factors could cause actual results to differ materially from current expectations.