

BRASIL TELECOM SA  
Form 6-K  
February 15, 2008

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**SECURITIES AND EXCHANGE COMMISSION**  
**Washington, D.C. 20549**

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**FORM 6-K**

**REPORT OF FOREIGN ISSUER**  
**PURSUANT TO RULE 13a-16 OR 15d-16 OF THE**  
**SECURITIES EXCHANGE ACT OF 1934**

**THROUGH February 15, 2008**

**(Commission File No. 1-15256)**

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**BRASIL TELECOM S.A.**

*(Exact name of Registrant as specified in its Charter)*

**BRAZIL TELECOM COMPANY**

*(Translation of Registrant's name into English)*

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**SIA Sul, Área de Serviços Públicos, Lote D, Bloco B**  
**Brasília, D.F., 71.215-000**

**Federative Republic of Brazil**

*(Address of Registrant's principal executive offices)*

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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  Form 40-F

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

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

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.

Yes  No

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If "Yes" is marked, indicated below the file number assigned to the registrant in connection with Rule 12g3-2(b):

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**FEDERAL PUBLIC SERVICE  
SECURITIES AND EXCHANGE COMMISSION (CVM)  
QUARTERLY INFORMATION  
COMMERCIAL, INDUSTRIAL COMPANY AND OTHERS**

CORPORATE LAW

Date: March 31, 2007

**REGISTRATION AT THE CVM DOES NOT REQUIRE ANY EVALUATION OF THE COMPANY, BEING ITS DIRECTOR RESPONSIBLE FOR THE VERACITY OF THIS INFORMATION.**

**01.01 - IDENTIFICATION**

1 - CVM CODE 01131-2	2 - COMPANY NAME BRASIL TELECOM S.A.	3 - GENERAL TAXPAYERS REGISTER 76.535.764/0001-43
4 - NIRE 5.330.000.622-9		

**01.02 - ADDRESS OF COMPANY S HEADQUARTERS**

1 - FULL ADDRESS SIA/SUL - ASP - LOTE D- BL B - 1º ANDAR		2 - DISTRICT SIA		
3 - ZIP CODE 71215-000	4 - MUNICIPALITY BRASILIA		5 - STATE DF	
6 - AREA CODE 61	7 - TELEPHONE NUMBER 3415-1010	8 - TELEPHONE NUMBER 3415-1256	9 - TELEPHONE NUMBER 3415-1119	10 - TELEX
11 - AREA CODE 61	12 - FAX 3415-1593	13 - FAX 3 415-1315	14 - FAX -	
15 - E-MAIL ri@brasitelecom.com.br				

**01.03 INVESTOR RELATIONS OFFICER (Address for correspondence to Company)**

1 - NAME PAULO NARCÉLIO SIMÕES AMARAL				
2 - FULL ADDRESS SIA/SUL - ASP - LOTE D - BL A - 2º ANDAR		3 - DISTRICT SIA		
4 - ZIP CODE 71215-000	5 - MUNICIPALITY BRASILIA		6 - STATE DF	
7 - AREA CODE 61	8 - TELEPHONE NUMBER 3415-1010	9 - TELEPHONE NUMBER -	10 - TELEPHONE NUMBER -	11 - TELEX
12 - AREA CODE 61	13 - FAX 3415-1593	14 - FAX -	15 - FAX -	

16 - E-MAIL  
paulonarcelio@uol.com.br

**01.04 - REFERENCE / INDEPENDENT ACCOUNTANT**

CURRENT FISCAL YEAR		CURRENT QUARTER			PRIOR QUARTER		
1 - BEGINNING	2 - ENDING	3 - QUARTER	4 - BEGINNING	5 - ENDING	6 - QUARTER	7 - BEGINNING	8 - ENDING
1/1/2007	12/31/2007	1	01/01/2007	03/31/2007	4	101/1/2006	12/31/2006
9 - INDEPENDENT ACCOUNTANT Deloitte Touche Tohmatsu Auditores Independentes					10 - CVM CODE 00385-9		
11 - NAME TECHNICAL RESPONSIBLE Marco Antonio Brandão Simurro					12 - CPF - TAXPAYER REGISTER 755.400.708-44		

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**01.05 - COMPOSITION OF ISSUED CAPITAL**

Quantity of Shares (IN THOUSANDS)	1 - CURRENT QUARTER 3/31/2007	2 - PRIOR QUARTER 12/31/2007	3 - SAME QUARTER OF PRIOR YEAR 03/31/2006
<b>ISSUED CAPITAL</b>			
1 COMMON	249,597,050	249,597,050	249,597,050
2 PREFERRED	311,353,241	311,353,241	305,701,231
3 TOTAL	560,950,291	560,950,291	555,298,281
<b>TREASURY SHARES</b>			
4 COMMON	0	0	0
5 PREFERRED	13,678,100	13,678,100	13,678,100
6 TOTAL	13,678,100	13,678,100	13,678,100

**01.06 - COMPANY S CHARACTERISTICS**

1 - TYPE OF COMPANY COMMERCIAL, INDUSTRIAL COMPANY AND OTHERS
2 - SITUATION OPERATING
3 - TYPE OF CONTROLLING INTEREST NATIONAL PRIVATE
4 - ACTIVITY CODE 1130 - TELECOMMUNICATIONS
5 - MAIN ACTIVITY PROVIDING SWITCHED FIXED TELEPHONE SERVICE
6 - TYPE OF CONSOLIDATED TOTAL
7 - TYPE OF INDEPENDENT ACCOUNTANTS REPORT UNQUALIFIED

**01.07 - SUBSIDIARIES EXCLUDED FROM THE CONSOLIDATED FINANCIAL STATEMENTS**

1 - ITEM	2 - GENERAL TAXPAYERS REGISTER	3 - NAME

**01.08 DIVIDENDS APPROVED AND/OR PAID DURING AND AFTER THE QUARTER**

1 ITEM	2 - EVENT	3 - APPROVAL	4 - DIVIDEND	5 - BEGINNING PAYMENT	6 - TYPE OF SHARE	7 - VALUE OF THE DIVIDEND PER SHARE
01	RCA	06/30/2006	Interest on Own Capital	05/31/2007	Common	0.0003805236
02	RCA	06/30/2006	Interest on Own Capital	05/31/2007	Preferred	0.0003805236
03	RCA	12/29/2006	Interest on Own Capital	05/31/2007	Common	0.0001613731

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04	RCA	12/29/2006	Interest on Own Capital	05/31/2007	Preferred	0.0001613731
05	AGO	04/10/2007	Dividend	05/31/2007	Common	0.0001130549
06	AGO	04/10/2007	Dividend	05/31/2007	Preferred	0.0001130549
07	RD	01/31/2007	Interest on Own Capital		Common	0.0003805236
08	RD	01/31/2007	Interest on Own Capital		Preferred	0.0003805236

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**01.09 - ISSUED CAPITAL AND CHANGES IN CURRENT YEAR**

1 - ITEM	2 - DATE OF CHANGE	3 - CAPITAL STOCK (In R\$ thousand)	4 - VALUE OF CHANGE (In R\$ thousand)	5 - ORIGIN OF ALTERATION	7 - QUANTITY OF ISSUED SHARES (Thousand)	8 - SHARE PRICE ON ISSUANCE DATE (In R\$)
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**01.10 - INVESTOR RELATIONS OFFICER**

1 - DATE 04/25/2007	2 - SIGNATURE
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**02.01 - BALANCE SHEET - ASSETS (IN THOUSANDS OF REAIS)**

1 - CODE	2 - DESCRIPTION	3 - 03/31/2007	4 - 12/31/2006
1	TOTAL ASSETS	14,802,341	15,012,181
1.01	CURRENT ASSETS	4,491,470	4,794,769
1.01.01	CASH AND CASH EQUIVALENTS	1,389,363	1,832,365
1.01.01.01	CASH AND BANK ACCOUNTS	31,505	97,988
1.01.01.02	HIGH-LIQUID INVESTMENTS	1,357,858	1,734,377
1.01.02	CREDITS	1,946,478	1,892,209
1.01.02.01	CLIENTS	1,946,478	1,892,209
1.01.02.02	SUNDRY CREDITS	0	0
1.01.03	INVENTORIES	4,684	5,674
1.01.04	OTHER	1,150,945	1,064,521
1.01.04.01	LOANS AND FINANCING	7,610	5,534
1.01.04.02	DEFERRED AND RECOVERABLE TAXES	848,219	724,251
1.01.04.03	JUDICIAL DEPOSITS	140,062	117,940
1.01.04.04	TEMPORARY INVESTMENTS	0	89,424
1.01.04.05	OTHER ASSETS	155,054	127,372
1.02	NON-CURRENT ASSETS	10,310,871	10,217,412
1.02.01	LONG-TERM ASSETS	1,272,237	1,186,341
1.02.01.01	SUNDRY CREDITS	0	0
1.02.01.02	CREDITS WITH RELATED PARTIES	0	0
1.02.01.02.01	FROM ASSOCIATED COMPANIES	0	0
1.02.01.02.02	FROM SUBSIDIARIES	0	0
1.02.01.02.03	FROM OTHER RELATED PARTIES	0	0
1.02.01.03	OTHER	1,272,237	1,186,341
1.02.01.03.01	LOANS AND FINANCING	805	2,852
1.02.01.03.02	DEFERRED AND RECOVERABLE TAXES	724,115	729,731
1.02.01.03.03	INCOME SECURITIES	819	784
1.02.01.03.04	JUDICIAL DEPOSITS	516,655	419,116
1.02.01.03.05	OTHER ASSETS	29,843	33,858
1.02.02	PERMANENT ASSETS	9,038,634	9,031,071
1.02.02.01	INVESTMENTS	3,557,997	3,177,461
1.02.02.01.01	ASSOCIATED COMPANIES	4	4
1.02.02.01.02	ASSOCIATED COMPANIES - GOODWILL	0	0
1.02.02.01.03	SUBSIDIARIES	3,448,731	3,064,301
1.02.02.01.04	SUBSIDIARIES - GOODWILL	45,986	51,504
1.02.02.01.05	OTHER INVESTMENTS	63,276	61,652
1.02.02.02	PROPERTY, PLANT AND EQUIPMENT	4,865,993	5,234,996
1.02.02.03	INTANGIBLE ASSETS	597,542	599,234
1.02.02.04	DEFERRED CHARGES	17,102	19,380

**02.02 - BALANCE SHEET - LIABILITIES (IN THOUSANDS OF REAIS)**

1 - CODE	2 - DESCRIPTION	3 - 03/31/2007	4 - 12/31/2006
2	TOTAL LIABILITIES	14,802,341	15,012,181
2.01	CURRENT LIABILITIES	4,457,762	3,960,870
2.01.01	LOANS AND FINANCING	898,752	1,059,738
2.01.02	DEBENTURES	560,179	45,939
2.01.03	SUPPLIERS	1,040,278	1,113,186
2.01.04	TAXES, DUTIES AND CONTRIBUTIONS	795,295	763,993
2.01.04.01	INDIRECT TAXES	714,156	747,268
2.01.04.02	TAXES ON INCOME	81,139	16,725
2.01.05	DIVIDENDS PAYABLE	627,483	412,875
2.01.06	PROVISIONS	203,652	200,853
2.01.06.01	PROVISIONS FOR CONTINGENCIES	158,062	157,615
2.01.06.02	PROVISIONS FOR PENSION PLAN	45,590	43,238
2.01.07	DEBTS WITH RELATED PARTIES	0	0
2.01.08	OTHER	332,123	364,286
2.01.08.01	PAYROLL AND SOCIAL CHARGES	64,003	64,143
2.01.08.02	CONSIGNMENTS IN FAVOR OF THIRD PARTIES	105,457	90,634
2.01.08.03	EMPLOYEE PROFIT SHARING	16,721	68,530
2.01.08.04	LICENSE FOR OPERATING TELECOMS SERVICES	84,203	67,363
2.01.08.05	ADVANCES FROM CUSTOMERS	1,794	2,320
2.01.08.06	OTHER LIABILITIES	59,945	71,296
2.02	NON-CURRENT LIABILITIES	4,847,272	5,523,010
2.02.01	LONG-TERM LIABILITIES	4,847,272	5,523,010
2.02.01.01	LOANS AND FINANCING	2,509,371	2,666,359
2.02.01.02	DEBENTURES	1,080,000	1,580,000
2.02.01.03	PROVISIONS	1,169,986	1,152,329
2.02.01.03.01	PROVISIONS FOR CONTINGENCIES	554,860	538,007
2.02.01.03.02	PROVISIONS FOR PENSION PLAN	606,028	605,975
2.02.01.03.03	PROVISIONS FOR LOSSES WITH SUBSIDIARIES	9,098	8,347
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	OTHER	87,915	124,322
2.02.01.06.01	SUPPLIERS	7,650	6,670
2.02.01.06.02	INDIRECT TAXES	17,558	52,780
2.02.01.06.03	TAXES ON INCOME	47,240	49,669
2.02.01.06.04	ADVANCES FROM CUSTOMERS	4,196	4,380
2.02.01.06.05	OTHER LIABILITIES	3,297	2,849
2.02.01.06.06	FUNDS FOR CAPITALIZATION	7,974	7,974
2.02.02	DEFERRED INCOME	0	0
2.04	SHAREHOLDERS EQUITY	5,497,307	5,528,301
2.04.01	PAID UP CAPITAL STOCK	3,470,758	3,470,758
2.04.02	CAPITAL RESERVES	1,327,927	1,327,927



**02.02 - BALANCE SHEET - LIABILITIES (IN THOUSANDS OF REAIS)**

1 - CODE	2 - DESCRIPTION	3 - 03/31/2007	4 - 12/31/2006
2.04.02.01	GOODWILL ON SHARE SUBSCRIPTION	358,862	358,862
2.04.02.02	DONATIONS AND FISCAL INCENTIVES FOR INVESTMENTS	123,558	123,558
2.04.02.03	INTEREST ON WORKS IN PROGRESS	745,756	745,756
2.04.02.04	SPECIAL MONETARY CORRECTION-LAW 8200/91	31,287	31,287
2.04.02.05	OTHER CAPITAL RESERVES	68,464	68,464
2.04.03	REVALUATION RESERVES	0	0
2.04.03.01	OWN ASSETS	0	0
2.04.03.02	SUBSIDIARIES/ASSOCIATED COMPANIES	0	0
2.04.04	PROFIT RESERVES	309,291	309,291
2.04.04.01	LEGAL	309,291	309,291
2.04.04.02	STATUTORY	0	0
2.04.04.03	CONTINGENCIES	0	0
2.04.04.04	REALIZABLE PROFIT RESERVES	0	0
2.04.04.05	PROFIT RETENTION	0	0
2.04.04.06	SPECIAL RESERVE FOR UNDISTRIBUTED DIVIDENDS	0	0
2.04.04.07	OTHER PROFIT RESERVES	0	0
2.04.05	RETAINED EARNINGS/ACCUMULATED DEFICIT	389,331	420,325
2.04.06	ADVANCE FOR FUTURE CAPITAL INCREASE	0	0

