PETROBRAS - PETROLEO BRASILEIRO SA Form 6-K November 13, 2015

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

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

For the month of November, 2015

Commission File Number 1-15106

PETRÓLEO BRASILEIRO S.A. - PETROBRAS

(Exact name of registrant as specified in its charter)

Brazilian Petroleum Corporation - PETROBRAS

(Translation of Registrant's name into English)

Avenida República do Chile, 65 20031-912 - Rio de Janeiro, RJ Federative Republic of Brazil (Address of principal executive office)

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

Form 20-F ____X ___ Form 40-F _____

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

Yes _____ No___X____

Consolidated financial statements as of September 30, 2015, with report of independent registered public accounting firm

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(Expressed in millions of US Dollars, unless otherwise indicated)

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Report of Independent Registered Public Accounting Firm

To the Board of Directors and Shareholders

Petróleo Brasileiro S.A. - Petrobras

We have reviewed the accompanying condensed consolidated balance sheet of Petróleo Brasileiro S.A. - Petrobras and its subsidiaries as of September 30, 2015, and the related condensed consolidated statements of income and comprehensive income for the three-month and nine-month periods ended September 30, 2015 and September 30, 2014 and the condensed consolidated changes in shareholders' equity and statement of cash flows for the nine-month periods ended September 30, 2015 and September 30, 2014. This interim financial information is the responsibility of the Company's management.

We conducted our review in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our review, we are not aware of any material modifications that should be made to the accompanying condensed consolidated interim financial information for it to be in conformity with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB).

As discussed in Note 3 to the condensed consolidated financial statements, during the third quarter of 2014, the Company wrote off US\$ 2,527 million of overpayments on the acquisition of property plant and equipment incorrectly capitalized, according to testimony obtained from Brazilian criminal investigations.

We have previously audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the accompanying consolidated statement of financial position as of December 31, 2014, and the related consolidated statements of income, comprehensive income, cash flows (not presented herein) and changes in shareholders' equity for the year then ended, and, in our report dated April 22, 2015, we expressed an unqualified opinion on those consolidated financial statements. In our opinion, the information set forth in the accompanying

condensed accompanying consolidated statement of financial position as of December 31, 2014 is fairly stated in all material respects in relation to the accompanying consolidated statement of financial position from which it has been derived.

/s/

PricewaterhouseCoopers

Auditores Independentes

Rio de Janeiro, Brazil

November 12, 2015

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Consolidated Statement of Financial Position

September 30, 2015 and December 31, 2014

(Expressed in millions of US Dollars, unless otherwise indicated)

Assets Note 09.30.201512.31.2014 Liabilities Note 09.30.20

Note 09.30.201512.31.2014

Current assets Current liabilities Edgar Filing: PETROBRAS - PETROLEO BRASILEIRO SA - Form 6-K Cash and 6 25,138 16,655 Trade payables 15 6,706 9,760 cash equivalents Edgar Filing: PETROBRAS - PETROLEO BRASILEIRO SA - Form 6-K Marketable 6 1,102 9,323 Finance debt 16 13,424 11,868 securities

Trade and other	7	5,325	7,969	Finance lease obligations	17	11	16
receivables, net				J			

Inventories	8	8,202	11,466	Income taxes	20.1 216	247
				payable		

Recoverable 20.1 711	1,063	Other taxes	20.1 3,310	4,064
income taxes		payable		

Other recoverable	20.1 1,850	2,748	Payroll, profit sharing and	1,549	2,066
taxes			related charges		

Advances to	133	423	Pension and	21	567	796
suppliers			medical benefits			

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Other current assets	1,862	1,180	Others	1,784	2,301

44,323	50,827	27,567	31,118
77,525	50,027	27,507	51,110

Assets	74	5	Liabilities on	49
classified as			assets classified	
held for sale			as held for sale	

44,397	50,832	27,616	31,118
,557	50,052	27,010	51,110

Non-current assets Non-current liabilities Long-term receivables Finance debt 16 114,035 120,218

Trade and other	7	4,283	4,832	Finance lease obligations	17	40	56
receivables, net				-			

Marketable	6	86	109	Deferred income	20.2 291	3,031
securities				taxes		

Judicial	29.1 2,244	2,682	Pension and	21	11,880	16,491
deposits			medical benefits	5		

Deferred20.2 3,7131,006Provisions for29.1 1,6511,540income taxeslegal proceedings

Other tax	20.1 2,688	4,008	Provision for	19	5,078	8,267
assets			decommissioning			
			costs			

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Advances to suppliers	1,984	2,409	Others	646	988

Others	2,416	3,817	133,621	150,591

17,414 18,863

Total liabilities 161,237 181,709

Shareholders' 22.1 equity

Investments 10	4,024	5,753	Share capital (net of share issuance	107,101	107,101
			costs)		

Property, plant and	11	165,590	218,730	Change in interest in subsidiaries	148	148
equipment						

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Intangible	12	3,054	4,509	Profit reserves	67,397	66,423
assets						

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190,082	247,855	Accumulated other	(101,792)	(57,400)
		comprehensive (deficit)		

Attributable to the 72,854 116,272 shareholders of Petrobras Non-controlling 388 706 interests

Total equity 73,242 116,978

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Total assets	234,479	298,687	Total liabilities and shareholder's equity	234,479	298,687
			1 2		

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The Notes form an integral part of these Financial Statements.

Consolidated Statement of Income

September 30, 2015 and 2014

(Expressed in millions of US Dollars, unless otherwise indicated)

Sales revenues Cost of sales Gross profit	Note 23	Jan-Sep/201 75,167 (52,325) 22,842	5 Jan-Sep/2014 110,248 (84,717) 25,531	4 3Q-2015 23,179 (16,484) 6,695	3Q-2014 38,844 (29,859) 8,985
Income (expenses) Selling expenses General and administrative expenses	- 4	(2,954) (2,622)	(5,356) (3,430)	(1,087) (776)	(2,959) (1,190)
Exploration costs Research and development expenses Other taxes Write-off - overpayments	14	(1,435) (553) (2,413)	(2,471) (812) (521)	(630) (157) (861)	(1,017) (292) (243)
incorrectly capitalized Other expenses, net	24	_ (3,483) (13,460)	(2,527) (5,209) (20,326)	_ (1,547) (5,058)	(2,527) (2,724) (10,952)
Net income (loss) before finance income (expense), share of earnings in equity-accounted investments, profit sharing and income taxes		9,382	5,205	1,637	(1,967)
Finance income Finance expenses		9,382 982 (4,904)	1,297 (2,791)	526 (1,805)	(1,907) 516 (1,003)
Foreign exchange and inflation indexation charges Net finance income (expense)) 26	(3,236) (7,158)	572 (922)	(1,947) (3,226)	60 (427)
Share of earnings in equity-accounted investment	s 10.1	171	430	56	87
Profit sharing	21.2	(61)	(338)	65	(56)
		2,334	4,375	(1,468)	(2,363)

Edgar Filing: PETROBRAS - PETROLEO BRASILEIRO SA - Form 6-K						
Net income (loss) before income taxes						
Income taxes	20.4	(1,877)	(2,014)	49	(51)	
Net income (loss)		457	2,361	(1,419)	(2,414)	
Net income (loss) attributable to: Shareholders of Petrobras Non-controlling interests		971 (514)	2,355 6	(1,062) (357)	(2,150) (264)	
		457	2,361	(1,419)	(2,414)	
Basic and diluted earnings (loss) per weighted-average c common and preferred share in U.S. dollars		0.07	0.18	(0.09)	(0.17)	

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The Notes form an integral part of these Financial Statements.

Consolidated Statement of Comprehensive Income

September 30, 2015 and 2014

(Expressed in millions of US Dollars, unless otherwise indicated)

	Jan-Sep/2015	Jan-Sep/2014	3Q-2015	3Q-2014
Net income	457	2,361	(1,419)	(2,414)
Items that will not be reclassified to the statement of income:				
Actuarial gains (losses) on defined benefit pension plans Deferred income tax Cumulative translation	d 	(5,234) 920	_ _	(5,234) 920
adjustments	(29,739) (29,739)	(6,011) (10,325)	(15,644) (15,644)	(14,378) (18,692)
Items that may be reclassified subsequently to the statement of income: Unrealized gains / (losses) on cas flow hedge - highly probable future exports Recognized in shareholders' equity Reclassified to the statement of income Deferred income tax	h (22,131) 1,304 7,083	(2,437) 458 674	(13,988) 525 4,578 (0,005)	(5,377) 124 1,786
Unrealized gains / (losses) on cas flow hedge - others Recognized in shareholders' equity Reclassified to the statement of income	(13,744) h 1 - 1 (13,743)	(1,305) 7 - 7 (1,298)	(8,885) - - (8,885)	(3,467) 4 - 4 (3,463)
Share of other comprehensive income (losses) in	(781)	(84)	(481)	(181)

equity-accounted investments

Total other comprehensive income (loss):	(44,263)	(11,707)	(25,010)	(22,336)
Total comprehensive income (loss) Comprehensive income (loss) attributable to:	(43,806)	(9,346)	(26,429)	(24,750)
Shareholders of Petrobras Non-controlling interests Total comprehensive income	(43,418) (388)	(9,233) (113)	(26,167) (262)	(24,511) (239)
(loss)	(43,806)	(9,346)	(26,429)	(24,750)

The Notes form an integral part of these Financial Statements.

Consolidated Statement of Cash Flows

September 30, 2015 and 2014

(Expressed in millions of US Dollars, unless otherwise indicated)

		Jan-Sep/2015	Jan-Sep/2014
	Cash flows from Operating activities Net income attributable to the shareholders of		
	Petrobras Adjustments for:	971	2,355
	Non-controlling interests Share of earnings in equity-accounted	(514)	6
	investments Depreciation, depletion and amortization Impairment of property, plant and equipment,	(171) 8,580	(430) 9,563
	intangible and other assets Exploration expenditures written off	678 1,050	613 1,869
	Write-off - overpayments incorrectly	1,050	
(Gains) losses on disposal of ass	Allowance for impairment of trade receivables (Gains) losses on disposal of assets, write-offs of assets, E&P areas returned and cancelled	141	2,527 1,831
	projects, net Foreign exchange, indexation and finance	274	1,669
	charges	7,100	2,410
	Deferred income taxes, net Pension and medical benefits (actuarial	1,011	966
	expense) Decrease (Increase) in assets	1,613	1,383
	Trade and other receivables, net	64	(1,987)
	Inventories	(379)	103
	Other assets Increase (Decrease) in liabilities	(1,289)	(2,666)
	Trade payables	(839)	(491)
	Taxes payable Pension and medical benefits	1,378 (510)	(112) (578)
	Other liabilities	178	1,716
	Net cash provided by operating activities	19,336	20,747
	Cash flows from Investing activities		
	Capital expenditures Investments in investees	(16,915) (81)	(26,191) (176)

Proceeds from disposal of assets Divestment (investment) in marketable	215	584
securities Dividends received Net cash (used in) investing activities	7,610 171 (9,000)	(4,356) 334 (29,805)
Cash flows from Financing activities Acquisition of Non-controlling interest Financing and loans, net:	119	(22)
Proceeds from long-term financing Repayment of principal Repayment of interest Dividends paid	15,830 (11,682) (4,889) —	29,548 (7,543) (4,560) (3,924)
Net cash provided by (used in) financing activities	(622)	13,499
Effect of exchange rate changes on cash and cash equivalents	(1,231)	(63)
Net increase (decrease) in cash and cash equivalents	8,483	4,378
Cash and cash equivalents at the beginning of the year	f 16,655	15,868
Cash and cash equivalents at the end of the period	25,138	20,246

The Notes form an integral part of these Financial Statements.

Consolidated Statement of Changes in Shareholders' Equity

September 30, 2015 and 2014

(Expressed in millions of US Dollars, unless otherwise indicated)

	Share capital (net of share issuance costs)		Accumulated other comprehensive income (deficit) and deemed cost				
		Share issuance costs	Change in interest in subsidiaries 674	Cumulative translation adjustment (26,440)	future	on defined benefit	Other comprehensive income (loss) and deemed cost (178)
Realization of		107,092	674				(33,034)
deemed cost Change in interest in subsidiaries Net income Other			(36)				(3)
comprehensive income Appropriations: Transfer from reserves Dividends				(5,892)	(1,305)	(4,314)	(77)
Balance at September 30,	107,380	(279)	638	(32,332)	(5,216)	(6,819)	(258)
2014	107,380	107,101 (279)	638 148	(41,968)	(7,699)	(7,295)	(44,625) (438)
Balance at January 1, 2015	_	107,101	148				(57,400)

Capital increas with reserves Realization of deemed cost Change in interest in subsidiaries Net income (loss) Other	e	_				(3)
comprehensive income (loss)			(29,865)	(13,744)	_	(780)
Appropriations: Transfer from reserves						
Dividends	107,380 (279)	148	(71,833)	(21,443)	(7,295)	(1,221)
Balance at September 30, 2015	107,101	148				(101,792)

The Notes form an integral part of these Financial Statements.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

1. The Company and its operations

Petróleo Brasileiro S.A. - Petrobras is dedicated, directly or through its subsidiaries (referred to jointly as "Petrobras", "the Company", or "Petrobras Group") to prospecting, drilling, refining, processing, trading and transporting crude oil from producing onshore and offshore oil fields and from shale or other rocks, as well as oil products, natural gas and other liquid hydrocarbons. In addition, Petrobras carries out energy related activities, such as research, development, production, transport, distribution and trading of all forms of energy, as well as other related or similar activities. The Company's head office is located in Rio de Janeiro – RJ, Brazil.

2. Basis of preparation

The consolidated interim financial information has been prepared and is being presented in accordance with IAS 34 – "Interim Financial Reporting" as issued by the International Accounting Standards Board (IASB). The information is presented in U.S. dollars.

This interim financial information presents the significant changes in the period, without repeating all information previously reported in notes to the Company's financial statements. As a result, this interim financial information should be read together with the Company's annual financial statements for the year ended December 31, 2014, which include the full set of notes.

The Company has reclassified certain amounts from prior periods to conform to current period presentations. Net income or shareholders' equity were not affected in any of the periods presented and such reclassifications are set out in note 7.

Petrobras has selected the U.S. Dollar as its presentation currency. The financial statements have been translated from the functional currency (Brazilian Real) into the presentation currency (U.S. Dollar) in accordance with IAS 21 – "The effects of changes in foreign exchange rates". All assets and liabilities are translated into U.S. dollars at the closing exchange rate at the date of the financial statements; income and expenses, as well as cash flows are translated into U.S. dollars using the average exchange rates prevailing during the year. Equity items are translated using the exchange rates prevailing at the dates of the transactions. All exchange differences arising from the translation of the consolidated financial statements from the functional currency into the presentation currency are recognized as cumulative translation adjustments (CTA) within accumulated other comprehensive income (loss) in the consolidated statements of changes in shareholders' equity.

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Brazilian Real x U.S. Dollar Quarterly average	Mar 2015	Jun 201	Sep .52015	Mar 2014	Jun 201	Sep .42014	Dec 2014
exchange rate Period-end exchange	2.86	3.07	3.55	2.36	2.23	2.28	2.55
rate	3.21	3.10	3.97	2.26	2.20	2.45	2.66

The Company's Board of Directors in a meeting held on November 12, 2015 authorized the consolidated interim financial information for issue.

2.1. Accounting estimates

The preparation of interim financial information requires the use of estimates and assumptions for certain assets, liabilities and other transactions. These estimates include: write-off of overpayments incorrectly capitalized, oil and gas reserves, pension and medical benefits liabilities, depreciation, depletion and amortization, decommissioning costs, impairment of assets, hedge accounting, provisions for legal proceedings, fair value of financial instruments, present value adjustments of trade receivables and payables from relevant transactions, and income taxes (income tax – IRPJ and social contribution on net income – CSLL). Although our management uses assumptions and judgments that are periodically reviewed, the actual results could differ from these estimates.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

3. The "Lava Jato" (Car Wash) Operation and its effects on the Company

In the third quarter of 2014, the Company wrote off US\$2,527 of capitalized costs representing amounts that Petrobras overpaid for the acquisition of property, plant and equipment in prior years. For further information see note 3 to the Company's December 31, 2014 consolidated financial statements.

In preparing its financial statements for the period ended September 30, 2015, the Company carefully considered all available information and does not believe that new developments in the investigations related to the "Lava Jato" (Car Wash) Operation by the Brazilian authorities, by the independent law firms conducting an internal investigation, or by newly set up internal commissions (or a review of the results of previous internal investigations) could materially impact or change the methodology adopted to recognize the write-off described above. Notwithstanding this belief, the Company will continuously monitor the investigations for additional information and, as of September 30, 2015, has not identified any necessary adjustment based on existing information.

On May 13, 2015 and on August 25, 2015, the Company received US\$ 51 and US\$ 21, respectively, representing funds recovered from Pedro José Barusco Filho, a former executive manager of the Services area, who had previously entered into a plea agreement with Brazilian authorities.

The amount of US\$ 72 was recognized as other income (amounts recovered – "overpayments incorrectly capitalized"). To the extent that any of the proceedings resulting from the Lava Jato investigation involve leniency agreements with cartel members or plea agreements with individuals pursuant to which they agree to return funds, Petrobras may be entitled to receive a portion of such funds.

See note 29 for information about the Company's material legal proceedings, including those related to the "Lava Jato" investigation.

4. Basis of consolidation

The consolidated interim financial information includes the interim information of Petrobras, its subsidiaries, joint operations and consolidated structured entities.

There were no significant changes in the consolidated entities in the nine-month period ended September 30, 2015.

The main disposal of assets and legal mergers are set out in note 9.

5. Summary of significant accounting policies

The same accounting policies and methods of computation were followed in these consolidated interim financial statements as those followed in the preparation of the annual financial statements of the Company for the year ended December 31, 2014.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

6. Cash and cash equivalents and Marketable securities

Cash and cash equivalents

Cash at bank and in hand Short-term financial investments - In Brazil	09.30.2015 742	12.31.2014 709
Single-member funds (Interbank Deposit) and	2.665	1 000
other short-term deposits	2,665	1,999
Other investment funds	39	41
	2,704	2,040
- Abroad		
Time deposits	13,262	8,700
Automatic investing accounts and interest		
checking accounts	5,884	3,573
Other financial investments	2,546	1,633
	21,692	13,906
Total short-term financial investments	24,396	15,946
Total cash and cash equivalents	25,138	16,655

Short-term financial investments in Brazil comprise investments in exclusive (single-member) funds, mainly holding Brazilian Federal Government Bonds. Short-term financial investments abroad are comprised of time deposits, highly-liquid automatic investing accounts, interest checking accounts and other short-term fixed income instruments with maturities of three months or less.

Marketable securities

	09.30.2015			12.31.2014		
	In Brazil	Abroad	Total	In Brazil	Abroad	Total
Trading securities Available-for-sale	1,099	-	1,099	2,690	_	2,690
securities Held-to-maturity	1	2	3	2	19	21
securities	71 1,171	15 17	86 1,188	102 2,794	6,619 6,638	6,721 9,432

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Current	1,099	3	1,102	2,690	6,633	9,323
Non-current	72	14	86	104	5	109

Trading securities refer mainly to investments in Brazilian Federal Government Bonds and held-to-maturity securities are mainly comprised of time deposits with highly-rated financial institutions abroad.

These financial investments have maturities of more than three months and are classified as current assets due to their maturity or the expectation of their realization in the short term.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

7. Trade and other receivables

7.1. Trade and other receivables, net

	09.30.2015	12.31.2014
Trade receivables		
Third parties	7,253	10,022
Related parties (*)	4,001	4,146
Other receivables	1,184	2,005
	12,438	16,173
Allowance for impairment of trade receivables	(2,830)	(3,372)
	9,608	12,801
Current	5,325	7,969
Non-current	4,283	4,832

(*) Includes joint ventures and associates, receivables from the electricity sector and petroleum and alcohol accounts, as set out in note 18.

Beginning in 2015 the Company started classifying performance bonuses advanced to customers as other long-term receivables (previously classified as non-current trade and other receivables, net) in order to provide a better presentation of its accounts receivable and to be consistent with the industry practice. As of December 31, 2014, US\$ 605 were reclassified.