**03.01 - STATEMENT OF INCOME (IN THOUSANDS OF REAIS)**

1 - CODE	2 - DESCRIPTION	3 - 01/01/2007 TO 03/31/2007	4 - 01/01/2007 TO 03/31/2007	5 01/01/2006 TO 03/31/2006	6 - 01/01/2006 TO 03/31/2006
3.01	GROSS REVENUE FROM SALES AND/OR SERVICES	3,385,404	3,385,404	3,349,862	3,349,862
3.02	DEDUCTIONS FROM GROSS REVENUE	(1,024,524)	(1,024,524)	(1,051,330)	(1,051,330)
3.03	NET REVENUE FROM SALES AND/OR SERVICES	2,360,880	2,360,880	2,298,532	2,298,532
3.04	COST OF GOODS AND/OR SERVICES SOLD	(1,373,384)	(1,373,384)	(1,421,668)	(1,421,668)
3.05	GROSS PROFIT	987,496	987,496	876,864	876,864
3.06	OPERATING EXPENSES/REVENUES	(995,832)	(995,832)	(804,044)	(804,044)
3.06.01	SELLING EXPENSES	(232,949)	(232,949)	(284,788)	(284,788)
3.06.02	GENERAL AND ADMINISTRATIVE EXPENSES	(270,906)	(270,906)	(264,854)	(264,854)
3.06.03	FINANCIAL	(356,820)	(356,820)	(106,316)	(106,316)
3.06.03.01	FINANCIAL INCOME	79,518	79,518	58,325	58,325
3.06.03.02	FINANCIAL EXPENSES	(436,338)	(436,338)	(164,641)	(164,641)
3.06.04	OTHER OPERATING INCOME	100,099	100,099	79,439	79,439
3.06.05	OTHER OPERATING EXPENSES	(166,625)	(166,625)	(115,350)	(115,350)
3.06.06	EQUITY INCOME	(68,631)	(68,631)	(112,175)	(112,175)
3.07	OPERATING INCOME	(8,336)	(8,336)	72,820	72,820
3.08	NON-OPERATING INCOME	(281)	(281)	(3,336)	(3,336)
3.08.01	REVENUES	4,699	4,699	4,767	4,767
3.08.02	EXPENSES	(4,980)	(4,980)	(8,103)	(8,103)
3.09	INCOME BEFORE TAXES AND MINORITY INTEREST	(8,617)	(8,617)	69,484	69,484
3.10	PROVISION FOR INCOME TAX AND SOCIAL CONTRIBUTION	(22,377)	(22,377)	(64,468)	(64,468)
3.11	DEFERRED INCOME TAX	0	0	0	0
3.12	STATUTORY INTEREST/CONTRIBUTIONS	0	0	0	0
3.12.01	INTEREST	0	0	0	0
3.12.02	CONTRIBUTIONS	0	0	0	0
3.13	REVERSAL OF INTEREST ON SHAREHOLDER S EQUITY	245,000	245,000	0	0

**03.01 - STATEMENT OF INCOME (IN THOUSANDS OF REAIS)**

1 - CODE	2 DESCRIPTION	3 - 01/01/2007 TO 03/31/2007	4 - 01/01/2007 TO 03/31/2007	5 01/01/2006 TO 03/31/2006	6 - 01/01/2006 TO 03/31/2006
3.15	INCOME (LOSS) FOR THE PERIOD	214,006	214,006	5,016	5,016
	NUMBER OF OUTSTANDING SHARES, EX-TREASURY (THOUSAND)	547,272,191	547,272,191	541,620,181	541,620,181
	EARNINGS PER SHARE (REAIS)	0.00039	0.00039	0.00001	0.00001
	LOSS PER SHARE (REAIS)				

**FEDERAL PUBLIC SERVICE  
SECURITIES AND EXCHANGE COMMISSION (CVM)  
QUARTERLY INFORMATION  
COMMERCIAL, INDUSTRIAL COMPANY AND OTHERS**

**CORPORATE LAW**

**Date: March 31, 2007**

**01131-2 BRASIL TELECOM S.A.**

**76.535.764/0001-43**

**04.01-NOTES TO THE FINANCIAL  
STATEMENTS**

**NOTES TO THE QUARTERLY INFORMATION AS OF 03/31/2007**

**(In thousands of Brazilian Reais)**

**1. OPERATIONS**

BRASIL TELECOM S.A. ( the Company ) is a concessionaire of the Switched Fixed Telephone Service ( STFC ) and operates in Region II of the General Concession Plan, covering the Brazilian states of Acre, Rondônia, Mato Grosso, Mato Grosso do Sul, Tocantins, Goiás, Paraná, Santa Catarina and Rio Grande do Sul, besides the Federal District. In this area, the Company renders since July 1998 the STFC in the modalities of local and intra-regional long distance.

With recognition of the prior fulfillment of the obligations for universalization stated in the General Plan of Universalization Goals ( PGMU ), required for December 31, 2003, the Company obtained from the National Agency for Telecommunications ( ANATEL ), on January 19, 2004, authorizations for the Company to exploit STFC in the following service modalities: (i) Local and Domestic Long Distance calls in Regions I and III and Sectors 20, 22 and 25 of Region II of the General Concession Plan ( PGO ); and (ii) International Long Distance calls in Regions I, II and III of PGO. As a result of these authorizations, the Company began to exploit the Domestic and International Long Distance Services in all Regions, starting on January 22, 2004. In the case of the Local Service in the new regions and PGO sectors, the service began to be rendered as from January 19, 2005.

The Company s businesses, as well as the rendered services and the charged fees are regulated by ANATEL.

The concession agreements in force, under the modalities of local and long distance services, came into force as of January 1, 2006, effective until December 31, 2025. Additional information about these agreements is mentioned in Note 5.i.

Information related to the quality and universalization targets of the Switched Fixed Telephone Service are available to interested parties on ANATEL s homepage, on the website *www.anatel.gov.br*.

The Company is a subsidiary of Brasil Telecom Participações S.A. ( BTP ), incorporated on May 22, 1998 as a result of the privatization of the Telebrás System.

The Company is registered at the Brazilian Securities and Exchange Commission ( CVM ) and at the U.S. Securities and Exchange Commission SEC. Its shares are traded on the São Paulo Stock Exchange ( BOVESPA ), where it also integrates Level 1 of Corporate Governance, and trades its American Depositary Receipts ( ADRs ) on the New York

Stock Exchange ( NYSE ).

**Subsidiaries**

On August 1, 2006, was approved by the Company's Board of Directors the corporate restructuring of its subsidiaries. This restructuring, whose purpose is to optimize the controlling structure through company reduction, concentration of similar activities, simplification of inter-company corporate interest, began in the second semester of 2006. The alterations carried out in the current year are mentioned in the comments on the Companies' performance below, when applicable. The corporate alterations performed in 2006 and 2007, carried out based on the book values, did not have material effects in the cost structure.

**a) 14 Brasil Telecom Celular S.A. ( BrT Celular ):** a wholly-owned subsidiary which operates since the fourth quarter of 2004 to provide Personal Mobile Service ( SMP ), with authorization to render such services to the Region II of the PGO.

**b) BrT Serviços de Internet S.A. ( BrTI ):** a wholly-owned subsidiary whose main product is internet broadband services. It also provides both residential and corporate clients with a series of value added services, among which wireless internet access.

BrTI, on the other hand, has the control of the following companies:

*(i) iBest Group*

iBest has its operations concentrated in providing dialup connection to the Internet, sale of advertising space for disclosure in its portal and value-added service, and one of its main services is its internet connection speedup device. It is represented by the companies: iBest Holding Corporation, incorporated in Cayman Islands, and Freelance S.A., established in Brazil.

*(ii) iG Group*

iG operates as an internet access provider, both dialup and broadband. It also provides value added services focused on the residential and corporate markets. In addition, iG also sells advertising space in its portal.

BrTI's control over the iG Companies is attributed to its 88.81% share in the capital stock of Internet Group (Cayman) Limited ( iG Cayman ), located in the Cayman Islands.

iG Cayman is a holding which, in its turn, has the control of Internet Group do Brasil S.A. ( iG Brasil ) and Central de Serviços Internet Ltda. ( CSI ), both established in Brazil.

Agência O Jornal da Internet Ltda. ( Jornal Internet )

BrTI holds thirty per cent interest in the capital stock of Jornal Internet, which aims at the commercialization of goods and services through the Internet, edition of daily newspapers or magazines, as well as the obtainment, generation and publication of news on selected facts. Seventy per cent of the capital stock of Jornal Internet is held by Caio Túlio Vieira Costa, executive vice-president of the Company's subsidiaries related to internet businesses.

**c) Brasil Telecom Cabos Submarinos Ltda ( BrTCS ):**

Brasil Telecom Cabos Submarinos Ltda. was subsidiary of BrTI up to January 2, 2007. On such date BrTI reduced the portion of its capital stock held by the Company, using it to pay up part of the investment reduction in BrT CS, in the amount of R\$132,678 thousand. Thus, the Company is now the parent company of BrT CS, owning nearly all of the latter's capital stock. BrTI continue to be holder of only a quota of the capital stock of BrT CS, corresponding to an interest below 0.01% ..

BrT CS, jointly with its subsidiaries, operates through a system of submarine fiber optics cables, with connection points in the United States, Bermudas Islands, Venezuela and Brazil, allowing data traffic through packages of integrated services, offered to local and international corporate customers.

BrT CS is holds 100% of the capital stock of Brasil Telecom Subsea Cable Systems (Bermuda) Ltd. ( BrT SCS Bermuda ), which, on its turn, holds the total shares of Brasil Telecom of America Inc. ( BrT of America ) and of Brasil Telecom de Venezuela, S.A. ( BrT Venezuela ).

**d) MTH Ventures do Brasil Ltda. ( MTH ):**

The Company held, at the quarter closing date, 100% of the capital of MTH, a holding company that had 84.4% of the capital of Brasil Telecom Comunicação Multimídia Ltda. ( BrT Multimídia ) and the remaining interest was held by Brasil Telecom S.A. and BrTI.

Subsequently, at the Extraordinary General Meeting of Brasil Telecom S.A., held on April 10, 2007, it was resolved that the Company would merge MTH, and the merger report was represented as follows:

**Assets**

Current	R\$ 37
Non-current	
Permanent	
Investments	<u>R\$ 141,019</u>
<b>Total Assets</b>	<b>R\$ 141,056</b>

**Liabilities**

Net equity	<u>R\$ 141,056</u>
<b>Total Liabilities</b>	<b>R\$ 141,056</b>

BrT Multimídia is a service provider of private telecommunications network through optical fiber digital networks, of local scope in São Paulo, Rio de Janeiro and Belo Horizonte, and long distance network connecting these major metropolitan commercial centers. It performs nationwide through commercial agreements with other telecommunication companies to offer services to other regions in Brazil. It also has an Internet solution center in São Paulo, which offers co-location, hosting and other value-added services.

**e) Vant Telecomunicações S.A. ( VANT ):** it is a company whose total capital stock is held by the Company.

VANT aims at the rendering of multimedia communication services, acquisition and onerous assignment of capabilities and other means, operating in the main Brazilian state capitals.

**f) Santa Bárbara dos Pinhais S.A. ( SB dos Pinhais )**

Company which was not operating on the quarter closing date. It aims at rendering services in general comprising, the management activities of real estate or assets, among others.

**Change in the Management**

On July 27, 2005 and September 30, 2005, there were changes to the management of Brasil Telecom Participações S.A. and of the Company, respectively. The process of replacing the former managers, formerly related to the manager Opportunity, was litigious, according to various material facts published by the Companies during 2005 and various lawsuits brought by the former manager, aiming at recovering the management of the Companies, which are still under progress.

## **Agreements as of April 28, 2005 under the Previous Management**

On April 28, 2005, still under previous management, Brasil Telecom Participações S.A. and Brasil Telecom S.A. entered into various agreements involving the Opportunity Group and Telecom Italia ( April 28 Agreements ).

Among such agreements, Brasil Telecom S.A. and its subsidiary 14 Brasil Telecom Celular S.A. executed with TIM International N.V. ( TIMI ) and TIM Brasil Serviços e Participações S.A. ( TIMB ) an instrument named as Merger Agreement and a Protocol related thereto.

As mentioned in material facts published, the merger was forbidden by injunctions issued by the Brazilian and U.S. courts. It is also subject-matter of discussion under arbitration involving the controlling shareholders.

The current management of Brasil Telecom Participações S.A. and of the Company understands that the Merger Agreement, the respective Protocol, and other April 28 agreements, which included the waiver and transaction in lawsuits involving the Companies, were entered into with conflict of interests, breaching the laws and the Bylaws of the Companies, and also, in opposition to shareholders agreements and without the necessary corporate approvals. In addition, the actual management deems that such agreements are contrary to the best interest of the Companies, especially regarding its mobile telephony business.

Referring to the Merger Agreement mentioned in this note, the Company and its subsidiary BrT Celular started on March 15, 2006 arbitration against TIMI and TIMB, with the purpose of annulling it. The Company released a material fact on this matter on March 16, 2006.

TIMI and TIMB sent to the Company and BrT Celular a correspondence dated May 2, 2006, unilaterally terminating the referred Merger Agreement, reserving supposed right to indemnification for losses and damages, which is being dealt with in said arbitration. According to analyses of the Company's legal advisors, the risk of losses referring to the supposed right to indemnification is remote and its amount is not possible to be measured. Also in May 2006, Telecom Italia International filed with Anatel and CADE, petitions requesting to file the operation related to the Merger Agreement due to lack of grounds.

The aforementioned arbitration is under progress.

## **2. PRESENTATION OF THE ACCOUNTING STATEMENTS**

### **Preparation Criteria**

The accounting statements have been prepared in accordance with accounting practices adopted in Brazil, in compliance with the Brazilian corporate law, rules of the Brazilian Securities and Exchange Commission ( CVM ) and rules applicable to telephony service concessionaires.

As the Company is registered with the SEC, it is subject to SEC's standards, and it must prepare accounting statements and other information by using criteria that comply with that agency's requirements. To comply with these requirements and aiming at meeting the market's information needs, the Company adopts, as a principle, the disclosure of information in both markets in their respective languages.

The notes to the accounting statements are presented in thousands of reais, unless otherwise demonstrated. According to each situation, they present information related to the Company and the consolidated statements, identified as PARENT COMPANY and CONSOLIDATED, respectively. When the information is common to both situations, it is indicated as PARENT COMPANY AND CONSOLIDATED.

The amounts of judicial deposits linked to the provisions for contingencies are presented in a deductive way from the liabilities established. Also referring to the form of presentation, this quarterly information considers the requirements determined by CVM Resolution 488/05, especially, the segregation of assets in current and non-current groups, as well as pertaining to the latter, the creation of intangible assets subgroup. For comparative effect, previous year balances have been reclassified.