7.2. Trade receivables overdue - Third parties

	09.30.2015	12.31.2014
Up to 3 months	248	823
From 3 to 6 months	430	178
From 6 to 12 months	506	181
More than 12 months	1,600	1,832
	2,784	3,014

7.3. Changes in the allowance for impairment of trade receivables

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	09.30.2015	12.31.2014
Opening balance	3,372	1,406
Additions	1,201	2,484
Write-offs	(64)	(2)
Reversals	(684)	(128)
Cumulative translation adjustment	(995)	(388)
Closing balance	2,830	3,372
Current	1,416	1,448
Non-current	1,414	1,924

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

7.4. Trade receivables – electricity sector (isolated electricity system in the northern region of Brazil)

	As of December 31, 2014		Amounts	Reversals		sInflation indexation	СТА	As of September 30, 2015
Related parties (Eletrobras Group) Amazonas Distrib. De							-	
Energia Centrais Elétricas de	2,253	637	(547)	-	898	245	(915)	2,571
Rondônia	471	352	(143)	_	_	42	(220)	502
Others Trade receivables -	242	167	(148)	_	-	15	(87)	189
Eletrobras Group (-) Allowance for impairment	2,966 2	1,156	(838)	-	898	302	(1,222))3,262
Trade receivables, net -	(329)	(224)	_	32	(284)	_	160	(645)
Eletrobras Group Third parties	2,637	932	(838)	32	614	302	(1,062))2,617
Cigás Cia de Eletricidade	1,433	536	(240)	_	(898)	28	(460)	399
do Amapá Others Trade receivables -	243 175	66 303	(18) (324)	_	_	_ 5	(93) (57)	198 102
Third parties		905	(582)	-	(898)	33	(610)	699

(-) Allowance for impairment of trade	2						
receivables Trade receivables, net - Third	(1,382)	(122) —	568	284	-	312	(340)
parties Trade	469	783 (582)	568	(614)	33	(298)	359
receivables Total (-) Allowance for	4,817	2,061 (1,420)	-	-	335	(1,832)3,961
impairment of trade receivables Trade	(1,711)	(346) —	600	_	_	472	(985)
receivables, net - Total	3,106	1,715 (1,420)	600	-	335	(1,360)2,976

(*) Cigás assigned receivables from Amazonas Distribuidora de Energia to Petrobras, pursuant to the purchase and sale agreement.

As of September 30, 2015, US\$ 3,401 of the Company's trade receivables from the isolated electricity system in the northern region of Brazil, related to the sale of fuel oil, natural gas, electricity and other products to thermoelectric power plants (which are subsidiaries of Eletrobras), state-owned natural gas distribution companies and independent electricity producers (*Produtores Independentes de Energia – PIE*) operating in that region, were classified as non-current assets. The balance of those receivables was US\$ 3,961 as of September 30, 2015 (US\$ 4,817 as of December 31, 2014).

Historically, a significant portion of the funds used by those companies to pay for products supplied by the Company comes from the Fuel Consumption Account (*Conta de Consumo de Combustível – CCC*), which provides funds to cover a portion of the costs related to the supply of fuel to thermoelectric power plants located in the northern region of Brazil (operating in the isolated electricity system). However, as a result of changes in the *CCC* regulations over time, funds transferred from the *CCC* to the electricity companies in the northern region of Brazil have not been sufficient for them to meet their financial obligations and, as a result, some of these companies have experienced financial difficulties and have not been able to pay for the products supplied by Petrobras.

In 2013, a newly passed legislation significantly changed the sources of funds that were used to cover the cost of electricity generated in the Isolated Electricity System and the Brazilian Federal Government started to provide funds to cover costs that in the past were only borne by the *CCC*. This assistance from the Federal Government would be made available through funds deposited in the Energy Development Account (*Conta de Desenvolvimento Energético – CDE*) by the Brazilian National Treasury. Those funds, however, proved to be insufficient to

cover the operational costs of the thermoelectric power plants in the Isolated Electricity System.

In 2014, the transfer of funds from the *CCC*, which was already insufficient to cover the costs related to fuel supplied by the Company, significantly decreased. Following an increase in the amounts owed by the thermoelectric power plants operating in the Isolated Electricity System, the Company intensified negotiations with the state-owned natural gas distribution companies, the independent electricity producers (*PIEs*), subsidiaries of Eletrobras and other private companies. On December 31, 2014, the Company entered into a debt acknowledgement agreement with subsidiaries of Eletrobras (the Brazilian Ministry of Mines and Energy participated directly in the negotiations) with respect to the balance of its receivables as of November 30, 2014. Eletrobras acknowledged owing US\$ 2,165 to the Company. This amount is being updated monthly based on the Selic interest rate (Brazilian short-term interest rate). Under this agreement, the first of 120 monthly installments was paid in February 2015 and, as of May 7, 2015, US\$ 1,858 had been guaranteed by the collateralization of certain amounts payable by the *CDE* to the *CCC*.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

In 2015, the Brazilian government reviewed its electricity price regulations and implemented a new pricing policy for the electricity sector, which has already resulted in increases in the tariffs charged to end customers since the first quarter of 2015. The Company expected that this new policy would strengthen the financial situation of the companies in the electricity sector and, consequently reduce the balance of their accounts payable with respect to fuel oil and other products supplied by the Company, which has not occurred. Due to the time lag between starting to charge higher electricity tariffs from end customers and the improvement of the financial situation of the companies in the electricity sector, the flow of payments from end customers that will be transferred to the *CCC* and used to refund the electricity generation companies for their costs related to fuel purchases is slow and those companies have not been fully refunded and, therefore, the default rates of those companies with respect to products supplied by the Company have increased.

However, following the approval of Normative Instruction 675 of the Brazilian National Electricity Agency (*Agência Nacional de Energia Elétrica - ANEEL*) on September 1, 2015, the Company expects that the flow of funds from the *CCC* to the Company will be accelerated due to the possibility of receiving funds directly from the *CCC* with respect to products supplied in the prior month and limited to 75% of the average payments made by the *CCC* in the previous three months. The Company is also adopting restrictive measures, such as requiring advanced payments to prevent the increase of overdue receivables, except when judicial injunctions require the Company to supply fuel without demanding advanced payments.

The Company is currently negotiating with those companies to enter into a debt acknowledgement agreement and to pledge additional credits of the *CDE* as collateral, in the amount of US\$ 645, as a result of a governmental authorization for a renegotiation of CDE's debt with companies that are creditors of the *CCC* related to overdue receivables between December 1, 2014 and June 30, 2015.

As a result, and based on Management's best judgment, the Company has recognized an allowance for impairment of trade receivables of US\$ 346 in 2015 (US\$ 1,948 in 2014) with respect to uncollateralized receivables related to products supplied after November 1, 2014, which were overdue as of September 30, 2015. In addition, the Company recognized a reversal of allowance for impairment of trade receivables of US\$ 600 in the nine-month period ended September 30, 2015, resulting from receivables from the *CDE* that were pledged as collaterals and from the existence of restricted funds deposited in an escrow account arising from payments related to a purchase and sale agreement.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

8. Inventories

	09.30.2015	12.31.2014
Crude oil	2,959	3,977
Oil products	2,956	4,333
Intermediate products	537	854
Natural gas and LNG (*)	313	358
Biofuels	115	150
Fertilizers	38	34
	6,918	9,706
Materials, supplies and others	1,302	1,806
	8,220	11,512
Current	8,202	11,466
Non-current	18	46

(*) Liquid natural gas

Inventories are presented net of a US\$ 49 allowance reducing inventories to net realizable value (US\$ 150 as of December 31, 2014), mainly due to the decrease in international prices of crude oil and oil products. In the nine-month period ended September 30, 2015 the Company recognized as cost of sales a US\$ 257 allowance reducing inventories to net realizable value (US\$ 485 in the nine-month period ended September 30, 2014).

A portion of the crude oil and/or oil products inventories have been pledged as security for the Terms of Financial Commitment (TFC) signed by Petrobras and Petros in the amount of US\$ 1,603 (US\$ 2,316 as of December 31, 2014), as set out in note 21.1.

9. Disposal of assets and legal mergers

9.1. Disposal of assets

Disposal of assets in Argentina

On March 30, 2015, Petrobras Argentina S.A., PESA, disposed of its interest in assets located in the Austral Basin in Santa Cruz to Compañía General de Combustibles S.A. (CGC) for a lump-sum payment of US\$ 101 made on the same date. The Company recognized a US\$ 77 gain in other income.

Innova S.A.

On August 16, 2013, the Board of Directors of Petrobras approved the disposal of 100% of the share capital of Innova S.A. to Videolar S.A. and its controlling shareholder for US\$ 369, subject to certain condition precedent, such as approval by the Brazilian Antitrust Regulator (Conselho Administrativo de Defesa Econômica – CADE).

On October 30, 2014 the transaction was concluded as set out in the sales and purchase agreement and a US\$ 57 gain was recognized in other income.

On March 31, 2015, a final price adjustment was agreed between the parties and was paid. The Company recognized the additional payment received of US\$ 78 in other income.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

9.2. Legal mergers

On January 30, 2015, the Shareholders' Extraordinary General Meeting of Petrobras approved the mergers of Arembepe Energia S.A. and Energética Camaçari Muricy S.A. into Petrobras.

The objective of these mergers is to simplify the corporate structure of the Company, reduce costs and capture synergies. These mergers did not affect share capital or the Company's consolidated financial statements.

10. Investments

10.1. Investments in associates and joint ventures

	Carrying amo	ount of the	Share of earnings in the investments		
Investments accounted fo using the equity method	r 09.30.2015	12.31.2014	Jan-Sep/2015	Jan-Sep/2014	
Petrobras Oil & Gas B.V PO&G Braskem S.A. Investees in Venezuela State-controlled natural gas distributors Guarani S.A. Nova Fronteira Bioenergia S.A. Compañia de Inversiones de	1,731 812 301 250 249 109	1,714 1,711 301 340 518 163	67 328 (1) 52 (36) 1	183 129 (5) 86 (16) 10	
Energia S.A CIESA UEG Araucária Ltda Sete Brasil Participações Compañia Mega S.A MEGA Other petrochemical investees	61 50 45 45 45	68 73 144 31 66	(1) 19 (86) 17 11	(1) 27 (3) 3	
Fundo de Investimentos em Participações Other associates (*) Other investees	39 277 4,013 11 4,024	137 470 5,736 17 5,753	(87) (113) 171 - 171	2 (1) 430 - 430	

(*) Includes impairment losses of US\$ 95, as set out in note 13.2.

A US\$ 196 loss was recognized as a result of impairment losses in Sete Brasil and in FIP Sondas (*Fundo de Investimento em Participações* – Sondas), recognized as share of earnings in equity-accounted investments in the statement of income.

10.2. Investments in listed companies

Company	Thousand- 09.30.201	share lot 512.31.201	4Туре	per share)	prices (US\$	Market va	lue 512.31.2014
Indirect subsidiary Petrobras Argentina S.A.	1,356,792	1,356,792	Commor	n 0.73	0.65	994 994	879 879
Associate Braskem S.A. Braskem S.A.	212,427 75,793	212,427 75,793	Commor Preferre A		4.07 6.59	638 318 956	864 499 1,363

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

The market value of these shares does not necessarily reflect the realizable value upon sale of a large block of shares.

Braskem S.A. - Investment in publicly traded associate:

Braskem's shares are publicly traded on stock exchanges in Brazil and abroad. The quoted market value of the Company's investment as of September 30, 2015, was US\$ 956, based on the quoted values of both Petrobras' interest in Braskem's common stock (47% of the outstanding shares), and preferred stock (22% of the outstanding shares). However, there is extremely limited trading of the common shares, since non-signatories of the shareholders' agreement hold only approximately 3% of the common shares.

In addition, given the operational relationship between Petrobras and Braskem, on December 31, 2014, the recoverable amount of the investment, for impairment testing purposes, was determined based on value in use, considering future cash flow projections and the manner in which the Company can derive value from this investment via dividends and other distributions to arrive at its value in use. As the recoverable amount was higher than the carrying amount, no impairment losses were recognized for this investment.

The main assumptions on which cash flow projections were based to determine Braskem's value in use are set out in note 14 to the Company's consolidated financial statements for the year ended December 31, 2014.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

11. Property, plant and equipment

	Land, buildings and improvement	and other	Assets under construction (*)	producing	Total
Balance at January 1, 2014 Additions Additions to / review of estimates of	7,868 30	90,405 2,031	79,758 30,362	49,870 580	227,901 33,003
decommissioning costs Capitalized borrowing	-	-	-	1,999	1,999
costs Write-offs Write-off - overpayments incorrectly capitalized	_ (9)	_ (57)	3,592 (4,024)	_ (196)	3,592 (4,286)
	(35) 2,685	(1,160) 25,371	(1,078) (36,178)	(91) 23,078	(2,364) 14,956
depletion Impairment recognition	(534)	(7,381)	-	(4,888)	(12,803)
(****) Impairment reversal	(899)	(1,398)	(11,670)	(2,839)	(16,806)
(****) Cumulative translation adjustment Balance at December 31, 2014 Cost Accumulated depreciation, amortization and	-	17	-	3	20
	(1,071)	(9,832)	(7,819)	(7,760)	(26,482)
	8,035 10,979	97,996 142,030	52,943 52,943	59,756 88,023	218,730 293,975
depletion Balance at December	(2,944)	(44,034)	-	(28,267)	(75,245)
31, 2014 Additions	8,035 194 -	97,996 871 -	52,943 14,492 -	59,756 357 (12)	218,730 15,914 (12)

Additions to / review of estimates of decommissioning costs Capitalized borrowing costs Write-offs Transfers Depreciation, amortization and depletion Impairment recognition Cumulative translation adjustment Balance at September 30, 2015 Cost Accumulated depreciation, amortization and	_ (7) 563	– (27) 5,723	1,372 (1,298) (11,415)	- (162) 6,415	1,372 (1,494) 1,286
	(376) —	(4,734) (2)	_ (309)	(3,358) (71)	(8,468) (382)
	(2,639)	(24,512)	(14,938)	(19,267)	(61,356)
	5,770 8,156	75,315 111,995	40,847 40,847	43,658 65,866	165,590 226,864
depletion	(2,386)	(36,680)	_	(22,208)	(61,274)
Balance at September 30, 2015	5,770	75,315	40,847	43,658	165,590
Weighted average of useful life in years	40 (25 to 50) (except land)	20 (3 to 31) (**))	Units of production method	

(*) See note 28 for assets under construction by business area

(**) Includes exploration and production assets depreciated based on the units of production method.

(***) Includes US\$ 10,446 reclassified from Intangible Assets to Property, Plant and Equipment in 2014, as a result of the declaration of commerciality of areas of the Assignment Agreement (See note 12.3 to the Company's consolidated financial statements for the year ended December 31, 2014).

(****) For more detailed information, see Note 14 to the Company's consolidated financial statements for the year ended December 31, 2014.

As of September 30, 2015, property, plant and equipment include assets under finance leases of US\$ 123 (US\$ 72 as of December 31, 2014).

The Company's property, plant and equipment include US\$ 18,830 related to the acquisition costs of areas in the Assignment Agreement.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

12. Intangible assets

12.1. By class of assets

	Discharge and	Software	Developed		
	Rights and Concessions		Developed in-house	Goodwill	Total
Balance at January 1, 2014	14,381	142	496	400	15,419
Addition	92	41	118	_	251
Capitalized borrowing costs	_	-	8	_	8
Write-offs	(93)	(5)	(10)	-	(108)
Transfers (**)	(10,346)	7	9	(1)	(10,331)
Amortization	(35)	(54)	(131)	-	(220)
Impairment recognition	(8)	_	_	_	(8)
Impairment reversal	6	_	_	_	6
Cumulative translation					
adjustment	(405)	(12)	(58)	(33)	(508)
Balance at December 31,					
2014	3,592	119	432	366	4,509
Cost	4,003	578	1,281	366	6,228
Accumulated amortization	(411)	(459)	(849)	_	(1,719)
Balance at December 31,					
2014	3,592	119	432	366	4,509
Addition	12	13	56	_	81
Capitalized borrowing costs	_	_	4	_	4
Write-offs	(88)	-	(1)	_	(89)
Transfers	(1)	3	12	_	14
Amortization	(17)	(25)	(70)	_	(112)
Impairment recognition Cumulative translation	(30)	_	-	-	(30)
adjustment	(1,062)	(36)	(142)	(83)	(1,323)
Balance at September 30,					
2015	2,406	74	291	283	3,054
Cost	2,664	421	932	283	4,300
Accumulated amortization Balance at September 30,	(258)	(347)	(641)	-	(1,246)
2015	2,406	74	291	283	3,054
Estimated useful life - years	(*)	5	5	Indefinite	

(*) Mainly comprised of assets with indefinite useful lives, which are reviewed annually to determine whether events and circumstances continue to support an indefinite useful life

assessment.

(**) Includes US\$ 10,446 reclassified from Intangible Assets to Property Plant and Equipment in 2014, as a result of the declaration of commerciality of areas of the Assignment Agreement. See Note 12.3 to the Company's consolidated financial statements for the year ended December 31, 2014.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

13. Impairment

The Company's assets are tested for impairment annually or when there is an indication that their carrying amount may not be recoverable.

Based on the new 2015 to 2019 Business and Management Plan - BMP (*Plano de Negócios e Gestão - PNG*), indicating a decrease in the Company's investment portfolio when compared to the previous BMP and due to the postponement of certain projects or removal from the BMP the Company assessed whether there were any indicators of possible impairment at June 30, 2015.

The Company did not identify any indication of impairment for the quarter ended September 30, 2015.

13.1. Property, plant and equipment and intangible assets

For impairment testing purposes, the Company has prioritized the use of the value in use of the assets for which there was an indication that their carrying amount may not be recoverable (individually or grouped into cash-generating units - CGUs). In measuring the value in use of an asset (or a CGU) the Company bases its cash flow projections on: (i) the estimated useful life of the asset or assets grouped into the CGU; (ii) assumptions and financial budgets/forecasts approved by Management for the period corresponding to the expected life cycle of each different business; and (iii) a pre-tax discount rate, which is derived from the Company's post-tax weighted average cost of capital (WACC). The Company's identified CGUs are set out in note 5.2 to its financial statements for the year ended December 31, 2014.

Projects postponed by the Company's Management did not result in impairment losses for the respective assets or cash-generating units.

However, considering changes in future circumstances and projections, projects removed from the 2015-2019 BMP were also removed from their cash-generating units (as set out in the Company's financial statements for the year ended December 31, 2014 and when no impairment losses had been recognized for those assets).

Impairment losses of US\$ 419 were recognized as other expenses in the quarter ended June 30, 2015 as a result of the stand-alone basis impairment tests carried out for those assets, as set out below:

Assets or CGU, by nature	Impairment losses	Business segment
Nitrogen Fertilizer Plant - UFN-V	190	Gas & Power

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RTM Assets	118	RTM
Producing properties: E&P activities in Brazil (several CGUs) and assets held for sale (*)	81	E&P - Brazil
Signature bonuses (Intangible Assets) -		
Petrobras America (PAI)	30	E&P - Int'l
	419	

(*) Includes impairment losses of US\$ 8 in property, plant and equipment and US\$ 7 in accounts receivable related to the disposal of Bijupirá and Salema fields.

In the future, the Company will determine possible uses for these assets, including: (i) using parts and equipment from those projects in other projects; (ii) divesting; (iii) looking for partners for those projects; or (iv) writing off those assets.

13.2. Investments in associates and joint ventures

The Company's impairment tests of investments in associates and joint ventures resulted in impairment losses of US\$ 54 in its biofuels segment, due to projects that were removed from the Company's 2015-2019 BMP. In addition, a US\$ 41 impairment loss was recognized in Copacabana Drilling B.V., Grumari Drilling B.V., Ipanema Drilling B.V., Leblon Drilling B.V., Leme Drilling B.V. and Marambaia Drilling B.V., which are associates of Petrobras Netherland B.V. (PNBV, a wholly-owned subsidiary of Petrobras) and are indirectly controlled by Sete Brasil.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

Those losses of US\$ 95 were recognized in share of earnings in equity-accounted investments.

14. Exploration for and evaluation of oil and gas reserves

Exploration and evaluation activities include the search for oil and gas beginning with the acquisition of legal rights to explore a specific area through to the declaration of the technical and commercial viability of the reserves.

Changes in the balances of capitalized costs directly associated with exploratory wells pending determination of proved reserves and the balance of amounts paid for obtaining rights and concessions for exploration of oil and natural gas (capitalized acquisition costs) are set out in the following table.

Capitalized Exploratory Well Costs / Capitalized Acquisition Costs (*) Property plant and equipment	09.30.2015	12.31.2014
Opening Balance Additions to capitalized costs pending	7,000	8,802
determination of proved reserves Capitalized exploratory costs charged to	1,840	4,272
expense	(769)	(1,366)
Transfers upon recognition of proved reserves	(620)	(3,835)
Cumulative translation adjustment	(2,309)	(873)
Closing Balance	5,142	7,000
Intangible Assets	2,028	3,044
Capitalized Exploratory Well Costs / Capitalized	1	
Acquisition Costs	7,170	10,044

(*) Amounts capitalized and subsequently expensed in the same period have been excluded from the table above.