The accounting estimates were based on objective and subjective factors, based on management's judgment to determine the appropriate amount to be recorded in the accounting statements. Significant items subject to these estimates and assumptions include the residual amount of the fixed assets, allowance for doubtful accounts, inventories and deferred income tax and social contribution, provision for contingencies, valuation of derivative instruments, and assets and liabilities related to benefits to employees. The settlement of transactions involving these estimates may result in different amounts due to the inaccuracy inherent to the process of determining these amounts. Management reviews its estimates and assumptions at least quarterly.

### **Consolidated Accounting Statements**

The consolidation was made in accordance with CVM Instruction 247/96 and includes the Company and the companies listed in Note 1.

Some of the main consolidation procedures are:

- Elimination of balances of the asset and liability accounts among the consolidated companies, as well as revenue and expenses of transactions among them;

- Elimination of the balances of the investment accounts and corresponding investor's shareholdings, reserves and accumulated results in the consolidated companies; and

- Segregation of the portions of shareholders' equity and income belonging to minority shareholders, indicated in specific items.

### **Supplementary Information**

The Company is presenting as supplementary information the statement of cash flows, which was prepared in accordance with Accounting Rules and Procedures - NPC 20 of the Brazilian Institute of Independent Auditors - IBRACON. This statement is shown jointly with Note 17.

### **Report per Segment**

The Company is presenting, supplementary to note 40, the report per business segment. A segment is an identifiable component of the company, intended for service rendering (business segment), or provision of products and services which are subject to risks and compensations which are different among themselves.

### 3. SUMMARY OF SIGNIFICANT ACCOUNTING PRACTICES

The criteria mentioned in this note refer to the practices adopted by the Company and its subsidiaries that are included in the consolidated accounting statements.

**a. Cash, Bank Accounts and High-Liquid Investments:** Financial investments are temporary high-liquid investments, with immediate maturity. They are recorded at cost, plus income registered until the closing dates of the quarters presented, and do not exceed market value. Investment funds quotas are appreciated considering the quota values on March 31, 2007.

**b. Trade Accounts Receivable:** Receivables from users of telecommunications services are recorded at the amount of the fee or the service on the date the service is rendered. Accounts receivable from services include credits for services rendered and not billed until the quarters closing date. Receivables resulting from sales of cell phones and accessories are recorded by the amount of sales made, at the moment in which the goods are delivered and accepted by the customer. The criterion adopted for making the allowance for doubtful accounts takes into account the calculation of the actual percentage of losses incurred on each range of accounts receivable. Future losses on the current receivables balance are estimated based on these historic percentages, which include accounts coming due and also the portion of services rendered yet to be billed, thus composing the amount that could become a future loss, which is recorded as a provision.

**c. Material Inventories:** Stated at average acquisition cost, not exceeding replacement cost. Inventories are segregated into inventories for plant expansion and those for maintenance and in relation with the consolidated accounting statements, goods inventories for resale, mainly composed of cell phones, accessories and electronic cards - chips. The inventories to be used in expansion are classified in property, plant and equipment (construction in progress), and inventories to be used in maintenance are classified as current and long-term assets, in accordance with the period in which they will be used, and the resale inventories are classified as current assets. Obsolete inventories are recorded as allowance for losses. With regard to cell phones and accessories, the subsidiary BrT Celular records adjustments, in the cases in which the acquisitions presented higher values conforming them to the realization value.

**d. Investments:** Investments in subsidiaries are assessed using the equity method of accounting. Goodwill is calculated based on the expectation of future results and its amortization is based on the expected realization/timing over an estimated period of not more than ten years. Other investments are recorded at acquisition cost, less allowance for losses, when applicable. The investments resulting from income tax incentives are recognized on the date of investment, and result in shares of companies with tax incentives or investment fund quotas. In the period between the investment date and receipt of shares or quotas of funds, they remain recognized in long-term assets. These investments are periodically valued and the result of the comparison between its original and market costs, when the latter is lower, results in the constitution of allowances for probable losses.

**e. Property, Plant and Equipment:** Stated at cost of acquisition and/or construction, less accumulated depreciation. Financial charges resulting from obligations for financing assets and construction in progress are capitalized.

The expenditures incurred, when they represent improvements (increase in installed capacity or useful life) are capitalized. Maintenance and repair expenditures are charged to the profit and losses accounts, on an accrual basis.

Depreciation is calculated under the straight-line method. Depreciation rates used are based on expected useful lives of the assets and in accordance with the standards of the Public Telecommunications Service. The main rates used are set forth in Note 26.

**f. Intangible Assets:** These mainly refer to licenses and rights to use software and regulatory licenses. The amortization of rights to use software is calculated by the straight-line method, for a five-year period and the regulatory licenses according to the terms determined by the regulatory agency. When benefits are not expected from a license or right connected to such asset, it is written off against the non-operating income.

**g. Deferred Charges:** Mainly refer to implementation and reorganization expenses. Amortization is calculated under the straight-line method, for a five-year term. When benefits are not expected from an asset, it is written off against non-operating income.

**h. Income and Social Contribution Taxes:** Corporate income and social contribution taxes are accounted for on an accrual basis. These taxes levied on temporary differences, tax losses and the social contribution negative basis are recorded under assets or liabilities, as applicable, according to the assumption of realization or future demand, within the parameters set forth in CVM Instruction 371/02.

**i. Loans and Financing:** These are restated by monetary and/or exchange variations and interest incurred until the quarter closing date. Equal restatement is applied to the guarantee contracts to hedge the debt.

**j. Provision for Contingencies:** The contingency provisions are made based on a survey of the respective risks and they are quantified according to economic grounds and legal opinions on the contingency proceedings and facts known on the quarter closing date. The basis and nature of the provisions are described in Note 7.

**k. Revenue Recognition:** Revenues from services rendered are recognized when provided. Local and long distance calls are charged based on time measurement according to the legislation in force. Revenues from sales of payphone cards (Public Use Telephony - TUP), cell phones and accessories are recorded when delivered and accepted by the clients. For prepaid services linked to mobile telephony, the revenue is recognized in accordance with the utilization of services. Revenue is not recognized if there is a significant uncertainty in its realization.

**l. Recognition of Expenses:** Expenses are recognized on an accrual basis, considering their relation with revenue realization. Expenses related to future periods are deferred.

**m. Financial Income (Expense), Net:** Financial income is recognized on an accrual basis and comprises interest earned on overdue accounts settled after the term, gains on financial investments and hedges. Financial expenses comprise interest incurred and other charges on loans, financing and other financial transactions.

Interest on shareholders' equity, when credited, is included in the financial expenses balance, and for financial statement presentation purposes, the amounts are reversed to profit and loss accounts and reclassified as a deduction of retained earnings, in the shareholders' equity.

**n. Benefits to Employees:** Private pension plans and other retirement benefits sponsored by the Company and its subsidiaries for their employees are managed under three foundations. Contributions are determined on an actuarial basis, when applicable, and accounted for on an accrual basis. As of December 31, 2001, the Company recorded its actuarial deficit on the balance sheet date against shareholders' equity, excluding the corresponding tax effects. As from 2002, as new actuarial revaluations show the necessity for adjustments to the provision, they are recognized in the profit and loss accounts. Additional information on private pension plans is described in Note 6.

**o. Profit Sharing:** The provision for employees and management profit sharing is recognized on an accrual basis, being accounted as operating expense. The calculation of the amount, which is paid in the subsequent year after the provision is recognized, is based on the target program established with the labor union, by means of collective labor agreement, in accordance with Law 10,101/00 and the Company's Bylaws.

**p. Earnings or losses per thousand shares:** Calculated based on the number of shares outstanding on the quarter closing date, which comprises the total number of shares issued, minus shares held in treasury.

#### **4. RELATED-PARTIES TRANSACTIONS**

Related parties transactions refer to operations with Brasil Telecom Participações S.A., the Company's parent company, and with the subsidiaries mentioned in Note 1.

Operations between related parties and the Company are carried out under regular market prices and conditions. The main transactions are:

##### **Brasil Telecom Participações S.A.**

Sureties and Guarantees: (i) The Parent Company renders sureties as guarantee of loans and financings owed by the Company to the lending financial institutions. In the quarter, referring to the guarantee benefit, the Company recorded expenses in favor of the Parent Company at the amount of R\$1,211 (R\$581 in 2006); and (ii) the Parent Company renders surety for the Company related to the contracting of insurance policies, guarantee of contractual liabilities (GOC), which amounted to R\$97,457 (R\$155,294 in 2006). In the quarter, in return to such surety, the Company registered an operating expense of R\$29 (R\$66 in 2006).

Revenues and Accounts payable: arising from transactions related to share of resources. The balance payable is R\$454 (R\$155 receivable on 12/31/06) and the amounts debited against the result took place in 2006, represented by operating revenues of R\$337.

##### **BrT Serviços de Internet S.A.**

Advances for Future Capital Increase (AFAC): the amount existing as AFAC granted is R\$6,695.

Amounts Receivable, Revenues and Expenses: arising from transactions related to the use of facilities, logistic support and telecommunications services. The balance receivable is R\$9,593 (R\$2,662 receivable on 12/31/06). The amounts charged to income in the quarter represented R\$9,818 of the operating revenues (R\$9,772 in 2006) and R\$38 of operating expenses (R\$15,712 in 2006).

##### **14 Brasil Telecom Celular S.A.**

Amounts Payable, Revenues and Expenses: arising from transactions related to the use of facilities, logistics support and telecommunications services. The balance payable is R\$18,427 (R\$20,087 payable on 12/31/06). The amounts charged to income in the quarter represented R\$54,103 of the operating revenues (R\$45,727 in 2006) and R\$114,991 of operating expenses (R\$87,849 in 2006).

**Vant Telecomunicações S.A.**

Accounts Receivable, Revenues and Expenses: arising from transactions related to telecommunications services. The balance receivable is R\$5,669 (R\$1,355 payable on 12/31/06) and the amounts charged to income in the quarter represented R\$674 of operating revenues (R\$1,239 in 2006) and R\$692 of operating expenses (R\$490 in 2006).

Advances for Future Capital Increase (AFAC): the amount existing as AFAC granted is R\$5,050.

**BrT SCS Bermuda**

Amounts Receivable and Revenues: arising from transactions related to telecommunications services. The balance receivable is R\$356 (R\$316 receivable on 12/31/06). The amounts charged to income in the quarter represented R\$40 of operating revenues (R\$44 in 2006).

**BrT of America**

Amounts Payable, Revenues and Expenses: resulting from transactions related to telecommunications services, the payable balance amount is R\$3,157 (R\$1,343 on 12/31/06). The amounts charged to income in the quarter represented R\$14 of operating revenues and R\$1,420 of operating expenses.

**BrT CS**

Amounts Payable and Expenses: resulting from transactions related to telecommunications services, the payable balance amount is R\$3,583 (R\$3,480 payable on 12/31/06). The amounts charged to income in the quarter are represented by operating expenses of R\$10,115 (R\$5,972 in 2006).

**Freelance S.A.**

Amounts payable, Revenues and Expenses: arising from transactions related to the use of telecommunications services. The payable balance amounts is R\$245 (R\$1,622 receivable on 12/31/06). The amounts charged to income in the quarter represented R\$1,308 of operating revenues (R\$982 in 2006) and R\$3,768 of operating expenses (R\$2,062 in 2006).

**iG Brasil**

Amounts Receivable, Revenues and Expenses: arising from transactions related to the use of telecommunications services. The balance receivable is R\$3,085 (R\$1,579 receivable on 12/31/06). The amounts charged to income in the quarter are represented by R\$2,084 of operating revenues (R\$1,014 in 2006) and operating expenses R\$1,025 (R\$360 in 2006).

**BrT Multimídia**

Amounts receivable, Revenues and Expenses: arising from transactions related to telecommunications services. The balance receivable is R\$3,196 (R\$5,434 payable on 12/31/06). The amounts recorded in income in 2007 represented operating revenues of R\$178 (R\$126 in 2006) and operating expenses of R\$4,496 (R\$4,953 in 2006).

Advances for Future Capital Increase: the existing amount as AFAC granted is R\$ 23,000.

## **Other Related Parties Transactions**

Due to the existence of common partners in the control chain of the Company and the company mentioned below, the operations among them may be classified, pursuant to CVM Resolution 26/86, as related-parties transactions .

### Telemig Celular

The Company and Telemig Celular maintain agreements concerning the operation of telecommunications services, comprising CSP 14 Operator Selection Code, infrastructure rental and co-billing agreements. The amount payable, resulting from these contracts and agreements is R\$7,256 (R\$5,925 receivable on 12/31/06). The amounts charged to income in the quarter are represented by operating expenses of R\$10,601 (R\$9,973 in 2006) and operating revenues of R\$64 (R\$76 in 2006).

### Amazônia Celular

The Company and Amazônia Celular maintain an agreement concerning operation of telecommunications services, comprising CSP 14 Operator Selection Code and co-billing agreements. The amount payable, resulting from these contracts and agreements is R\$2,138 (R\$1,299 receivable on 12/31/06). The amounts charged to income in the quarter are represented by operating expenses of R\$3,205 (R\$2,632 in 2006).

### TIM Celular

The Company and TIM s cell phone companies maintain agreements concerning the operation of telecommunications services, comprising lease of means and co-billing agreements, as well as relationships resulting from CSP. The amount payable, resulting from these transactions is R\$102,619 (R\$65,319 on 12/31/06). The amounts recorded in the quarter are represented by operating revenues of R\$16,474 (R\$34,663 in 2006) and operating expenses of R\$147,944 (R\$129,272 in 2006).

### Credit Suisse

The Company has an overnight financial investment in Credit Suisse in the amount of R\$ 123,492 (R\$ 111,868 on 12/31/06), secured with treasury bonds issued by the American Federal Treasury, with profitability between 5.0% p.a. and 5.2% p.a. The profitability of this investment in the current year was R\$947.

## **5. MARKET VALUE OF FINANCIAL ASSETS AND LIABILITIES (FINANCIAL INSTRUMENTS) AND RISK ANALYSIS**

The Company and its subsidiaries assessed the book value of its assets and liabilities as compared to market or realizable values (fair value), based on information available and evaluation methodologies applicable to each case. The interpretation of market data regarding the choice of methodologies requires considerable judgment and determination of estimates to achieve an amount considered adequate for each case. Accordingly, the estimates presented may not necessarily indicate the amounts, which can be obtained in the current market. The use of different assumptions for calculation of market value or fair value may have material effect on the obtained amounts. The selection of assets and liabilities presented in this note took place based on their materiality. Instruments whose values approximate their fair values, for example, cash, bank accounts and high-liquid investments, accounts receivable, assets and liabilities of taxes, pension funds, among others, and whose risk assessment is not significant, are not mentioned.