Exploration costs recognized in the statement of income and cash used in oil and gas exploration and evaluation activities are set out in the table below:

Exploration costs recognized in the				
statement of income	Jan-Sep/2015	Jan-Sep/2014		
Geological and geophysical expenses	334	568		

Exploration expenditures written off (incl.dry

wells and signature bonuses)	1,050	1,869
Other exploration expenses	51	34
Total expenses	1,435	2,471

Cash used in :	Jan-Sep/2015	Jan-Sep/2014
Operating activities	385	601
Investment activities	2,178	3,748
Total cash used	2,563	4,349

15. Trade payables

	09.30.2015	12.31.2014
Third parties in Brazil	3,072	4,949
Third parties abroad	3,140	4,240
Related parties	494	571
Balance on current liabilities	6,706	9,760

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

16. **Finance debt**

The Company obtains funding through debt financing for capital expenditures to develop crude oil and natural gas producing properties, construct vessels and pipelines, construct and expand industrial plants, among other uses.

The Company has covenants in its loan agreements and notes issued in the capital markets requiring, among other obligations, the presentation of interim financial statements within 90 days of the end of each guarter (not reviewed by independent auditors) and audited financial statements within 120 days of the end of each fiscal year. Non-compliance with these obligations do not represent immediate events of default and the grace period in which the Company has to deliver these financial statements ranges from 30 to 60 days, depending on the agreement. Delivering financial statements is an obligation included in most financing agreements and non-compliance with that obligation could trigger an event of default and a right to accelerate the debt.

A roll-forward of non-current debt is set out below:

	Export					
	Credit					
	Agencies	Banking Market	Capital Market	Others	Total	
Non-current						
In Brazil						
Opening balance at January 1,						
2014	_	29,000	1,211	49	30,260	
Additions (new funding obtained)	_	4,319	359	_	4,678	
Interest incurred during the year	-	202	2	_	204	
Foreign exchange/inflation						
indexation charges	-	1,033	79	1	1,113	
Transfer from long term to short						
term	-	(1,440)	(156)	(18)	(1,614)	
Cumulative translation						
adjustment (CTA)	_	(3,826)	(194)	(4)	(4,024)	
Balance at December 31, 2014	_	29,288	1,301	28	30,617	
Abroad						
Opening balance at January 1,						
2014	5,805	26,908	42,572	690	75,975	
Additions (new funding obtained)	281	6,710	13,766	—	20,757	
Interest incurred during the year	4	22	46	8	80	

Foreign exchange/inflation indexation charges	103	412	(1,433)	20	(898)
Transfer from long term to short term Cumulative translation	(742)	(3,411)	(1,260)	(42)	(5,455)
adjustment (CTA) Balance at December 31, 2014	(207) 5,244	(743) 29,898	119 53,810	(27) 649	(858) 89,601
Total Balance at December 31,					
2014 Non-current	5,244	59,186	55,111	677	120,218
In Brazil					
Opening balance at January 1 , 2015	_	29,288	1,301	28	30,617
Additions (new funding obtained)		4,731	990	-	5,721
Interest incurred during the year Foreign exchange/inflation	-	227	-	-	227
indexation charges	_	3,148	64	1	3,213
Transfer from long term to short			()		()
term Cumulative translation	_	(1,184)	(96)	(3)	(1,283)
adjustment (CTA)	_	(10,864)	(528)	(9)	(11,401)
Balance as of September 30,					
2015 Abroad	_	25,346	1,731	17	27,094
Opening balance at January 1 ,					
2015	5,244	29,898	53,810	649	89,601
Additions (new funding obtained)		4,961	2,045	_	7,169
Interest incurred during the year	4	28	34	6	72
Foreign exchange/inflation indexation charges	449	1,814	(832)	59	1,490
Transfer from long term to short	445	1,014	(052)	55	1,450
term	(641)	(3,114)	(4,864)	(35)	(8,654)
Cumulative translation adjustment (CTA)	(462)	(1,994)	(222)	(59)	(2,737)
Balance as of September 30,	(402)	(1,994)	(222)	(59)	(2,757)
2015	4,757	31,593	49,971	620	86,941
Total Balance as of September 30, 2015	4,757	56,939	51,702	637	114,035

	09.30.20	1512.31.2014
Short-term debt	2,152	3,484
Current portion of long-term debt	9,846	6,845
Accrued interest	1,426	1,539
	13,424	11,868

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

16.1. Summarized information on current and non-current finance debt

Maturity in Financing in	2015	2016	2017	2018	2019	2020 onwards	Total (*)	Fair value
Brazilian Reais (BRL): Floating rate debt Fixed rate debt	708 t 501 207	1,900 1,655 245	1,684 1,229 455	2,037 1,589 448	3,405 2,967 438	10,546 8,828 1,718	20,280 16,769 3,511	17,142
Average interest rate	12.5%	13.8%	15.8%	14.0%	13.2%	11.0%	12.4%	
Financing in U.S.Dollars (USD) Floating rate debt Fixed rate debt Average interest		9,720 4,883 4,837	8,778 5,114 3,664	10,122 7,692 2,430	16,905 12,038 4,867	37,325 13,528 23,797	86,115 46,273 39,842	65,402
rate	2.4%	4.0%	4.3%	3.9%	4.1%	5.8%	4.8%	
Financing in BRL indexed to USD: Floating rate debt Fixed rate debt	65 t 6 59	395 23 372	705 23 682	704 22 682	701 19 682	6,123 54 6,069	8,693 147 8,546	6,955
Average interest rate Financing in Pound Sterling	7.1%	7.1%	7.0%	7.1%	7.0%	7.0%	7.0%	
(£): Fixed rate debt Average interest	53 53	42 42	- -	- -	- -	2,594 2,594	2,689 2,689	1,752
rate Financing in	5.7%	5.7%	_	_	_	6.0%	6.0%	
Japanese Yen (¥): Floating rate debt Fixed rate debt Average interest		393 85 308	94 85 9	85 85 	_ _ _	_ _ _	812 299 513	796
rate	1.0%	1.8%	0.7%	0.6%	_	_	1.3%	
Financing in Euro (€): Floating rate debt Fixed rate debt Average interest	40	202 12 190	13 12 1	3,070 12 3,058	1,457 12 1,445	4,077 175 3,902	8,859 229 8,630	6,602
rate	3.2%	3.6%	1.8%	3.8%	3.9%	4.4%	4.1%	

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Financing in other currencies: 10 11 10 1 1 Fixed rate debt 10 11 Average interest 14.4% 15.3% 14.5% rate Total as of September 30, 2015 4,381 12,653 11,274 16,018 22,468 60,665 127,459 98,659 Total Average interest rate 4.1% 5.5% 6.2% 5.3% 5.6% 6.7% 6.1% Total as of December 31, 2014 12,572 11,948 17,789 24,189 53,720 132,086 122,713 11,868

* The average maturity of outstanding debt as of September 30, 2015 is 7.49 years (6.10 years as of December 31, 2014).

The fair value of the Company's finance debt is determined primarily by quoted prices in active markets for identical liabilities (level 1), when applicable - US\$ 41,911 as of September 30, 2015. When a quoted price for an identical liability is not available, the fair value is determined based on a theoretical curve derived from the yield curve of the Company's most liquid bonds (level 2) - US\$ 56,748 as of September 30, 2015.

The sensitivity analysis for financial instruments subject to foreign exchange variation is set out in note 31.2.

16.2. Capitalization rate used to determine the amount of borrowing costs eligible for capitalization

The capitalization rate used to determine the amount of borrowing costs eligible for capitalization was the weighted average of the borrowing costs applicable to the borrowings that were outstanding during the period, other than borrowings made specifically for the purpose of obtaining a qualifying asset. In the nine-month period ended September 30, 2015, the capitalization rate was 4.99% p.a. (4.29% p.a. in the nine-month period ended September 30, 2014). This rate was applied to the balance of assets under construction as the basis for capitalizing borrowing costs, when eligible.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

16.3. Lines of credit – Outstanding balance

Company Abroad	Available (Lines of Credit)		Balance
PGT	500	_	500
Petrobras	1,500	_	1,500
In Brazil			
Transpetro	2,532	933	1,599
Petrobras	801	648	153
PNBV	2,486	369	2,117

16.4. Collateral

The financial institutions that have provided financing to the Company have not required Petrobras to provide collateral related to loans, except for certain specific funding instruments to promote economic development, which are collateralized by tangible assets.

The loans obtained by structured entities are collateralized based on the projects' assets, as well as liens on receivables of the structured entities. Certain wholly-owned subsidiaries issue securities that are fully and unconditionally guaranteed by Petrobras (note 34).

The Company's capital market financing relates primarily to unsecured global notes.

17. Leases

17.1. Future minimum lease payments / receipts – finance leases

	Receipts			Payments			
Estimated lease payments /	Future				Annual		
receivable	Value	Interest	Value	Value	Interest	Value	
2015	50	(31)	19	6	_	6	
2016 – 2019	732	(448)	284	47	(21)	26	
2020 and thereafter	1,687	(525)	1,162	166	(147)	19	
As of September 30, 2015	2,469	(1,004)	1,465	219	(168)	51	
Current			65			11	
Non-current			1,400			40	

As of September 30, 2015	1,465	51
Current	59	16
Non-current	1,455	56
As of December 31, 2014	1,514	72

17.2. Future minimum lease payments – operating leases

Operating leases mainly include oil and gas production units, drilling rigs and other exploration and production equipment, vessels and support vessels, helicopters, land and building leases.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

2015	4,840
2016 - 2019	41,584
2020 and thereafter	58,590
At September 30, 2015	105,014
As of December 31, 2014	118,404

As of September 30, 2015, the balance of estimated future minimum lease payments under operating leases includes US\$ 61,991 (US\$ 69,565 as of December 31, 2014) with respect to assets under construction, for which the lease term has not commenced.

In the nine-month period ended September 30, 2015, the Company recognized expenditures of US\$ 7,849 (US\$ 7,877 in the nine-month period ended September 30, 2014) for operating lease installments.

18. Related party transactions

The Company has a related-party transactions policy, approved by its Board of Directors, which establishes rules to ensure that all decisions involving related parties and potential conflicts of interest take into account applicable laws in the countries in which the Company operates and the parties involved in negotiations.