In accordance with their natures, the financial instruments may involve known or unknown risks, and the potential of such risks is important for the best judgment. Thus, there may be risks with or without guarantees, depending on circumstantial or legal aspects. Among the principal market risk factors which can affect the Company's business are the following:

**a. Credit Risk**

The majority of services provided by the Company are related to the Concession Agreement, and a significant portion of these services is subject to the determination of fees by the regulatory agency. The credit policy, in its turn, in case of telecommunications public services, is subject to legal standards established by the concession authority. The risk exists since the Company may incur losses arising from the difficulty in receiving amounts billed to its customers. The Company's default in the quarter was 2.3% (2.96% in 2006), taking into account the accounts receivable total losses in relation to gross revenue. For the Consolidated it was 2.46% (3.09% in 2006). By means of internal controls, the level of accounts receivable is constantly monitored, thus limiting the risk of past due accounts by cutting the access to the service (out phone traffic) if the bill is overdue for over 30 days. Exceptions are made for telephone services, which should be maintained for national security or defense.

The Company operates in co-billing, concerning long distance calls with the use of its CSP (Operator Selection Code) originated by subscribers of other fixed and mobile telephony operators. The co-billing accounts receivable are managed by these operators, based on the operational agreements entered into with them and according to the rules set forth by ANATEL. The blocking rules set forth by the regulating agency are the same for the fixed and mobile telephony companies, which are co-billing suppliers. The Company separately controls receivables of this nature and maintains an allowance for losses that may occur, due to the risks of not receiving such amounts.

In respect to mobile telephony, credit risk in cell phones sales and in service rendering in the postpaid category is minimized with the adoption of a credit pre-analysis. Still in relation to postpaid service, whose customer base at the end of the quarter was 26.6% of total portfolio (29.4% on 12/31/06), the accounts receivable are also monitored in order to limit default and the block is made to the service (out of phone traffic) if the bill is overdue for over fifteen days.

**b. Exchange Rate Risk**

Liabilities

The Company has loans and financing contracted in foreign currency. The risk related to these liabilities arises from possible exchange rate fluctuations, which may increase these liabilities balances. Consolidated loans subject to this risk represent approximately 16.1% (17.0% on 12/31/06) of the total liabilities of consolidated loans and financing, minus the contracted hedge balances. In order to minimize this kind of risk, the Company has been entering into exchange hedge agreements with financial institutions. Of the debt installment consolidated in foreign currency, 70.0% (61.6% on 12/31/06) is covered by hedge operations and financial investments in foreign currency. Unrealized positive and negative effects in these operations are recorded against income as profit or loss. In the quarter, the accumulated negative variation of hedge contracts totaled R\$30,704 (R\$58,138 of negative variation in 2006).

Net exposure as per book and market values at the exchange rate risk prevailing on the quarter closing date was as follows:

	<b>PARENT COMPANY</b>			
	<b>03/31/07</b>		<b>12/31/06</b>	
	<b>Book Value</b>	<b>Market Value</b>	<b>Book Value</b>	<b>Market Value</b>
<b>Liabilities</b>				
Loans and Financing	751,525	790,721	836,721	877,347
Hedge Contracts	378,356	376,154	398,518	395,612
<b>Total</b>	<b>1,129,881</b>	<b>1,166,875</b>	<b>1,235,239</b>	<b>1,272,959</b>
Current	184,720	184,688	200,368	201,482
Long-term	945,161	982,187	1,034,871	1,071,477

	<b>CONSOLIDATED</b>			
	<b>03/31/07</b>		<b>12/31/06</b>	
	<b>Book Value</b>	<b>Market Value</b>	<b>Book Value</b>	<b>Market Value</b>
<b>Liabilities</b>				
Loans and Financing	751,525	790,721	840,177	880,803
Hedge Contracts	378,356	376,154	398,518	395,612
<b>Total</b>	<b>1,129,881</b>	<b>1,166,875</b>	<b>1,238,695</b>	<b>1,276,415</b>
Current	184,720	184,688	203,824	204,938
Long-term	945,161	982,187	1,034,871	1,071,477

The method used for calculation of market value (fair value) of loans and financing in foreign currency and hedge instruments was future cash flows associated to each contracted instruments, minus the market rates in force in the quarter closing date.

### c. Interest Rate Risk

#### Assets

The Company has loans granted to the phone directory company, with interest indexed to the IGP-DI (a national index price), as well as loans resulting from the sale of property, plant and equipment to other telephony companies, remunerated by IPA-OG/Industrial Products of Column 27 (FGV). The Company also has Bank Deposit Certificates (CDBs) with Banco de Brasília S.A. related to the guarantee to credit benefit granted by the Federal District Government under a program called *Programa de Promoção do Desenvolvimento Econômico e Sustentável do Distrito Federal* PRO-DF, (Program to Promote the Economic and Sustained Development of the Federal District), and the remuneration of these securities is equivalent to 95% of the SELIC rate.

These assets are represented in the balance sheet as follows:

	<b>PARENT COMPANY</b>		<b>CONSOLIDATED</b>	
	<b>Book and Market Value</b>		<b>Book and Market Value</b>	
	<b>03/31/07</b>	<b>12/31/06</b>	<b>03/31/07</b>	<b>12/31/06</b>
<b>Assets</b>				

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<b>Loans subject to:</b>				
IGP-DI	8,120	8,045	8,137	8,068
IPA-OG Column 27 (FGV)	295	341	295	341
<b>Securities subject to:</b>				
SELIC rate	819	784	3,399	3,280
<b>Total</b>	<b>9,234</b>	<b>9,170</b>	<b>11,831</b>	<b>11,689</b>
Current	7,610	5,534	7,627	5,557
Long-term	1,624	3,636	4,204	6,132

Liabilities

The Company has loans and financing contracted in local currency subject to interest rates linked to indexing units TJLP, UMBNDES, CDI and IGP/DI. The inherent risk in these liabilities arises from possible variations in these rates. The Company has contracted derivative hedge contracts to 12.5% (15.1% on 12/31/06) of the liabilities subject to the UMBNDES rate, using exchange rate swap contracts. However, the other market rates are continually monitored to evaluate the need to contract instruments to protect against the variation of these rates. The positive or negative effects unrealized in these operations are recorded in results as gain or loss. In the quarter closing, the negative accumulated change of the hedge agreements amounted to R\$1,568 (R\$6,379 of negative change in 2006).

In addition to the loans and financing, the Company issued public debentures, non-convertible or exchangeable for shares. These liabilities were contracted at interest rates linked to the CDI, and the risk associated to this liability results from the possible increase of the rate.

The above mentioned liabilities on the quarter closing date are as follows:

<b>PARENT COMPANY</b>				
	<b>03/31/07</b>		<b>12/31/06</b>	
	<b>Book Value</b>	<b>Market Value</b>	<b>Book Value</b>	<b>Market Value</b>
<b>Liabilities</b>				
Loans subject to TJLP	2,058,797	2,075,974	2,240,615	2,261,198
Debentures CDI	1,640,179	1,642,446	1,625,939	1,628,510
Loans subject to UMBNDES	161,415	161,577	185,881	185,990
Hedge on Loans subject to UMBNDES	17,298	16,879	22,087	21,197
Loans subject to IGP/DI	5,720	5,720	5,803	5,803
Other loans	35,012	35,012	36,472	36,472
<b>Total</b>	<b>3,918,421</b>	<b>3,937,608</b>	<b>4,116,797</b>	<b>4,139,170</b>
Current	1,274,211	1,283,191	905,309	913,456
Long-term	2,644,210	2,654,417	3,211,488	3,225,714

<b>CONSOLIDATED</b>				
	<b>03/31/07</b>		<b>12/31/06</b>	
	<b>Book Value</b>	<b>Market Value</b>	<b>Book Value</b>	<b>Market Value</b>
<b>Liabilities</b>				
Loans subject to TJLP	2,058,797	2,075,974	2,240,615	2,261,198
Debentures CDI	1,640,179	1,642,446	1,625,939	1,628,510
Loans subject to UMBNDES	161,415	161,577	185,881	185,990
Hedge on Loans subject to UMBNDES	17,298	16,879	22,087	21,197
Loans subject to IGP/DI	25,102	25,102	25,501	25,501
Other loans	35,012	35,012	36,472	36,472
<b>Total</b>	<b>3,937,803</b>	<b>3,956,990</b>	<b>4,136,495</b>	<b>4,158,868</b>
Current	1,274,325	1,283,305	905,740	913,887
Long-term	2,663,478	2,673,685	3,230,755	3,244,981

Book value is equivalent to market values where the current contractual conditions for these types of financial instruments are similar to those in which they were originated or they did not present parameters for quotation or contraction.

**d. Risk of Not Linking Monetary Restatement Indexes of Loans and Financing to Accounts Receivable**

Loan and financing rates contracted by the Company are not linked to amounts of accounts receivable. Thus, a risk exists, since telephony fees adjustments do not necessarily follow increases in local interest rates, which affect the Company's debts.

**e. Contingency Risks**

Contingency risks are assessed according to loss hypotheses, as probable, possible or remote. Contingencies considered probable risks are recorded as liabilities. Details of these risks are presented in Note 7.

**f. Risks Related to Investments**

The Company has investments, which are assessed through the equity method of accounting and the acquisition cost. The investments assessed by the equity method of accounting are presented in Note 25, for which no market value exists, as they are represented by non-listed companies or private limited companies. Provisions are recorded for losses when the future cash flows expected from an investment lead to loss expectations.

On the quarter closing date, an allowance for losses was recorded at the amount of R\$9,098 (R\$8,347 on 12/31/06) related to VANT's unsecured liability.

The investments assessed at acquisition cost are immaterial in relation to total assets. Their associated risks would not cause significant impacts to the Company in case of loss of these investments.

**g. Financial Investments Risks**

The company has temporary high-liquid investments in financial investment funds (FIFs), whose assets comprise federal securities based on post-fixed, pre-fixed and foreign exchange rates, and post private securities issued by first-rate financial institutions (CDB's) all subject to CDI, exclusive financial investment funds (FIFs), subject to exchange variation through futures contracts in dollar with the Futures and Commodities Exchange - BM&F and financial investments in foreign exchange.

The investments in foreign exchange are subject to credit risk of the financial institutions and, jointly with investments in currency funds, are subject to exchange rate risk.

The balances of the financial investments are presented in Note 17. The Company's income earned in the quarter was recorded as financial revenue and amount to R\$42,230 (R\$27,949 in 2006). Earnings from consolidated financial investments were R\$69,835 (R\$36,598 in 2006)

**h. Risk of Early Maturity of Loans and Financing**

Liabilities resulting from financing, mentioned in note 34, concerning agreements of BNDES, public debentures and most of them referring to financial institutions, have clauses that estimate the early maturity of liabilities or retention of amounts pegged to debt covenants, in the cases in which certain levels for certain indicators are not reached, such as ratios of indebtedness, liquidity, cash generation and others.

For the financing agreements maintained with BNDES, the Company must comply with a set of financial ratios and in the event of non-compliance with some of these ratios, the Bank is allowed to request the temporary block of amounts, given as guarantee in a linked account. . All indicators set forth in agreements are being complied with, thus there are no sanctions or penalties set forth in the agreement clauses entered into upon the Company

## **i. Regulatory Risks**

### Concession Agreements

Local and domestic long distance concession agreements were entered into by Brasil Telecom S.A. with Anatel, which took effect between January 1, 2006 and December 31, 2025. These new concession agreements, which provide for reviews on a five-year basis, in general have a higher intervention level in the management of the businesses and several provisions defending the consumer's interest, as noticed by the regulation body. The main highlights are:

- The burden of the concession defined as 2% of the net revenue from taxes, calculated every two years, starting in 2006 fiscal year, whose initial payment will incur on 04/30/07 and then successively until the end of the concession. This calculation method, concerning accrual, corresponds to 1% for each fiscal year;
- The definition of new universalization targets, particularly AICE - Special Class Individual Access, of mandatory offer and the Telecommunications Service Centers - PST, with full burden for the Concessionaire;
- The possibility of the Regulating Agency imposing alternative plans to mandatory plans;
- The introduction of Regulating Agency's right to intervene and modify agreements of the concessionaire with third parties;
- The inclusion of assets of the parent company, subsidiary, affiliated companies and third parties, indispensable to the concession, as reversible assets;
- The creation of the users' board in each concession;

Additionally, the regulation connected to the new concession agreement provides for changes in the local calls tariff system, which change from pulse to minute in the regular hours, in amounts of the public tariffs and in the readjustment criteria, which had the individual excursion factor reduced from 9% to 5% and will be then defined by a sector index - IST, in which composition the highest weight is IPCA.

On their turn, the interconnection tariffs, as provided for, are defined as a percentage public local and domestic long distance tariff until the implementation of cost model by service/modality, estimated for 2008, as defined in the Regulation for Separation and Accounting Allocation (Resolution 396/05).

The amendment to the tariff method applicable to the STFC Basic Plan in the Local Modality Rendered under Public Scheme (PBS) - Conversion from Pulses to Minutes, and the implementation of the Alternative Service Plan of the Mandatory Offer (PASOO) shall be concluded in all areas of operations of the Company up to July 31, 2007, in compliance with the regulatory requirements defined by ANATEL set forth in Rules No. 423/05, 432/06 and 450/06.

Taking into consideration that this amendment will enable customers to choose between two mandatory offering service plans (PBS and PASOO), as well as actually exercising their right to request a detailed local call invoice, it is not possible to assess, on the date these financial statements were prepared, the future impacts to be generated by such a change in the regulation.

Legislative Bill of Change in Telecommunications Act ( LGT )

Legislative Bill 6,677 to amend LGT 9,472, whose content is essentially enabling the adoption of distinctive criteria based on the social-economic condition of the aspirant-user to provide telecommunications services, is currently halted since September, 2006, when the Executive Power required the cancellation of the urgency request for said proposal.

Should said Legislative Bill resume the approval process, it would not possible nevertheless to evaluate, on the date of the preparation of this quarterly information, the future impacts which would be produced in the Company s businesses.