18.1. Transactions with joint ventures, associates, government entities and pension funds

The balances of significant transactions are set out in the table below:

	Jan-Sep/2015 Income (expense)		09.30.2015 Liabilities	Jan-Sep/2014 Income (expense)		12.31.2014 Liabilities
Joint ventures and associates State-controlled gas				-		
distributors	2,444 3,041	297 104	78 22	3,405 5,721	506 205	195 82

Petrochemical companies Other associates and	d					
joint ventures	423 5,908	123 524	623 723	777 9,903	152 863	263 540
Government entities						
Government bonds Banks controlled by the Federal	317	1,787	-	508	4,339	_
Government Receivables from th	(3,489) e	2,366	25,981	(2,239)	3,814	28,304
Electricity sector (Note 7.4) Petroleum and alcohol account - receivables from	570	3,262	-	351	2,966	_
Federal government (Note 18.2) Federal Government - dividends and	_	215	_	_	317	_
interest on capital Others	_ 33 (2,569)	_ 338 7,968	- 154 26,135	(26) (15) (1,421)	- 241 11,677	_ 224 28,528
Pension plans	– 3,339	_ 8,492	42 26,900	_ 8,482	_ 12,540	135 29,203
Revenues (mainly sales revenues) Foreign exchange and inflation indexation charges,	6,335			10,242		
net Finance income	(1,594)			(656)		
(expenses), net	(1,402)			(1,104)		
Current assets Non-current assets Current liabilities		2,850 5,642	4,085		6,715 5,825	1,855
Non-current liabilities	3,339	8,492	22,815 26,900	8,482	12,540	27,348 29,203

18.2. Petroleum and Alcohol accounts - Receivables from Federal Government

As of September 30, 2015, the balance of receivables related to the Petroleum and Alcohol accounts was US\$ 215 (US\$ 317 as of December 31, 2014). Pursuant to Provisional Measure 2,181 of August 24, 2001, the Federal Government may settle this balance by using National

Treasury Notes in an amount equal to the outstanding balance, or allow the Company to offset the outstanding balance against amounts payable to the Federal Government, including taxes payable, or both options.

Notes to the financial statements

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The Company has provided all the information required by the National Treasury Secretariat (Secretaria do Tesouro Nacional - STN) in order to resolve disputes between the parties and conclude the settlement with the Federal Government.

Following several negotiation attempts at the administrative level, the Company filed a lawsuit in July 2011 to collect the receivables. Court-ordered expert proceedings are ongoing.

18.3. Compensation of employees and officers

Petrobras' key management compensation is set out below:

	Jan-Sep/	2015 Board (members		Jan-Sep/		
	Officers	and alternates)	Total	Officers	Board (members)	Total
Wages and short-term						
benefits	3.0	0.3	3.3	3.1	0.4	3.5
Social security and other						
employee-related taxes (*)	0.8	0.1	0.9	0.9	_	0.9
Post-employment benefits						
(pension plan)	0.3	-	0.3	0.2	_	0.2
Total compensation						
recognized in the						
statement of income	4.1	0.4	4.5	4.1	0.4	4.5
Total compensation paid	4.1	0.4	4.5	5.2	0.4	5.6
Number of members	8	18	26	7	10	17

(*) The compensation of executive officers and directors is based on legal requirements and guidelines established by the Brazilian Department of Oversight and Governance of State-controlled Companies (Departamento de Coordenação e Governança das Empresas Estatais - DEST). DEST determined that social security and other employee-related taxes were included in the key management compensation proposed at the Annual General Meeting of 2014. Those taxes had been included in 2014, but were not disclosed in the notes to the financial statements.

In the nine-month period ended September, 30 2015 the compensation of board members and officers for the consolidated Petrobras group amounted to US\$ 15.8 (US\$ 22.1 in the nine-month period ended September, 30 2014).

The Extraordinary General Meeting held on July 1, 2015 amended article 18 of the Company's Bylaws to allow board members to have alternates with mandates limited to a two-year period; and article 41 to permit that board members alternates may participate in all board meetings and receive a fixed monthly compensation, subject to the total board members compensation limits established in the General Meeting.

The Extraordinary General Meeting also voted to increase the total board members compensation established at the Annual General Meeting held on April 29, 2015, by US\$ 245 thousand, in order to cover the compensation of the alternate board members from July 2015 to March 2016.

19. Provision for decommissioning costs

Non-current liabilities	09.30.2015	12.31.2014
Opening balance	8,267	7,133
Adjustment to provision	(43)	2,430
Payments made	(890)	(679)
Interest accrued	184	201
Others	180	75
Cumulative translation adjustment	(2,620)	(893)
Closing balance	5,078	8,267

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

20. Taxes

20.1. Income taxes and other taxes

Income taxes	Current asset	ts	Current liabilities		
	09.30.2015	12.31.2014	09.30.2015	12.31.2014	
Taxes in Brazil	699	1,018	158	139	
Taxes abroad	12	45	58	108	
	711	1,063	216	247	

Other taxes	Current as 09.30.201		Non-curre 409.30.201		Current lia 409.30.201		Non-curren 409.30.2015
Current / Deferred ICMS (VAT) Current / Deferred PIS and COFINS (taxes on	931	1,772	545	787	921	1,275	-
revenues) CIDE	719 17	829 13	1,995 —	2,983 —	335 107	295 8	_ _
Production taxes Withholding income	_	_	_	_	933	1,517	-
taxes Tax on financial	_	_	_	_	456	486	16
operations (IOF) Others	 138 1,805	_ 73 2,687	_ 140 2,680	_ 230 4,000	171 248 3,171	_ 281 3,862	56 5 77
Taxes abroad	45	61	8	8	139	202	-

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1,850	2,748	2,688	4,008	3,310	4,064	77

20.2. Tax amnesty program - Programa de Recuperação Fiscal (REFIS)

On July 16, 2015 Petrobras paid US\$ 445 (US\$ 333 in cash and US\$ 112 in tax credits) related to a definitive ruling at the administrative stage with respect to a tax deficiency notice issued by the Brazilian Federal Tax Authorities. The notice is related to the tax on financial operations (*Imposto sobre operações financeiras - IOF*) applicable to intercompany loans made by Petrobras to foreign subsidiaries in 2008.

In addition, Joint Ordinance 1,064 (*Portaria Conjunta RFB/PGFN 1.064*) issued by the Brazilian Federal Tax Authorities and by the Brazilian Federal Tax Attorney General's Office, and Normative Instruction 1,576/15 (*Instrução Normativa RFB 1.576/15*) issued by the Brazilian Federal Tax Authorities, both published on August 3, 2015, clarified that taxpayers had an opportunity for relief in connection with additional existing federal tax debts, through the tax amnesty program created under Law 12,996/14 – *Programa de Recuperação Fiscal (REFIS)*. The Company has decided to adhere to the *REFIS* to pay for the tax liabilities set out below:

a) Pay amounts due according to the tax deficiency notices issued by the Brazilian Federal Tax Authorities related to the tax on financial operations (*IOF*) applicable to intercompany loans made by Petrobras to its foreign subsidiaries in 2007, 2009 and 2010, and to pay amounts due related to the *IOF* applicable to similar intercompany loans made in other periods, for which a tax deficiency notice has not been issued (2011 and 2012), in the amount of US\$ 977. The Company modified its procedures with respect to the payment of the *IOF* applicable to transactions in 2013 and, therefore, it does not expect any additional tax deficiency notices.

b) pay the tax deficiency notices issued by the Brazilian Federal Tax Authorities related to the alledged failure to withhold income tax (*imposto de renda retido na fonte- IRRF*) on amounts Petrobras paid to its former subsidiary Petrobras International Finance Company (PifCo) with respect to crude oil and oil product imports between 1999 and 2002, 2004, 2005 and 2007 to 2012, in the amount of US\$ 800.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

c) penalties for noncompliance with customs clearance procedures on crude oil and oil product imports from 2008 to 2013, in the amount of US\$ 13.

The Company will pay those federal tax liabilities in 30 monthly installments following an immediate payment of 20% of the total amount due (after the reductions provided by the tax amnesty program) and using tax credits (tax loss carryforwards) to pay for interest and penalties. The deadline to adhere to the *REFIS* was September 25, 2015.

As a result, the Company recognized a total expense of US\$ 2,304 in the nine-month period ended September 30, 2015, of which US\$ 1,550 was recognized as other taxes expenses and US\$ 754 as finance expenses. In the same period, the Company paid a total amount of US\$ 1,752, of which US\$ 890 was paid in cash, US\$ 509 by using tax credits and US\$ 353 by using judicial deposits.

20.3. Tax amnesty programs – State Tax (Programas de Anistias Estaduais)

On July 1, 2015, Petrobras and the State of Rio de Janeiro entered into a Tax Conduct Adjustment Agreement (*Termo de Ajustamento de Conduta Tributária*) pursuant to State Law 7,020/2015 with respect to tax deficiency notices related to VAT tax (*ICMS*) in the amount of US\$ 182 and agreed to start calculating its VAT tax base pursuant to a methodology defined by both parties to cease the deferral of payment of VAT on natural gas sold to thermoelectric power plants located in the State of Rio de Janeiro.

On September 30, 2015 Petrobras entered into a tax amnesty in the State of Espírito Santo pursuant to Law 10,376/2015 to pay amounts due according to tax deficiency notices in the amount of US\$ 85 related to its failure to comply with VAT tax (*ICMS*) regulations in the State of Espírito Santo with respect to application of tax credits, as well as failure to pay VAT on the sale of natural gas products.

As a result of those settlement agreements, the Company recognized a total expense of US\$ 267, including US\$ 233 as other taxes expenses and US\$ 34 as finance expense.

20.4. Brazilian Tax Law – Law 12,973

On May 14, 2014, Law 12,973 was enacted, establishing, among other matters, the repeal of the Transition Tax Regime (*Regime Tributário de Transição - RTT*) established by Law 11,941 enacted on May 27, 2009.

Regulation for this law was established by Normative Instruction 1,515, issued on November 24, 2014 and by Normative Instruction 1,520, issued on December 4, 2014, both issued by the Federal Revenue Secretariat of Brazil (Secretaria da Receita Federal do Brasil).

Management decided to adopt articles 1, 2 and 4 to 70 of Law 12,973/2014, with respect to the adoption of the new tax regime (repealing RTT), beginning in 2015.