Overlapping of Licenses

When the certification for achieving the universalization targets for 2003 was received, set forth by ANATEL, the Company already provided the fixed telephony service ( STFC ) in the intra-regional local and domestic long distance modalities ( LDN ) in the Region II of the General Concession Plan ( PGO ). After achieving the referred targets, ANATEL, in January 2004, issued authorizations that increase the possibility of Company s operation: Local STFC and LDN in the Regions I and III of the PGO (and a few sectors of the Region II); International Long Distance ( LDI ) in the Regions I, II and III of the PGO; mobile telephony, by means of the subsidiary 14 Brasil Telecom Celular S.A. ( BrT Celular ), in the Region II of the Personal Mobile Service ( SMP ). The already existing concession agreements were expanded, enabling LDN calls to any part of the Brazilian territory. If Telecom Italia International N.V. ( TII ) acquired an indirect interest in the Company, the Company and TIM Brasil Serviços e Participações S.A. ( TIM ) could be considered affiliates under the new Brazilian telecommunications legislation. That would imply the ability of providing domestic (LDN) and international (LDI) fixed and mobile telephony services throughout the same regions of TIM s, would be subject to risk of being partially closed by ANATEL. On January 16, 2004, ANATEL issued the Act 41,780 establishing an 18-month period for TII to reacquire an indirect interest in the Company, as long as TII did not participate or vote on issues related to the overlapping of services offered by the Company and TIM, such as domestic and international long-distance and mobile services. On June 30, 2004, the Administrative Council of Economic Defense CADE, in the records of the Write of Prevention 08700.000018/2004 -68, set forth restrictions to the exercise of the control rights on the part of Telecom Italia International N.V. and its representatives at the board of directors of Solpart Participações S.A., Brasil Telecom Participações S.A. and Brasil Telecom S.A.

On April 28, 2005, TII and TIM and the Company and BrT Celular entered into various corporate agreements, including an instrument called Merger Agreement and a Protocol related thereto. Among other reasons alleged, this merger operation was justified by the management of that time as possible solution to overlapping of regulatory licenses and authorizations with TIM, to remove sanctions and penalties, which could be imposed by ANATEL. The operation was forbidden by an injunction issued by the U.S. court. It is also subject-matter of discussion in the Brazilian Court and in arbitration involving controlling shareholders.

On July 7, 2005, ANATEL declared, by means of Act 51,450, that the counting of 18 month-term to solve the overlapping of licenses would start on the date of effective return of TII to the control group of Brasil Telecom S.A. On July 26, 2005, ANATEL, by means of Order 576/2005, declared that the counting of term had already started on April 28, 2005. Therefore, according to ANATEL, the interested companies shall adopt the measures necessary to eliminate the overlapping of the concessions until the end of referred term in October 2006, under the penalty of applying legal sanctions, which may affect either companies or both of them.

Depending on the final decision of ANATEL, these sanctions could have an adverse and material effect on businesses and operations of the Company and of 14 Brasil Telecom Celular S.A.

On October 18, 2006, the Board of Executive Officers of ANATEL, by means of its press agency, informed its previous consent to a new operation presented by Telecom Itália Internacional (TII) with the purpose of unmaking the concession overlapping of the Personal Mobile Service (SMP) in Region II of the General Plan of Authorizations (PGA) and of the domestic and international long distance Switched Fixed Telephone Service (STFC) in regions I, II and III of the General Concession Plan (PGO).

This new operation comprised the transfer, to Brasilco S.r.l. (a wholly-owned subsidiary of TII, with headquarters in Italy), of the total voting shares held by TII in the capital stock of Solpart Participações S.A. (corresponding to 38%), the parent company of Brasil Telecom Participações S.A., of Brasil Telecom S. A. and of 14 Brasil Telecom Celular S. A. The stake of TII in Brasilco shall be managed independently by Credit Suisse Securities (Europe) Limited.

The Agency, upon its prior consent, maintained the prohibitions related to the vote and veto exercise in the resolutions related to the STFC services (LDN and LDI) and SMP

With the effective implementation of the operation until October 28, 2006, the concession overlapping for the SMP exploration in Region II of PGA and domestic and international long distance STFC in regions I, II and III of PGO would cease, as a communication of ANATEL of October 18, 2006, mentioned above.

On October 27, 2006, the Company received the terms of resignation, dated October 20, 2006, from two members of its Board of Directors pointed by TII, as well as its respective alternate members. Also, on October 27, 2006, the Company received a letter from its controlling shareholder, SOLPART PARTICIPAÇÕES S.A., informing that TII had already transferred the shares in the terms approved by Anatel - however, within the deadline. On October 30, 2006, the Company disclosed to the market a material fact related to these two topics.

Also on October 30, 2006, ANATEL, through its press agency announced that Telecom Italia International would file with ANATEL on October 27, 2006, therefore, within deadline, the supplementary documentation necessary to analyze and approve the new operation: (i) proof of Telecom Italia's managers and deputies' resignations in the Board of Directors of Brasil Telecom and Solpart Participações S.A.; and (ii) corporate documents related to the referred transfer of shares and to the independent management of Brasilco by Credit Suisse, in the capacity as Trustee of Telecom Italia.

Should Anatel's approval be confirmed (still pending) of the documentation presented by TII to the Agency on October 27, 2006, confirming the operation implementation until October 28, 2006, the concession overlapping for SMP exploration in Region II of PGA and domestic and international long distance in regions I, II and III of PGO would cease.

In November 2006, TII submitted to Anatel the concentration act with Brasilco. During same month, Anatel, observing the procedural progress, it submitted this operation to the Administrative Council of Economic Defense - CADE.

## 6. BENEFITS TO EMPLOYEES

The benefits described in this note are offered to the employees of the Company and its direct or indirect subsidiaries. These companies are better described jointly, and can be referred to as *Brasil Telecom Companies* and for the purpose of the supplementary pension plan mentioned in this note, are also denominated *Sponsor* or *Sponsors*.

### a. Supplementary Pension Plan

The Company sponsors supplementary pension plans related to retirement for its employees and assisted members, and, in the case of the latter, medical assistance in some cases. These plans are managed by the following foundations: (i) Fundação 14 de Previdência Privada ( *Fundação 14* ); (ii) Fundação BrTPREV ( *FBrTPREV* ) former CRT, a company merged by the Company on 12/28/00; and (iii) Fundação SISTEL de Seguridade Social ( *SISTEL* ), originated from certain companies of the former Telebrás System.

The Company's Bylaws stipulate approval of the supplementary pension plan policy, and the joint liability attributed to the defined benefit plans is linked to the acts signed with the foundations, with the agreement of the Secretaria de Previdência Complementar - SPC, where applicable to the specific plans.

The plans sponsored are valued by independent actuaries on the fiscal year closing date. In the case of the defined benefit plans described in this explanatory note, immediate recognition of the actuarial gains and losses is adopted. Liabilities are provided for plans which show deficits. This measure has been applied since the 2001 fiscal year, when the regulations of CVM Resolution 371/00 were adopted. In cases that show positive actuarial situations, no assets are recorded due to the legal impossibility of reimbursing these surpluses.

The characteristics of the supplementary pension plans sponsored by the Company are described below.

### FUNDAÇÃO 14

Private Pension Fundação 14 was created in 2004 and since 3/10/05 has been in charge of the management and operation of the TCSPREV pension plan. On such a date, it entered into an administration agreement with SISTEL, so that the latter would provide management and operating services to the TCSPREV and PAMEC-BrT plans up to 9/30/06. From this date on, Fundação 14 took over the management and operation services of its plans.

#### Plans

##### TCSPREV (Defined Contribution, Settled Benefit and Defined Benefit)

This defined contribution and settled benefit plan was introduced on 02/28/00. On 12/31/01, all pension plans sponsored by the Company with SISTEL were merged, being exceptionally and provisionally approved by the Secretaria de Previdência Complementar - SPC of document sent to that Agency, due to the need for adjustments to the regulations. Thus, TCSPREV is comprised of defined contribution groups with settled and defined benefits. The plans that were merged into the TCSPREV were the PBS-TCS, PBT-BrT, BrT Management Agreement, and the Unusual Contractual Relation Instrument, and the conditions established in the original plans were maintained. In March 2003, this plan was no longer offered to the sponsors' new contracted ones. However, concerning the defined contribution, this plan started being offered as of March 2005. TCSPREV currently provides assistance to nearly 64.3% of the staff.

PAMEC-BrT Health Care Plan for Supplementary Pension Beneficiaries (Defined Benefit)

Destined for health care of retirees and pensioners subject to Grupo PBT-BrT, which was merged into TCSPREV on 12/31/01.

**Contributions Established for the Plans**

TCSPREV

Contributions to this plan, by group of participants, are established based on actuarial studies prepared by independent actuaries according to regulations in force in Brazil, using the capitalization system to determine the costs. Currently, contributions are made by the participants and the sponsor only for the internal groups PBS-TCS (defined benefit) and TCSPREV (defined contribution). In the TCSPREV group, the contributions are credited in individual accounts of each participant, equally by employee and sponsor, and the basic contribution percentages vary between 3% and 8% of the participant's salary, according to participant's age and limited to R\$20,070.00 for 2007. Participants have the option to contribute voluntarily or sporadically to the plan above the basic contribution, but without parity of the Company. In the case of the PBS-TCS group, the sponsor's contribution corresponds to 12% of the payroll of the participants; while the employees' contribution varies according to the age, service time and salary. An entry fee may also be payable depending on the age of entering the plan. The sponsors are responsible for the cost of all administrative expenses and risk benefits. In 2007, contributions by the sponsor to the TCSPREV group represented 5.66% of the payroll of the plan participants. For employees, the contributions represented 5.73%.

The contributions of the party-company in the quarter were R\$3,755 (R\$4,206 in 2006).

PAMEC-BrT

The contribution for this plan was fully paid in July 1998, through a single payment. New contributions are limited to future necessity to cover expenses, if that occurs.

**FUNDAÇÃO SISTEL DE SEGURIDADE SOCIAL (SISTEL)**

The supplementary pension plan PBS-A, which remains under SISTEL's management, comes from the period before the Telebrás Spin-off and assists participants who had the status of beneficiaries in January 2000. SISTEL also manages the PAMA/PAMA-PCE pension plan, formed by participants assisted by the PBS-A Plan, the PBS's plans segregated by sponsor in January 2000 and PBS-TCS Internal Group, merged into the TCSPREV plan in December 2001.

**Plans**

PBS-A (Defined Benefit)

Maintained jointly with other sponsors subject to the provision of telecommunications services and destined for participants that had the status of beneficiaries on 1/31/00.

PAMA - Health Care Plan for Retirees / PCE Special Coverage Plan (Defined Contribution)

Maintained jointly with other sponsors subject to the provision of telecommunications services and destined for participants that had the status of beneficiaries on 01/31/00, for the beneficiaries of the PBS-TCS Group, merged on 12/31/01 into TCSPREV (plan currently managed by Fundação 14) and for the participants of PBS's defined benefit plans sponsored by other companies, together with SISTEL and other foundations. According to a legal and actuarial appraisal, the Sponsor's responsibility is exclusively limited to future contributions. From March to July 2004 and from December 2005 to April 2006, an incentive optional migration of retirees and pensioners of PAMA took place for new coverage conditions (PCE). The participants who opted for the migration began to contribute to PAMA/PCE.

## **Contributions Established for the Plans**

### PBS-A

Contributions may occur in case of accumulated deficit. On 12/31/06, the actuarial appraisal date, the plan presented a surplus.

### PAMA/PCE

The contributions for this plan corresponding to 1.5% on payroll of active participants subject to PBS plans, segregated and sponsored by several sponsors company. In the case of Brasil Telecom, the PBS-TCS was merged into the TCSPREV plan on 12/31/01, and began to constitute an internal group of the plan. Contributions by retirees and pensioners who migrated to PAMA/PCE are also carried out.

The contributions to PAMA, attributed to the party-company, in the quarter were R\$22 (R\$37 in 2006).

## **FUNDAÇÃO BrTPREV**

It is the manager originated from the plans sponsored by former CRT, company incorporated by the Company at the end of 2000. The main purpose of the Company sponsoring FBrTPREV is to maintain the supplementary retirement, pension and other provisions in addition to those provided by the official social security system to participants.

## **Plans**

### BrTPREV

Defined contribution plan and settled benefits, launched in October 2002, destined for the concession of pension plan benefits supplementary to those of the official pension plan and that initially assisted only employees subject to the Subsidiary Rio Grande do Sul. This pension plan remained open to new employees of the Company and its subsidiaries from March 2003 to February 2005, when its offering was suspended. Currently, BrTPREV provides assistance to nearly 27.4% of the staff.

### Fundador Brasil Telecom and Alternativo Brasil Telecom

Defined benefits plans destined to provide supplementary social security benefits in addition to those of the official social security, closed to the entry of new participants. Currently, these plans assist approximately 0.12% of the staff.

## **Contributions Established for the Plans**

### BrTPREV

Contributions to this plan are established based on actuarial studies prepared by independent actuaries according to the regulations in force in Brazil, using the capitalization system to determine costs. Contributions are credited in individual accounts of each participant, the employee's and Company's contributions being equal, the basic percentage contribution varying between 3% and 8% of the participation salary, according to the participant's age and limited to R\$20,761.00 for 2007. Participants have the option to contribute voluntarily or sporadically to the plan above the basic contribution, but without parity of the sponsor. The sponsor is responsible for the administrative expenses and risk benefits. The Company's contributions in the quarter represented 9.24% of the payroll of the plan participants, whilst the employee contribution was 5.36%.

The contributions of the party-company in the quarter were R\$2,762 (R\$3,420 in 2006).

Fundador Brasil Telecom and Alternativo Brasil Telecom

The regular contribution by the sponsor in the quarter was of 4.68% on the payroll of plan participants, who contributed at variable rates according to age, service time and salary; the average rate was 4.45% . With the Alternativo Plan - Brasil Telecom, the participants also pay an entry fee depending on the age of joining the plan.

The normal contributions of the Sponsor in the quarter were R\$3 (R\$4 in 2006).

The mathematical reserve to amortize, corresponding to the current value of the Company's supplementary contribution, as a result of the actuarial deficit of the plans managed by FBrTPREV, have the settlement within the maximum established period of twenty years, as from January 2002, according to Circular 66/SPC/GAB/COA from the Supplementary Pension Department dated 01/25/02. Of the maximum period established, fourteen years and nine months still remain for complete settlement, and in the quarter the amount of R\$28,760 (R\$34,179 in 2006) was amortized.

**b. Stock Option Plan for Management and Employees**

The Extraordinary Shareholders Meeting held on April 28, 2000, approved the general plan to grant stock call options to officers and employees of the Company and its subsidiaries. The plan authorizes a maximum limit of 10% of the shares of each class of Company stock. Shares derived from exercising options guarantee the beneficiaries the same rights granted to other Company shareholders. The administration of this plan was entrusted to a management committee appointed by the Board of Directors, which decided only to grant preferred stock options. The plan is divided into two separate programs:

**Program A**

This program is granted as an extension of the performance objectives of the Company established by the Board of Directors for a five-year period. Until March 31, 2007 no option had been granted.

**Program B**

The exercise price is established by the management committee based on the market price of one thousand shares on the date of the grant of option and will be monetarily restated by the IGP-M between the date of signing the contracts and the payment date.

The right to exercise the option is given in the way and terms presented as follows:

	First Grant		Second Grant		Third Grant	
	As from	Deadline	As from	Deadline	As from	Deadline
33%	01/01/04	12/31/08	12/19/05	12/31/10	12/21/05	12/31/11
33%	01/01/05	12/31/08	12/19/06	12/31/10	12/21/06	12/31/11
34%	01/01/06	12/31/08	12/19/07	12/31/10	12/21/07	12/31/11

The acquisition periods can be anticipated as a result of the occurrence of events or special conditions established in the option contract. Since December, 2004 until the quarter closing date options were not granted.

Information related to the general plan to grant call options is summarized below:

	03/31/2007	
	Preferred Share Options	Average Exercise Price
	(Thousand)	R\$
Balance at the beginning of the quarter	270,802	13.00
Balance at the end of the quarter	270,802	13.00

There has been no granting of call options exercised until the quarter closing date and the representation of the options balance in relation to the total of outstanding shares is 0.05% (0.05% on 12/31/06).

Considering the hypothesis that the options will be fully exercised, the opportunity cost of the respective premiums, calculated based on the Black&Scholes method, for the Company, would be R\$631 (R\$527 in 2006).

### c. Other Benefits to Employees

Other benefits are granted to employees, such as: health/dental care, meal allowance, group life insurance, occupational accident allowance, sickness allowance, transportation allowance, and others.

## 7. PROVISIONS FOR CONTINGENCIES

### a. Contingent Liabilities

The Company and its subsidiaries periodically assess their contingency risks, and also review their lawsuits taking into consideration the legal, economic, tax and accounting aspects. The assessment of these risks aims to classifying them according to the chances of unfavorable outcome among the alternatives of probable, possible or remote, taking into account, as applicable, the opinion of the legal advisors.

For those contingencies, which the risks are classified as probable, provisions are recognized. Contingencies classified as possible or remote are discussed in this note. In certain situations, due to legal requirements or precautionary measures, judicial deposits are made to guarantee the continuity of the cases in litigation. These lawsuits are under discussion in administrative and judicial spheres and in several levels, from lower courts to the extraordinary ones.

It is also worth mentioning that the notice presented below shows, in some cases, identical objects with different classifications of risk level, fact that is justified by specific factual and procedural status related to each lawsuit.

### Labor Claims

The provisions for labor claims include an estimate by the Company's management, supported by the opinion of its legal advisors, of the probable losses related to lawsuits filed by employees, former employees of the Company, and of service providers related to the labor matter.

### Tax Suits

Provisions for tax contingencies mainly refer to issues related to tax collections resulting from different interpretations of the legislation on the part of the Company's legal advisors and tax authorities.

**Civil Suits**

The provisions for civil contingencies refers to an estimate of lawsuits related to contractual adjustments arising from Federal Government economic plans, and other cases related to community telephony plans and suit for damages and consumer lawsuits.

**Classification by Risk Level**Contingencies for Probable Risk

Contingencies for probable risk of loss, for which provisions are recorded under liabilities, have the following balances:

<b>Nature</b>	<b>PARENT COMPANY</b>		<b>CONSOLIDATED</b>	
	<b>03/31/07</b>	<b>12/31/06</b>	<b>03/31/07</b>	<b>12/31/06</b>
<b>Provisions</b>	<b>992,138</b>	<b>972,257</b>	<b>1,034,425</b>	<b>1,008,019</b>
Labor	477,387	480,972	484,616	487,266
Tax	170,981	155,319	194,907	174,502
Civil	343,770	335,966	354,902	346,251
<b>Linked Judicial Deposits</b>	<b>(279,216)</b>	<b>(276,635)</b>	<b>(282,912)</b>	<b>(279,490)</b>
Labor	(240,048)	(242,787)	(242,618)	(244,579)
Tax	(1,560)	(1,256)	(2,202)	(1,882)
Civil	(37,608)	(32,592)	(38,092)	(33,029)
<b>Total Provisions, Net of Judicial Deposits</b>	<b>712,922</b>	<b>695,622</b>	<b>751,513</b>	<b>728,529</b>
Current	158,062	157,615	175,104	175,590
Long-term	554,860	538,007	576,409	552,939

*Labor*

Variations occurred in 2007:

	<b>PARENT COMPANY</b>	<b>CONSOLIDATED</b>
<b>Provisions on 12/31/06</b>	<b>480,972</b>	<b>487,266</b>
<b>Variations to the Result</b>	<b>27,266</b>	<b>28,207</b>
Monetary Restatement	13,275	13,481
Revaluation of Contingent Risks	1,295	1,440
Provision of New Shares	12,696	13,286
<b>Payments</b>	<b>(30,851)</b>	<b>(30,857)</b>
<b>Subtotal I (Provisions)</b>	<b>477,387</b>	<b>484,616</b>
<b>Linked Judicial Deposits on 12/31/06</b>	<b>(242,787)</b>	<b>(244,579)</b>
Variations of Judicial Deposits	2,739	1,961
<b>Subtotal II (Judicial Deposits)</b>	<b>(240,048)</b>	<b>(242,618)</b>
<b>Balance on 03/31/07, Net of Judicial Deposits</b>	<b>237,339</b>	<b>241,998</b>

The main objects that affect the labor contingencies provisioned are the following:

- (i) Risk Premium - related to the claim of additional payment for hazardous activities, based on Law 7,369/85, regulated by Decree 93,412/86, due to the supposed risk of contact by the employee with the electric power system;
- (ii) Salary Differences and Consequences - related, mainly, to requests for salary increases due to supposedly unfulfilled union negotiations. The effects are related to the repercussion of the salary increase supposedly due on the other sums calculated based on the employees' salaries;

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- (iii) Career Plan - related to the request for application of the career and salaries plan for employees of the Santa Catarina Branch (formerly Telesc), with promotions for seniority and merit, supposedly not granted by the former Telesc;
- (iv) Joint/Subsidiary Responsibility - related to the request to ascribe responsibility to the Company, made by outsourced personnel, due to supposed nonobservance of their labor rights by their direct employers;
- (v) Overtime refers to the pleading for salary and additional payment due to labor supposedly performed beyond the contracted work time;
- (vi) Reintegration pleading due to supposed inobservance of employee's special condition, guaranteeing the impossibility of terminating labor contract without cause;
- (vii) Request for the application of regulation, which established the payment of the percentage incurring on the Company's income, attributed to the Santa Catarina Branch; and
- (viii) Supplement of FGTS fine arising from understated inflation - it refers to requests to supplement indemnification of FGTS fine, due to the recomposition of accounts of this fund by understated inflation.

Brasil Telecom S.A. filed a lawsuit against Caixa Econômica Federal, with a view to ensuring the reimbursement of all amounts paid for this purpose.

*Tax*

Variations occurred in 2007:

	<b>PARENT COMPANY</b>	<b>CONSOLIDATED</b>
<b>Provisions on 12/31/06</b>	<b>155,319</b>	<b>174,502</b>
<b>Variations to the Result</b>	<b>19,135</b>	<b>23,882</b>
Monetary Restatement	3,566	4,157
Revaluation of Contingent Risks	10,575	9,898
Provision of New Shares	4,994	9,827
<b>Payments</b>	<b>(3,473)</b>	<b>(3,477)</b>
<b>Subtotal I (Provisions)</b>	<b>170,981</b>	<b>194,907</b>
<b>Linked Judicial Deposits on 12/31/06</b>	<b>(1,256)</b>	<b>(1,882)</b>
Variations of Judicial Deposits	(304)	(320)
<b>Subtotal II (Judicial Deposits)</b>	<b>(1,560)</b>	<b>(2,202)</b>
<b>Balance on 03/31/07, Net of Judicial Deposits</b>	<b>169,421</b>	<b>192,705</b>

The other main provisioned lawsuits refer to the following controversies:

- (i) Social Security - related to the non-collection of incident social security in the payment made to cooperative companies, as well as the divergence of understanding about the allowance that comprise the contribution's salary;
- (ii) Federal Taxes - several assessments challenging supposed irregularities committed by the Company, such as undue tax losses carryforward taken place prior to the merger of the other operators of the Region II of the

PGO; and

(iii) State Taxes ICMS credits, whose validity is questioned by the State Tax Authorities.

*Civil*

Variations occurred in 2007:

	<b>PARENT COMPANY</b>	<b>CONSOLIDATED</b>
<b>Provisions on 12/31/06</b>	<b>335,966</b>	<b>346,251</b>
<b>Variations to the Result</b>	<b>68,842</b>	<b>70,402</b>
Monetary Restatement	6,281	6,504
Revaluation of Contingent Risks	42,758	42,944
Provision of New Shares	19,803	20,954
<b>Payments</b>	<b>(61,038)</b>	<b>(61,751)</b>
<b>Subtotal I (Provisions)</b>	<b>343,770</b>	<b>354,902</b>
<b>Linked Judicial Deposits on 12/31/06</b>	<b>(32,592)</b>	<b>(33,029)</b>
Variations of Judicial Deposits	(5,016)	(5,063)
<b>Subtotal II (Judicial Deposits)</b>	<b>(37,608)</b>	<b>(38,092)</b>
<b>Balance on 03/31/07, Net of Judicial Deposits</b>	<b>306,162</b>	<b>316,810</b>

The lawsuits provided for are the following:

- (i) Review of contractual conditions - lawsuit where a company which supplies equipment filed legal action against the Company, asking for a review of contractual conditions due to economic stabilization plans;
- (ii) Capital Participation Agreements - TJ/RS (court of appeals) has been firmly positioned as to the incorrect procedure previously adopted by the former CRT in lawsuits related to the application of a rule enacted by the Ministry of the Communications. Such lawsuits are positioned in various phases: lower courts, Court of Appeals and Superior Court of Justice;
- (iii) Customer service centers public civil actions, comprising the closing of customer services centers;
- (iv) Free Mandatory Telephone Directories LTOG s - lawsuits questioning the non-delivery of printed residential telephone directories; and
- (v) Other lawsuits - related to various lawsuits in progress, comprising civil liability suits, indemnifications for contractual termination and consumer matters under procedural progress in the Special Courts, Courts of Law and Federal Courts throughout the country.

Contingencies for Possible Risk

The composition of contingencies with risk level considered to be possible, and therefore not recorded in the accounts, is the following:

<b>Nature</b>	<b>PARENT COMPANY</b>		<b>CONSOLIDATED</b>	
	<b>03/31/07</b>	<b>12/31/06</b>	<b>03/31/07</b>	<b>12/31/06</b>
Labor	502,963	475,195	507,019	479,608
Tax	2,191,447	2,084,378	2,254,530	2,145,398
Civil	597,309	565,896	625,199	606,938
<b>Total</b>	<b>3,291,719</b>	<b>3,125,469</b>	<b>3,386,748</b>	<b>3,231,944</b>

*Labor*

Variations occurred in 2007:

	<b>PARENT COMPANY</b>	<b>CONSOLIDATED</b>
<b>Amount estimated on 12/31/06</b>		<b>475,195</b>
Monetary Restatement		16,581
Revaluation of Contingent Risks		(15,352)
New Shares		26,539
<b>Amount estimated on 03/31/07</b>		<b>502,963</b>

The main objects that comprise the possible losses of a labor nature are related to joint/subsidiary responsibility, supplement of FGTS indemnifying fine resulting from understated inflation, risk premium, promotions and the request for remuneration consideration for work hours supposedly exceeding the regular workload of hours agreed also contributed to the amount mentioned.

*Tax*

Variations occurred in 2007:

	<b>PARENT COMPANY</b>	<b>CONSOLIDATED</b>
<b>Amount estimated on 12/31/06</b>		<b>2,084,378</b>
Monetary Restatement		60,192
Revaluation of Contingent Risks		13,413
New Shares		33,464
<b>Amount estimated on 03/31/07</b>		<b>2,191,447</b>

The main existing lawsuits are represented by the following objects:

- (i) INSS assessments, with defenses in administrative proceedings or in court, examining the value composition in the contribution salary supposedly owed by the company;

- (ii) Administrative defenses in lawsuits filed by the Internal Revenue Service, arising from differences of amounts between DCTF and DIPJ;
- (iii) Public class suits questioning the alleged transfer of PIS and COFINS to the end consumers;
- (iv) ICMS - On international calls;
- (v) ICMS - Differential of rate in interstate acquisitions;

- (vi) ICMS official notifications with the supposed levy in the activities described in the Agreement 69/98;
- (vii) Withholding Income Tax on operations related to the protection for debt coverage;
- (viii) The Fund for Universalization of Telecommunications Service FUST, by virtue of illegal retroactivity, according to the Company's understanding of the change in the interpretation of its calculation basis by ANATEL; and
- (ix) ISS supposed levy on auxiliary services to communication.

*Civil*

Variations occurred in 2007:

	<b>PARENT COMPANY</b>	<b>CONSOLIDATED</b>
<b>Amount estimated on 12/31/06</b>	<b>565,896</b>	<b>606,938</b>
Monetary Restatement	15,369	16,038
Revaluation of Contingent Risks	(26,334)	(41,038)
New Shares	42,378	43,261
<b>Amount estimated on 03/31/07</b>	<b>597,309</b>	<b>625,199</b>

The main lawsuits are presented as follows:

- (i) Repayments resulting from Community Telephony Program lawsuits (PCT) - the plaintiffs intend to repay in lawsuits related to the contracts resulting from the Community Telephony Program. Such proceedings are positioned in various phases: lower courts, Court of Appeals and Superior Court of Justice.
- (ii) Lawsuit for damages and consumer; and
- (iii) Contractual - Lawsuits related to the claim for a percentage resulting from the Real Plan, to be applied to a contract for rendering of services, review of conversion of installments in URV and later in reais, related to the supply of equipment and rendering of services.

**Letters of Guarantee**

The Company maintains letters of guarantee agreements executed with financial institutions, characterized as supplementary guarantee for judicial proceedings in temporary execution, totaling R\$757,957 (R\$720,660 on 12/31/06). Out of these agreements, an installment of 8.1% matures in the next twelve months, the rest is agreed upon by an undetermined term and the charges vary from 0.45% to 2.00% p.a., representing a weighted average rate of 0.83% p.a. For consolidated effects, the letters of guarantee with such purpose represent R\$773,131 (R\$734,014 on 12/31/06), and the charges vary from 0.45% to 2.00% p.a., resulting in a weighted average rate equivalent to 0.83% p.a.

Judicial deposits related to contingencies of probable and remote risk of loss are described in note 23.

## **b. Contingent Assets**

As follows, the tax claims promoted by the Company are shown, through which the recovery of tax paid is claimed, calculated differently from interpretation sustained by its legal advisers.

PIS/COFINS: judicial dispute about the application of Law 9,718/98, which increased the calculation basis for PIS and COFINS. The period comprised by the Law was from February 1999 to November 2002 for PIS and from February 1999 to January 2004 for COFINS. In November 2005, STF (Federal Supreme Court) concluded the judgment of certain lawsuits dealing with such issue and considered unconstitutional the increase of calculation basis introduced by said Law. Part of the lawsuits filed by the Company and the concessionaires of STFC Region II of the Granting Plan, merged into the Company in February 2000, became final and unappealable in 2006, referring to the increase in COFINS calculation basis. Out of the amounts not yet reimbursed, the Company records in its assets credits in the amount of R\$89,603 (R\$89,608 on 12/31/06). The amounts accounted for in addition to the results of current year, up to the quarter closing date, amounted to R\$1,461, related to monetary restatement.