20.4.1. Brazilian income taxes on income of companies incorporated outside Brazil

As of September 30, 2015 the Company has recognized additional income taxes expenses of US\$ 629 related to Brazilian income taxes on income generated during the nine-month period ended September 30, 2015 by companies incorporated outside Brazil, as set out in the amended Brazilian Tax Law.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

20.5. Deferred income taxes - non-current

Income taxes in Brazil comprise corporate income tax (IRPJ) and social contribution on net income (CSLL). Brazilian statutory corporate tax rates are 25% and 9%, respectively. The changes in the deferred income taxes are presented as follows:

a) Changes in deferred income taxes

	Property, Pl Equipment	lant &						
	Oil and gas exploration costs		Loans, trade and other receivables / payables and sfinancing	Finance	Provision for elegal proceedings	Тах	Inventories	Interes on scapital
Balance at January 1, 2014 Recognized in the	(13,406)	(4,006)	-	(518)	409	4,811	575	1,343
statement of income for the year Recognized in	(2,055)	3,917	401	(42)	182	2,965	(7)	(1,418)
shareholders equity Cumulative translation	, 	-	1,949	(41)	-	(192)	-	_
adjustment Others (*) Balance at	1,814 —	302 (3)	(441) (70)	86 (77)	(75) 10	(842) (51)	(66) 1	68 -
December 31, 2014 Recognized in the statement of income for	(13,647)	210	3,823	(592)	526	6,691	503	(7)
the period	(1,197)	(870)	202	(34)	224	2,969	76	8

Recognized in shareholders equity Cumulative translation adjustment Use of tax credits - REFIS	5' — 4,782 —	67 312 -	7,456 (2,591) —	(67) 222 	- (207) -	(435) (1,943) (509)	- (177) -	- (1)
Others Balance at September	-	(99)	96	-	(1)	28	-	-
30, 2015	(10,062)	(380)	8,986	(471)	542	6,801	402	-
Deferred tax assets Deferred tax liabilities Balance at December 31, 2014								
Deferred tax assets Deferred tax liabilities Balance at September 30, 2015 (*) Relates, p		isposal d	of interests in	investee	s or mergers.			

The deferred tax assets will be realized in proportion to the realization of the provisions and the final resolution of future events, both of which are based on estimates.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

20.6. Reconciliation between statutory tax rate and effective tax expense rate

A reconciliation between tax expense and the product of "income before income taxes" multiplied by the Brazilian statutory corporate tax rates is set out in the table below:

Income before income taxes Nominal income taxes computed based on	Jan-Sep/2015 2,334	Jan-Sep/2014 4,375
Brazilian statutory corporate tax rates (34%) Adjustments to arrive at the effective tax rate:	(794)	(1,488)
 Different jurisdictional tax rates for 		
companies abroad	640	839
. Brazilian income taxes on income of companies incorporated outside Brazil	(629)	_
Tax loss carryforwards (unrecognized tax		
losses)	(478)	(396)
 Write-off - overpayments incorrectly 		()
capitalized (note 3)	_	(907)
 Non taxable income (deductible expenses) pat (*) 	(507)	(0.0)
expenses), net (*) · Others	(587) (29)	(98) 36
Income taxes benefit (expense)	(1,877)	(2,014)
Deferred income taxes	(1,011)	(966)
Current income taxes	(866) (1,877)	(1,048) (2,014)
Effective tax rate	80.4%	46.0%

(*) Includes the principal portion of the IOF tax contingency, as set out in note 20.2 (only the interest and inflation indexation portions are deductible) and share of earnings in equity-accounted investees.

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(Expressed in millions of US Dollars, unless otherwise indicated)

21. Employee benefits (Post-Employment)

21.1. Pension and medical benefits

The Company sponsors defined benefit and variable contribution pension plans in Brazil and for certain of its international subsidiaries, as well as defined-benefit medical plans for employees in Brazil (active and retirees) and their dependents.

Changes in the pension and medical benefits to employees are set out below:

	Petros	Plan Petros	Medica Plan	l Other	
	Petros	2	AMS	plans	Total
Balance at January 1, 2014	5,342	121	6,999	111	12,573
(+) Remeasurement effects recognized in OCI	3,264	143	2,538	2	5,947
(+) Costs incurred in the year	794	49	1,155	24	2,022
(-) Contributions paid	(245)	—	(396)	(7)	(648)
(-) Payments related to the Term of Financial					
Commitment (TFC)	(203)	-	-	—	(203)
Others	1	— (2.6)	— (1 0 7 7)	(13)	(12)
Cumulative translation adjustment	(1,079)	(26)	(1,277)		(2,392)
Balance at December 31, 2014 Current	7,874 440	287	9,019 354	107 2	17,287 796
Non-Current	440 7,434		354 8,665	2 105	798 16,491
Non-Current	7,874	287	9,005 9,019	105	10,491
(+)Costs incurred in the period	693	61	838	21	1,613
(-) Contributions paid	(138)	_	(274)	(13)	(425)
(-) Payments related to the Term of Financial	()		()	()	()
Commitment (TFC)	(88)	_	_	_	(88)
Others	_	_	_	28	28
Cumulative translation adjustment	(2,705)	(108)	(3,109)	(46)	(5,968)
Balance at September 30, 2015	5,636	240	6,474	97	12,447
Current	329	_	237	1	567
Non-Current	5,307	240	6,237	96	11,880
	5,636	240	6,474	97	12,447

Pension and medical benefit expenses recognized in the statement of income are set out below:

	Jan-Sep/20 Pension Plan Petros	915 Petros 2	Medical Plan AMS	Other Plans	Total
Current service cost	65	36	105	9	215
Interest cost over net liabilities /					
(assets)	628	25	733	12	1,398
Net costs for the period					
Jan-Sep/2015	693	61	838	21	1,613
Related to active employees:					
Included in the cost of sales	207	32	200	1	440
Operating expenses	104	26	120	19	269
Related to retired employees	382	3	518	1	904
Net costs for the period					
Jan-Sep/2015	693	61	838	21	1,613
Net costs for the period					
Jan-Sep/2014	534	37	792	20	1,383

As of September 30, 2015, the Company had the balance of crude oil and oil products of US\$ 1,603 pledged as security for the Terms of Financial Commitment (TFC), signed by Petrobras and Petros in 2008 (US\$ 2,316 as of December 31, 2014).

In the nine-month period ended September 30, 2015 the Company's contribution to the defined contribution portion of the Petros Plan 2 was US\$ 203 (US\$ 244 in the nine-month period ended September 2014).

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21.2. Profit sharing

Profit sharing benefits comply with Brazilian legal requirements and those of the Brazilian Department of Coordination and Governance of State Owned Enterprises (DEST), of the Ministry of Planning, Budget and Management, and of the Ministry of Mines and Energy, and are computed based on the consolidated net income attributable to the shareholders of Petrobras.

In March 2014, the Company and the labor unions reached an agreement regarding a new profit sharing regulation, following negotiations started in the context of the 2013/2015 Collective Bargaining Agreement.

Pursuant to the amended rules, profit sharing benefits will be computed based on the results of six corporate indicators, for which annual goals are defined by management (maximum permissible levels of crude oil and oil products spill, lifting cost excluding production taxes in Brazil, crude oil and NGL production in Brazil, feedstock processed - excluding NGL - in Brazil, vessel operating efficiency and percentage of compliance with natural gas delivery schedule).

The results of the six individual goals are factored into a consolidated result that will determine the percentage of the profit to be distributed as a profit sharing benefit to employees.

Pursuant to the amended rules, in the event the Company records a net loss for the period, profit sharing benefit will be one half of the benefit paid in the prior year in addition to half a month's salary for each employee.

Profit sharing benefits for the nine-month period ended September 30, 2015

Based on the consolidated result of the corporate indicators for the nine-month period ended September 30, 2015, a 6.25% distribution was applied to the net income expressed in *reais* and the Company recognized a profit sharing expense of US\$ 61.

21.3. Voluntary Separation Incentive Plan

In January 2014, the Company launched a Voluntary Separation Incentive Plan (PIDV), which was developed within the context of its Productivity Optimization Plan (POP) to contribute to the achievement of the goals set out in the Business and Management Plan.

On March 31, 2014 the Company recognized in other expenses in the statement of income a provision for the estimated charges. The amounts are subject to changes resulting from employees who cancel their requests for voluntary separation, impacts of Collective Bargaining Agreements, which might increase salaries before separation, inflation-indexation

of the floor and the cap based on the Brazilian Consumer Price Index (IPCA), as well as variable additional incentives earned by employees.

As of September 30, 2015, 6,206 separations and 655 cancellations of requests were made for voluntary separation of employees who enrolled in the PIDV. Changes in the provision are set out below:

Balance as of December 31, 2014	390
Revision of provision	35
Separations in the period	(174)
Cumulative translation adjustment	(98)
Balance as of September 30, 2015	153
Current	102
Non-current	51

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22. Shareholders' equity

22.1. Share capital (net of share issuance costs)

As of September 30, 2015 subscribed and fully paid share capital was US\$ 107,380 and share issuance costs were US\$ 279 (US\$ 107,380 and US\$ 279 as of December 31, 2014), represented by 7,442,454,142 outstanding common shares and 5,602,042,788 outstanding preferred shares, all of which are registered, book-entry shares with no par value.

Preferred shares have priority on returns of capital, do not grant any voting rights and are non-convertible into common shares.

22.2. Other comprehensive income

In the nine-month period ended September 30, 2015 the Company recognized the following charges mainly as a result of a 49.6% depreciation of the Brazilian *real* against the U.S. dollar:

- Cumulative translation adjustment of US\$ 29,865;

- Foreign exchange variation losses of US\$ 20,827 (US\$ 13,744 after taxes) recognized in the Company's shareholders' equity in Jan-Sep/2015 as a result of its cash flow hedge accounting policy. The cumulative balance of foreign exchange variation losses as of September 30, 2015 was US\$ 32,489 (US\$ 21,433 after taxes), as set out in note 31.

22.3. Earnings per Share

	Jan-Sep/2015	jan-Sep/2014
Net income (loss) attributable to shareholders of Petrobras	971	2,355
Weighted average number of common and preferred shares		
outstanding	13,044,496,93	013,044,496,930
Basic and diluted earnings per common and preferred share		
(US\$ per share)	0.07	0.18

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

23. Sales revenues

	Jan-Sep/2015	Jan-Sep/2014
Gross sales	94,177	133,268
Sales taxes	(19,010)	(23,020)
Sales revenues (*)	75,167	110,248
Diesel	23,669	32,356
Automotive gasoline	12,404	17,917
Fuel oil (including bunker fuel)	1,854	3,299
Naphtha	2,128	4,428
Liquefied petroleum gas	2,218	2,855
Jet fuel	2,595	4,289
Other oil products	2,739	4,472
Subtotal oil products	47,607	69,616
Natural gas	4,608	6,079
Ethanol, nitrogen products and renewables	2,912	2,817
Electricity, services and others	3,774	6,394
Total domestic market	58,901	84,906
Exports	7,571	11,098
International sales (**)	8,695	14,244
Sales revenues (*)	75,167	110,248

(*) Analysis of sales revenues by business segment is set out in note 28.

(**) Sales revenues from operations outside of Brazil, other than exports.