The Company is waiting the judgments of lawsuits of other merged companies, which the assessment of success in future filing of appeals is assessed as probable by the Company's legal advisors. The amount attributed to outstanding contingency not recognized on an accounting basis, referring to these lawsuits amounts to R\$17,116 (R\$15,784 of PIS and R\$1,332 of COFINS).

## **8. SHAREHOLDERS EQUITY**

### **a. Capital Stock**

The Company is authorized to increase its capital stock, according to a resolution of the Board of Directors, in a total limit of eight hundred billion (800,000,000,000) common or preferred shares, observing the legal limit of two thirds (2/3) for the issue of new preferred shares without voting rights.

By means of a resolution of the General Shareholders' Meeting or the Board of Directors, the Company's capital may be increased by the capitalization of retained earnings or reserves prior to this allocated by the General Shareholders Meeting. Under these conditions, the capitalization may be effected without modifying the number of shares.

The capital stock is represented by common and preferred stocks, with no par value, and it is not mandatory to maintain the proportion between the shares in the case of capital increases.

By means of a resolution of the General Shareholders' Meeting or the Board of Directors, the preemptive right for the issue of shares, subscription bonuses or debentures convertible into shares may be excluded, in the cases stipulated in article 172 of Corporate Law.

The preferred shares do not have voting rights, except in the cases specified in paragraphs 1 to 3 of article 12 of the Bylaws, but are assured priority in receiving the minimum non-cumulative dividend of 6% per annum, calculated on the amount resulting from dividing the capital stock by the total number of the Company's shares or 3% per annum, calculated on the amount resulting from dividing the net book shareholders' equity by the total number of the Company's shares, whichever is greater.

Subscribed and paid-up capital as of the date of the end of the quarter is R\$3,470,758 (R\$3,470,758 as of 12/31/06) represented by shares without par value as follows:

## In thousands of shares

Type of Shares	Total Shares		Treasury Stock		Outstanding Shares	
	03/31/07	12/31/06	03/31/07	12/31/06	03/31/07	12/31/06
Common	249,597,050	249,597,050	-	-	249,597,050	249,597,050
Preferred	311,353,241	311,353,241	13,678,100	13,678,100	297,675,141	297,675,141
<b>Total</b>	<b>560,950,291</b>	<b>560,950,291</b>	<b>13,678,100</b>	<b>13,678,100</b>	<b>547,272,191</b>	<b>547,272,191</b>

	03/31/07	12/31/06
<b>Book Value per thousand Outstanding Shares (R\$)</b>	<b>10.04</b>	<b>10.10</b>

In the calculation of the book value the preferred shares held in treasury are deducted.

*Grouping of shares*

Following the date of closure of the quarter, at the Extraordinary General Meeting held on April 10, 2007, it was resolved that the Company should perform the grouping of shares representing its capital stock, at the ratio of one thousand shares per share. For further information on the grouping of shares refer to note 41.

**b. Treasury Stock**

Treasury stocks derive from Stock Repurchase Programs, carried out between 2002 and 2004. On 09/13/04, the material fact of the current proposal approved by the Company's Board of Directors was published, for the repurchase of preferred stocks issued by the Company, for holding in treasury or cancellation, or subsequent sale.

The quantity of treasury stocks was the following:

	03/31/07		12/31/06	
	Preferred shares (thousands)	Amount	Preferred shares (thousands)	Amount
Opening balance in the quarter	13,678,100	154,692	13,678,100	154,692
Closing balance in the quarter	13,678,100	154,692	13,678,100	154,692

Historical cost in the acquisition of treasury stock (R\$ per thousand shares)	03/31/07	12/31/06
Weighted Average	11.31	11.31
Minimum	10.31	10.31
Maximum	13.80	13.80

The unit cost in the acquisition considers the totality of stock repurchase programs.

Until the quarter closing date, there were no disposals of preferred shares purchased based on repurchase programs.

Market Value of Treasury Stocks

The market value of treasury stocks on the quarter closing date was the following:

	03/31/07	12/31/06

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Number of preferred shares held in treasury (thousands of shares)	13,678,100	13,678,100
Quotation per thousand shares on BOVESPA (R\$)	10.75	10.95
<b>Market value</b>	<b>147,040</b>	<b>149,775</b>

The Company maintains the balance of treasury stocks in a separate account. For presentation purposes, the values of treasury stocks are deducted from the reserves that originated the repurchase, and are presented as follows:

	Premium on Subscription of Shares		Other Capital Reserves	
	03/31/07	12/31/06	03/31/07	12/31/06
Account Balance of Reserves	458,684	458,684	123,334	123,334
Treasury Stocks	(99,822)	(99,822)	(54,870)	(54,870)
<b>Balance, Net of Treasury Stocks</b>	<b>358,862</b>	<b>358,862</b>	<b>68,464</b>	<b>68,464</b>

### c. Capital Reserves

Capital reserves are recognized in accordance with the following practices:

Reserve for Premium on Subscription of Shares: results from the difference between the amount paid on subscription and the portion allocated to capital.

Reserve for Donations and Subsidies for Investments: registered as a result of donations and subsidies received, the contra entry of which represents an asset received by the Company.

Reserve for Special Monetary Restatement as per Law no 8,200/91: registered as a result of special monetary restatement adjustments of permanent assets to compensate the distortions in the monetary restatement indices prior to 1991.

Other Capital Reserves: formed by the contra entry of the interest on works in progress up to 12/31/98 and funds invested in income tax incentives.

### d. Profit Reserves

The profit reserves are recognized in accordance with the following practices:

Legal Reserve: allocation of five percent of the annual net income up to twenty percent of paid-up capital or thirty percent of capital plus capital reserves. The legal reserve is only used to increase capital stock or to absorb losses.

Retained Earnings: recorded at the end of each fiscal year, they are composed of remaining balances of net income or loss for the year, adjusted according to the terms of article 202 of Law no 6,404/76, or by the recording of adjustments from prior years, if applicable.

### e. Dividends and Interest on Shareholders Equity

Dividends are calculated at the end of the fiscal year. Mandatory minimum dividends are calculated in accordance with article 202 of Law 6,404/76, and the preferred or priority dividends are calculated in accordance with the Company's Bylaws.

As a result of a resolution by the Board of Directors, the Company may pay or credit, as dividends, interest on shareholders' equity ( JSCP ), under the terms of article 9, paragraph 7, of Law 9,249, as of 12/26/95. The interest paid or credited will be offset with the minimum mandatory annual dividend amount, in accordance with article 43 of the Company's Bylaws.



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The interest on shareholders' equity credited to shareholders in the quarter and which shall be attributed to dividends, net of income tax, as part of the proposal to allocate results for the fiscal year to close at 2007 year-end, to be submitted for approval of the General Shareholders' Meeting, was the following:

	03/31/07	03/31/06
<b>Interest on Shareholders' Equity JSCP Credited</b>	<b>245,000</b>	-
Common Shares	111,738	-
Preferred Shares	133,262	-
<b>Withholding Income Tax (IRRF)</b>	<b>(36,750)</b>	-
<b>Net interest on Shareholders' Equity</b>	<b>208,250</b>	-

**9. OPERATING REVENUE FROM SERVICES RENDERED AND GOODS SOLD**

	PARENT COMPANY		CONSOLIDATED	
	03/31/07	03/31/06	03/31/07	03/31/06
<b>Fixed Telephony Service</b>				
<b>Local Service</b>	<b>1,649,532</b>	<b>1,772,319</b>	<b>1,648,044</b>	<b>1,769,083</b>
Activation fees	6,614	4,182	6,614	4,181
Subscription	862,669	893,401	862,586	893,327
Measured service charges	303,900	358,714	302,570	355,601
Mobile Fixed - VC1	465,734	503,505	465,662	503,463
Rent	299	318	297	316
Other	10,316	12,199	10,315	12,195
<b>Long Distance Service</b>	<b>758,839</b>	<b>705,860</b>	<b>756,304</b>	<b>703,873</b>
Intra-Sectorial Fixed	213,927	230,088	213,895	230,070
Intra-Regional (Inter-Sectorial) Fixed	68,570	82,166	68,430	82,154
Inter Regional Fixed	60,858	69,797	60,826	69,785
VC2	203,866	168,639	202,561	167,520
Fixed Origin	73,782	70,246	73,737	70,236
Mobile Origin	130,084	98,393	128,824	97,284
VC3	199,880	142,467	198,855	141,642
Fixed Origin	97,315	58,841	97,223	58,823
Mobile Origin	102,565	83,626	101,632	82,819
International	11,738	12,703	11,737	12,702
<b>Interconnection</b>	<b>98,339</b>	<b>119,807</b>	<b>84,956</b>	<b>108,502</b>
Fixed x Fixed	56,751	71,716	56,742	71,691
Mobile x Fixed	41,588	48,091	28,214	36,811
<b>Lease of Means</b>	<b>116,534</b>	<b>103,967</b>	<b>89,740</b>	<b>82,969</b>
<b>Public Telephony Service</b>	<b>129,049</b>	<b>127,865</b>	<b>129,049</b>	<b>127,865</b>
<b>Supplementary Services, Intelligent Network and</b>				

<b>Advanced Telephony</b>	<b>106,678</b>	<b>86,217</b>	<b>106,319</b>	<b>86,151</b>
<b>Other</b>	<b>11,356</b>	<b>10,821</b>	<b>9,992</b>	<b>10,433</b>
<b>Total of Fixed Telephony Service</b>	<b>2,870,327</b>	<b>2,926,856</b>	<b>2,824,404</b>	<b>2,888,876</b>
<b>Mobile Telephony Service</b>				

*Continues*

Continued.

PARENT COMPANY	CONSOLIDATED			
	03/31/07	03/31/06	03/31/07	03/31/06
<b>Telephony</b>	-	-	360,330	172,928
Subscription	-	-	101,393	57,841
Utilization	-	-	109,479	79,359
Additional per call	-	-	1,541	1,590
Roaming	-	-	4,751	3,461
Interconnection	-	-	139,631	26,106
Other Services	-	-	3,535	4,571
<b>Sale of Goods</b>	-	-	52,197	54,644
Cell Phones	-	-	50,375	52,742
Electronic Cards - Brasil Chip, Accessories and Other				
Goods	-	-	1,822	1,902
<b>Total of Mobile Telephony Service</b>	-	-	412,527	227,572
<b>Data Transmission Services and Other</b>				
<b>Data Transmission</b>	513,426	421,692	557,420	454,459
<b>Other Services of Main Activities</b>	1,651	1,314	102,723	83,980
<b>Total of Data Transmission Services and Other</b>	515,077	423,006	660,143	538,439
<b>Gross Operating Revenue</b>	3,385,404	3,349,862	3,897,074	3,654,887
<b>Deductions from Gross Revenue</b>	(1,024,524)	(1,051,330)	(1,206,217)	(1,177,990)
Taxes on Gross Revenue	(955,689)	(974,042)	(1,064,627)	(1,055,307)
Other Deductions on Gross Revenue	(68,835)	(77,288)	(141,590)	(122,683)
<b>Net Operating Revenue</b>	2,360,880	2,298,532	2,690,857	2,476,897

**10. COST OF SERVICES RENDERED AND GOODS SOLD**

The costs incurred in the rendering of services and sales of goods are as follows:

PARENT COMPANY	CONSOLIDATED			
	03/31/07	03/31/06	03/31/07	03/31/06
Interconnection	(561,421)	(565,500)	(576,532)	(498,539)
Depreciation and Amortization	(442,766)	(489,735)	(541,792)	(570,174)
Third-Party Services	(195,099)	(192,621)	(238,717)	(223,378)
Rent, Leasing and Insurance	(62,021)	(60,110)	(78,079)	(94,158)

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Means of Connection	(36,320)	(20,874)	(30,844)	(20,590)
Personnel	(30,463)	(46,570)	(34,982)	(53,015)
Employees and Management Profit Sharing	(4,581)	(4,914)	(5,166)	(5,600)
Burden of the Concession	(16,841)	(17,043)	(16,841)	(17,043)
Material	(15,881)	(17,311)	(16,666)	(18,063)
FISTEL	(4,957)	(4,343)	(16,758)	(12,028)
Goods Sold	-	-	(52,847)	(53,984)
Other	(3,034)	(2,647)	(3,041)	(2,689)
<b>Total</b>	<b>(1,373,384)</b>	<b>(1,421,668)</b>	<b>(1,612,265)</b>	<b>(1,569,261)</b>

**11. COMMERCIALIZATION OF SERVICES***(Sales expenses)*

The expenses related to commercialization activities are detailed according to the following nature:

	PARENT COMPANY		CONSOLIDATED	
	03/31/07	03/31/06	03/31/07	03/31/06
Third-Party Services	(110,611)	(112,646)	(175,091)	(168,211)
Losses on Accounts Receivable	(73,561)	(83,055)	(87,791)	(96,141)
Allowance/Reversal for Doubtful Accounts	(4,182)	(16,251)	(7,889)	(16,635)
Personnel	(35,757)	(53,084)	(54,804)	(67,566)
Employees and Management Profit Sharing	(4,179)	(4,474)	(5,432)	(5,716)
Rent, Leasing and Insurance	(2,834)	(13,065)	(18,772)	(2,629)
Depreciation and Amortization	(1,088)	(1,201)	(4,760)	(4,113)
Material	(343)	(680)	(6,846)	(6,809)
Other	(394)	(332)	(7,239)	(6,596)
<b>Total</b>	<b>(232,949)</b>	<b>(284,788)</b>	<b>(368,624)</b>	<b>(374,416)</b>

**12. GENERAL AND ADMINISTRATIVE EXPENSES**

The expenses related to administrative activities, which include information technology expenses, are detailed according to the following nature:

	PARENT COMPANY		CONSOLIDATED	
	03/31/07	03/31/06	03/31/07	03/31/06
Third-Party Services	(156,581)	(149,801)	(173,558)	(169,642)
Depreciation and Amortization	(67,055)	(62,317)	(83,298)	(75,741)
Personnel	(32,595)	(36,607)	(40,863)	(49,581)
Employees and Management Profit Sharing	(7,467)	(6,355)	(8,971)	(7,678)
Rent, Leasing and Insurance	(5,905)	(8,069)	(6,815)	(9,310)
Material	(758)	(1,005)	(923)	(4,999)
Other	(545)	(700)	(1,445)	(1,021)
<b>Total</b>	<b>(270,906)</b>	<b>(264,854)</b>	<b>(315,873)</b>	<b>(317,972)</b>

**13. OTHER OPERATING EXPENSES, NET**

The remaining revenues and expenses attributed to operational activities are shown as follows:

	PARENT COMPANY		CONSOLIDATED		
		03/31/07	03/31/06	03/31/07	03/31/06
Operating Infrastructure Rent and Other		29,445	29,748	20,511	21,869
Fines		21,026	20,198	20,617	21,320
Recovery of Taxes and Recovered Expenses		16,882	992	19,999	4,657
Technical and Administrative Services		15,411	14,842	14,552	14,078
Reversal of Other Provisions		6,320	9,893	15,344	14,164
Subsidies and Donations Received		1,598	332	3,107	2,473
Results on Write-off of Repair/Resale Inventories		39	-	(455)	(183)
Contingencies Provision <sup>(1)</sup>		(115,243)	(71,762)	(122,491)	(75,100)
Taxes (Other than Gross Revenue, Corporate Income Tax and Social Contribution)		(12,930)	(17,179)	(14,800)	(20,111)
Pension Funds Provision and Administrative Costs		(11,707)	(7,182)	(11,707)	(7,182)
Court Fees		(9,156)	(5,332)	(9,243)	(5,420)
Goodwill Amortization on the Acquisition of Investments		(5,518)	(5,518)	(19,394)	(19,618)
Donations and Sponsorships		(1,317)	(978)	(1,317)	(1,022)
Other Revenues (Expenses)		(1,376)	(3,965)	(1,890)	(4,556)
<b>Total</b>		<b>(66,526)</b>	<b>(35,911)</b>	<b>(87,167)</b>	<b>(54,631)</b>
<b>Other Operating Revenues</b>		<b>100,099</b>	<b>79,439</b>	<b>113,773</b>	<b>81,586</b>
<b>Other Operating Expenses</b>		<b>(166,625)</b>	<b>(115,350)</b>	<b>(200,940)</b>	<b>(136,217)</b>

Revenues and expenses of the same nature are represented by the net value.

(1) Provisions for contingencies are described in note 7.

**14. FINANCIAL EXPENSES, NET**

	PARENT COMPANY		CONSOLIDATED		
		03/31/07	03/31/06	03/31/07	03/31/06
<b>Financial Revenues</b>		<b>79,518</b>	<b>58,325</b>	<b>107,401</b>	<b>71,407</b>
Domestic Currency		78,623	56,465	107,337	66,393
On Rights in Foreign Currency		895	1,860	64	5,014
<b>Financial Expenses</b>		<b>(436,338)</b>	<b>(164,641)</b>	<b>(452,270)</b>	<b>(197,822)</b>
Domestic Currency		(166,127)	(146,616)	(182,724)	(162,328)
On Liabilities in Foreign Currency		(25,211)	(18,025)	(24,546)	(35,494)
Interest on Shareholders Equity		(245,000)	-	(245,000)	-
<b>Total</b>		<b>(356,820)</b>	<b>(106,316)</b>	<b>(344,869)</b>	<b>(126,415)</b>

**14. NON-OPERATING REVENUES (EXPENSES)**

	PARENT COMPANY		CONSOLIDATED		
		03/31/07	03/31/06	03/31/07	03/31/06
Result in the Write-off of Property, Plant and Equipment and Deferred					

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Assets	(1,632)	(2,627)	(4,129)	(3,303)
Gain (Loss) with Investments	-	-	(5)	-
Provision/Reversal for Realization Amount and Losses of Property, Plant and Equipment and Properties for Sale	(272)	(16)	4,915	1,583
Provision/Reversal for Investment Losses	1,623	(605)	2,755	1,092
Amortization of Goodwill on Merger	-	-	(126)	(1,953)
Other Non-operating Revenues (Expenses)	-	(88)	-	(88)
<b>Total</b>	<b>(281)</b>	<b>(3,336)</b>	<b>3,410</b>	<b>(2,669)</b>

**16. INCOME TAX AND SOCIAL CONTRIBUTION ON INCOME**

Income tax and social contribution on income are recorded on an accrual basis, and the tax effects on temporary differences are deferred. The provision for income tax and social contribution on income recognized in the income statement are as follows:

	PARENT COMPANY		CONSOLIDATED	
	03/31/07	03/31/06	03/31/07	03/31/06
<b>Income Before Taxes and Interest</b>	<b>(8,617)</b>	<b>69,484</b>	<b>(34,531)</b>	<b>31,533</b>
<b>Income of Companies Not Subject to Income Tax and Social Contribution Calculation</b>	-	-	<b>24,048</b>	<b>22,164</b>
<b>Total of Taxable Income</b>	<b>(8,617)</b>	<b>69,484</b>	<b>(10,483)</b>	<b>53,697</b>
<b>Corporate Income Tax - IRPJ</b>				
IRPJ on Taxable Income (10%+15%=25%)	2,154	(17,371)	2,621	(13,424)
Permanent Additions	(20,241)	(32,589)	(10,271)	(10,692)
Equity in Subsidiaries	(17,758)	(23,436)	-	-
Amortization of Goodwill	(1,380)	(1,380)	(5,322)	(2,028)
Exchange Variation on Investments	-	(6,053)	(548)	(4,792)
Other Additions	(1,103)	(1,720)	(4,401)	(3,872)
Permanent Exclusions	1,314	1,761	8,807	4,152
Equity in Subsidiaries	600	1,445	-	-
Investment Dividends at Acquisition Costs	2	-	2	-
Non-operating Equity Pickup	-	-	193	-
Other Exclusions	712	316	8,612	4,152
Tax losses Carryforward	-	-	476	3
Other	263	975	486	1,324
<b>Effect of IRPJ on Statement of Income</b>	<b>(16,510)</b>	<b>(47,224)</b>	<b>2,119</b>	<b>(18,637)</b>
<b>Social Contribution on Net Income - CSLL</b>				
CSLL on Taxed Results (9%)	776	(6,254)	943	(4,833)
Permanent Additions	(7,005)	(11,574)	(3,409)	(3,689)
Equity in Subsidiaries	(6,393)	(8,437)	-	-
Amortization of Goodwill	(497)	(497)	(1,916)	(730)
Exchange Variation on Investments	-	(2,179)	(197)	(1,725)
Other Additions	(115)	(461)	(1,296)	(1,234)
Permanent Exclusions	363	635	3,061	1,495
Equity in Subsidiaries	216	520	-	-
Investment Dividends at Acquisition Costs	1	-	1	-
Non-operating Equity Pickup	-	-	70	-
Other Exclusions	146	115	2,990	1,495
Compensation of Negative Calculation Basis	-	-	170	2
Other	(1)	(51)	71	52
<b>Effect of CSLL on Statement of Income</b>	<b>(5,867)</b>	<b>(17,244)</b>	<b>836</b>	<b>(6,973)</b>
<b>Effect of IRPJ and CSLL on Statement of Income</b>	<b>(22,377)</b>	<b>(64,468)</b>	<b>2,955</b>	<b>(25,610)</b>

**17. CASH, BANK ACCOUNTS AND HIGH-LIQUID INVESTMENTS**

	<b>PARENT COMPANY</b>		<b>CONSOLIDATED</b>	
	<b>03/31/07</b>	<b>12/31/06</b>	<b>03/31/07</b>	<b>12/31/06</b>
Cash	4,166	4,303	4,471	4,745
Bank Accounts	27,339	93,685	45,334	122,415
High-Liquid Investments	1,357,858	1,734,377	2,428,802	2,414,448
<b>Total</b>	<b>1,389,363</b>	<b>1,832,365</b>	<b>2,478,607</b>	<b>2,541,608</b>

High-liquid investments represent amounts invested in funds managed by financial institutions, guaranteed in federal bonds and private securities (CDB s) of first-rate institutions, both with average profitability equivalent to interbank deposit rates DI CETIP (CDI), in exclusive funds managed by financial institutions and guaranteed in futures contracts of dollar traded at the Futures and Commodities Exchange (BM&F), financial investments in foreign currency that earn exchange rate variation plus interest of 5.33% p.a. and Fed Funds minus spread of 0.125% p.a.

The breakdown of high-liquid investment portfolio, on the quarter closing date, is presented below:

## PARENT COMPANY

	03/31/07				
Financial Institution	Nature of investments				
	LTN (swap coverage)	LFT	Over Selic	CBD	NTN-F
<b>Exclusive Funds</b>					
ABN Amro	86,845	18,375	235	-	-
Banco do Brasil	13,777	87,262	4,453	4,021	-
Bradesco	61,091	16,047	14,539	-	11,583
CEF	77,765	62,516	16,016	8,445	5,183
Itaú	81,214	2,922	-	-	-
Santander	197,642	79,546	22,929	13,638	-
Unibanco	193,060	29,713	6	-	-
Votorantim	37,020	5,469	8,441	4,040	-
<b>Total Exclusive Funds</b>	<b>748,414</b>	<b>301,850</b>	<b>66,619</b>	<b>30,144</b>	<b>16,766</b>
<b>Total Investments</b>	<b>748,414</b>	<b>301,850</b>	<b>66,619</b>	<b>30,144</b>	<b>16,766</b>

## PARENT COMPANY

	03/31/07				
Financial Institution	Nature of investments		Adjustment		Total
	NTN-D	Overnight	Income tax provision	Liabilities	
<b>Exclusive Funds</b>					
ABN Amro	-	-	(1,009)	(108)	104,338
Banco do Brasil	-	-	(752)	(12)	108,749
Bradesco	-	-	(961)	(58)	102,241
CEF	-	-	(1,882)	(51)	167,992
Itaú	-	-	(784)	(45)	83,307
Santander	914	-	(3,112)	(278)	311,279
Unibanco	-	-	(2,224)	(115)	220,440
Votorantim	-	-	(573)	(28)	54,369
<b>Total Exclusive Funds</b>	<b>914</b>	<b>-</b>	<b>(11,297)</b>	<b>(695)</b>	<b>1,152,715</b>
<b>Other Investments</b>					
Barclays	-	82,486	-	-	82,486
Credit Suisse	-	123,492	-	-	123,492
<b>Total Other Investments</b>	<b>-</b>	<b>205,978</b>	<b>-</b>	<b>-</b>	<b>205,978</b>

<b>Total Investments</b>	<b>914</b>	<b>205,978</b>	<b>(11,297)</b>	<b>(695)</b>	<b>1,358,693</b>
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Partial block by judicial determination, considered in Judicial Deposits	(835)
<b>Total High-Liquid Financial Investments</b>	<b>1,357,858</b>

## CONSOLIDATED

Financial Institution	03/31/07				
	Nature of investments				
	LTN (swap coverage)	LFT	Over Selic	CDB	NTN-F
<b>Exclusive Funds</b>					
ABN Amro	86,845	18,375	235	-	-
Banco do Brasil	91,818	312,022	21,457	26,094	-
Bradesco	61,091	16,047	14,539	-	11,583
CEF	148,049	119,019	30,491	16,078	9,867
Itaú	218,133	7,849	-	-	-
Santander	263,799	106,173	30,604	18,203	-
Unibanco	322,612	49,652	10	-	-
Votorantim	151,819	22,430	34,617	16,567	-
<b>Total Exclusive Funds</b>	<b>1,344,166</b>	<b>651,567</b>	<b>131,953</b>	<b>76,942</b>	<b>21,450</b>
<b>Other Investments</b>					
Other institutions	-	-	-	5,303	-
<b>Total of Other Investments</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>5,303</b>	<b>-</b>
<b>Total Investments</b>	<b>1,344,166</b>	<b>651,567</b>	<b>131,953</b>	<b>82,245</b>	<b>21,450</b>

## CONSOLIDATED

Financial Institution	03/31/07					
	Nature of investments			Adjustment		Total
	NTN-D	Overnight	Open Investment Funds (Fixed Income)	Income tax provision	Liabilities	
<b>Exclusive Funds</b>						
ABN Amro	-	-	-	(1,009)	(108)	104,338
Banco do Brasil	-	-	-	(3,169)	(46)	448,176
Bradesco	-	-	-	(961)	(58)	102,241
CEF	-	-	-	(3,028)	(97)	320,379
Itaú	-	-	-	(1,765)	(122)	224,095
Santander	1,220	-	-	(3,844)	(371)	415,784
Unibanco	-	-	-	(3,279)	(192)	368,803
Votorantim	-	-	-	(1,730)	(116)	223,587
<b>Total Exclusive Funds</b>	<b>1,220</b>	<b>-</b>	<b>-</b>	<b>(18,785)</b>	<b>(1,110)</b>	<b>2,207,403</b>
<b>Other Investments</b>						
Barclays	-	82,486	-	-	-	82,486
Credit Suisse	-	123,492	-	-	-	123,492
Smith Barney	-	-	10,721	-	-	10,721
Demais Instituições	-	-	290	(58)	-	5,535
<b>Total of Other Investments</b>	<b>-</b>	<b>205,978</b>	<b>11,011</b>	<b>(58)</b>	<b>-</b>	<b>222,234</b>
<b>Total Investments</b>	<b>1,220</b>	<b>205,978</b>	<b>11,011</b>	<b>(18,843)</b>	<b>(1,110)</b>	<b>2,429,637</b>

Partial block by judicial determination, considered in Judicial Deposits	(835)
<b>Total High-Liquid Financial Investments</b>	<b>2,428,802</b>

Exclusive funds, which are regularly audited and for which there is no unqualified opinion, are subject to liabilities restricted to the payment of services rendered by the asset management, attributed to investment operations, such as custody, audit and other expenses rates, not existing relevant financial liabilities, as well as Company's assets to guarantee those liabilities.

## Statement of Cash Flows

	PARENT COMPANY		CONSOLIDATED	
	03/31/07	03/31/06 <sup>(1)</sup>	03/31/07	03/31/06 <sup>(1)</sup>
<b>Operating Activities</b>				
<b>Net Income for the Period</b>	<b>214,006</b>	<b>5,016</b>	<b>214,006</b>	<b>5,016</b>
<b>Minority Interest</b>	-	-	(582)	906
<b>Income Items not Affecting Cash</b>	<b>743,793</b>	<b>1,013,954</b>	<b>800,999</b>	<b>1,081,760</b>
Depreciation and Amortization	516,427	558,771	649,370	671,599
Losses on Accounts Receivables	73,561	83,055	87,791	96,141
Allowance for Doubtful Accounts	4,182	16,251	7,889	16,635
Provision for Contingencies	115,243	71,762	122,491	75,100
Provision for Pension Plans	11,707	7,182	11,707	7,182
Deferred Taxes	(46,406)	161,451	(78,281)	214,247
Income in Permanent Assets Write-off	448	3,307	32	856
Equity in Subsidiaries	68,631	112,175	-	-
<b>Equity Changes</b>	<b>(466,596)</b>	<b>(702,285)</b>	<b>(519,665)</b>	<b>(877,828)</b>
Trade Accounts Receivable	(132,012)	(123,559)	(125,750)	(102,659)
Inventories	990	503	15,080	2,779
Judicial Deposits	(119,661)	(10,618)	(120,060)	(10,889)
Contractual Retentions	-	(91,439)	-	(191,439)