24. Other expenses, net

Pension and medical benefits - retirees	Jan-Sep/ 2015 (904)	Jan-Sep/ 2014 (656)
Legal, administrative and arbitration proceedings Unscheduled stoppages and pre-operating	· · ·	(74)
expenses	(843)	(791)
Impairment (losses) / reversals	(419)	(128)
Institutional relations and cultural projects	(337)	(584)
E&P areas returned and cancelled projects	(118)	(222)
Health, safety and environment	(75)	(111)
Voluntary Separation Incentive Plan - PIDV	(35)	(1,040)
Gains / (losses) on disposal/write-offs of assets	(156)	(1,447)
Collective bargaining agreement Reimbursements from E&P partnership	-	(435)
operations	303	237

Amounts recovered – "overpayments incorrectly		
capitalized"	72	_
Government grants	11	52
Others (*)	(89)	(10)
	(3,483)	(5,209)

(*) Includes US\$ 164 in 2014 with respect to additional profit sharing benefits for 2013, as set out on note 22.7 of the Company's consolidated financial statements for the year ended December 31, 2014.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

25. Costs and Expenses by nature

	Jan-Sep/201	5Jan-Sep/2014
Raw material / products for resale	(24,679)	(47,322)
Materials, freight, rent, third-party services and other related		
costs	(14,719)	(16,748)
Depreciation, depletion and amortization	(8,580)	(9,563)
Employee compensation	(7,238)	(10,400)
Production taxes	(5,023)	(10,843)
Unscheduled stoppages and pre-operating expenses	(843)	(791)
(Losses /Gains on legal, administrative and arbitration		
proceedings	(893)	(74)
Other taxes	(2,413)	(521)
Exploration expenditures written off (incl. dry wells and		
signature bonuses)	(1,050)	(1,869)
Institutional relations and cultural projects	(337)	(584)
Health, safety and environment	(75)	(111)
Impairment	(419)	(128)
E&P areas returned and cancelled projects	(118)	(222)
Amounts recovered – "overpayments incorrectly capitalized"	72	-
Write-off - overpayments incorrectly capitalized	-	(2,527)
Gains / (losses) on disposal/write-offs of assets	(156)	(1,447)
Allowance for impairment of trade receivables	(141)	(1,831)
Changes in inventories	766	(400)
	(65,846)	(105,381)
In the Statement of income		
Cost of sales	(52,325)	(84,717)
Selling expenses	(2,954)	(5,356)
General and administrative expenses	(2,622)	(3,430)
Exploration costs	(1,435)	(2,471)
Research and development expenses	(553)	(812)
Other taxes	(2,413)	(521)
Write-off - overpayments incorrectly capitalized	-	(2,527)
Other expenses, net	(3,483)	(5,209)
Profit sharing	(61)	(338)
	(65,846)	(105,381)

26. Net finance income (expense)

	Jan-Sep/2015	Jan-Sep/2014
Foreign exchange gains/(losses) and inflation indexation charges on debt (*) Debt interest and charges Income from investments and marketable	(3,482) (5,104)	(7) (5,108)
securities Financial result on net debt Capitalized borrowing costs Gains (losses) on derivatives, net Interest income from marketable securities Other finance expense and income, net (**) Other foreign exchange gains/(losses) and	523 (8,063) 1,376 150 25 (869)	774 (4,341) 2,795 91 (16) (36)
indexation charges, net Finance income (expenses), net Income Expenses Foreign exchange gains/ (losses) and inflation indexation charges, net	223 (7,158) 982 (4,904) (3,236) (7,158)	585 (922) 1,297 (2,791) 572 (922)

(*) Includes debt raised in Brazil (in Brazilian reais) indexed to the U.S. dollar. (**) In 2015, includes US\$ 754 of finance expense related to the tax amnesty program (REFIS).

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

27. Supplemental information on statement of cash flows

	Jan-Sep/2015	Jan-Sep/2014
Additional information on cash flows: Amounts paid/received during the year: Income taxes paid Withholding income tax paid on behalf of	512	699
third-parties	836	1,476
Capital expenditures and financing activities not involving cash Purchase of property, plant and equipment or		
credit	125	4
Recognition (reversal) of provision for decommissioning costs	(14)	(13)

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

28. Segment Information

Consolidated assets by Business Area - 09.30.2015 ExplorationRefining, Gas

and Transportation &

	Production	& Marketing	PowerDistributio	nInternationa	Biofuel	sCorporat	eEl			
Current assets Non-current assets Long-term receivables Investments Property, plant and equipment Operating assets Under construction Intangible	3,556	9,091	2,327 2,141	2,038	51	28,144	(2			
	114,949	36,933	17,0572,865	10,516	552	7,498	(2			
		2,298 884	1,568 1,137 374 12	1,670 2,239	3 412	5,644 45	(2 _			
	107,619	33,593	14,8681,562	6,188	137	1,666	(4			
	77,896	27,103	11,9031,309	4,998	124	1,453	(4			
	29,723	6,490	2,965 253	1,190	13	213	_			
assets Total Assets	1,933 118,505	158 46,024	247 154 19,3845,006	419 12,554	_ 603	143 35,642	– (3			
Consolidated assets by Business Area - 12.31.2014										
Current assets Non-current assets Long-term receivables Investments Property, plant and equipment Operating assets	6,008 145,516	14,724 55,314	3,979 3,481 24,3883,740	2,345 10,664	65 1,044	24,160 8,225	(3 (1			
	•	3,605 1,807	1,411 1,211 524 15	1,848 2,226	3 836	5,029 145	(9 —			
	135,671	49,662	22,1262,284	6,058	205	2,787	(6			
	99,313 36,358	40,940 8,722	17,8681,730 4,258 554	3,716 2,342	189 16	2,094 693	(6 —			

Under								
construction								
Intangible								
assets	2,916	240	327	230	532	_	264	—
Total Assets	151,524	70,038	28,367	77,221	13,009	1,109	32,385	(4

Petróleo Brasileiro S.A. – Petrobras

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

Consolidated Statement of Income by Business Area (*) Jan-Sep/2015							
	Exploration		Gas				
	and	Transportation	า&				
	Production	& Marketing	Power	Distribution	Internationa	Biofuels	Corpora
Sales revenues Intersegments Third parties Cost of sales Gross profit (loss) Income	26,991 26,575 416 (18,734) 8,257	56,015 18,700 37,315 (45,740) 10,275	1,593 8,369 (8,035	22,858 433 22,425)(21,204) 1,654	7,013 383 6,630 (5,933) 1,080	166 154 12 (184) (18)	
(expenses) Selling, general and	(2,645)	(3,123)	(1,055)(1,356)	(770)	(36)	(4,639)
administrative Exploration costs Research and	(330) (1,324)	(1,759) —	(314) —	(1,289) —	(581) (111)	(25) —	(1,443) -
development Other taxes Other expenses,	(218) (117)	(91) (608)	(45) (316)	_ (8)	(2) (83)	(8) (1)	(189) (1,280)
net Income / (loss) before financial results, profit sharing and	(656)	(665)	(380)	(59)	7	(2)	(1,727)
income taxes Net finance	5,612	7,152	872	298	310	(54)	(4,639)
income (expense) Share of earnings in equity-accounted		-	-	-	-	-	(7,158)
investments Profit sharing Income / (loss) before income	(170) (9)	330 (24)	81 (3)	(12) (21)	89 —	(110) —	(37) (4)
taxes Income taxes Net income (loss)	5,433 (1,908) 3,525	7,458 (2,423) 5,035	950 (295) 655	265 (94) 171	399 (66) 333	(164) 19 (145)	(11,838) 2,833 (9,005)

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Net income attributable to: Shareholders of							
Petrobras	3,532	5,039	576	171	254	(145)	(8,344)
Non-controlling							
interests	(7)	(4)	79	_	79	_	(661)
	3,525	5,035	655	171	333	(145)	(9,005)

(*) A list of the Company's investees by business segment is set out in note 11.1 of the Company's ar for the year ended December 31, 2014.

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Petróleo Brasileiro S.A. – Petrobras

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

Consolidated Statement of Income by Business Area Jan-Sep/2014 (*)							
	Exploration		Gas				
	and	Transportation	1&				
Sales revenues Intersegments Third parties Cost of sales	51,835 51,510 325 (26,503)	& Marketing 86,649 30,267 56,382 (91,682)	13,336 1,183 12,153 (11,735	31,827 880 30,947)(29,231)	Internationa 11,005 589 10,416 (9,854)	192 167 25 (230)	sCorpo
Gross profit (loss) Income (expenses) Selling, general and	(5,122)	(5,033) (5,856)	1,601 (2,508)	2,596 (2,072)	1,151 (673)	(38) (52)	_ (4,213
administrative Exploration costs Research and	(276) (2,354)	(2,293) —	(1,886) —	(1,925) —	(590) (117)	(36) —	(1,952) —
development Other taxes Write-off - overpayments	(414) (32)	(138) (72)	(63) (85)	_ (9)	_ (77)	(11) _	(186) (246)
incorrectly capitalized	(804)	(1,398)	(266)	(9)	(9)	-	(41)
Other expenses, net Income / (loss) before financial results, profit sharing and	(1,242)	(1,955)	(208)	(129)	120	(5)	(1,788)
income taxes Net finance	20,210	(10,889)	(907)	524	478	(90)	(4,213
income (expense) Share of earnings in equity-accounted		_	-	-	-	-	(922)
investments Profit sharing Income / (loss) before income	(4) (116) 20,090	137 (94) (10,846)	162 (16) (761)	_ (20) 504	174 (8) 644	(42) _ (132)	3 (84) (5,216

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taxes							
Income taxes	(7,104)	3,258	223	(174)	(176)	31	1,959
Net income (loss)	12,986	(7,588)	(538)	330	468	(101)	(3,257
Net income							
attributable to:							
Shareholders of							
Petrobras	12,989	(7,582)	(549)	330	400	(101)	(3,193
Non-controlling							
interests	(3)	(6)	11	_	68	-	(64)
	12,986	(7,588)	(538)	330	468	(101)	(3,257

(*) Beginning in 2014, the allowance to reduce inventories to net realizable value was reclassified fro of sales.

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Petróleo Brasileiro S.A. – Petrobras

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

Statement o Income - breakdown o Internationa Business Area	of						
	Jan-Sep/20 Exploration		Gas				
	&	Transportatio	n&				
	Productior	a & Marketing	Powe	erDistributio	n Corporat	e Elimination	sTotal
Statement o income Sales revenue Intersegments	s 1,443	3,545 1,152	408 26	3,159 1	10 10	(1,552) (1,552)	7,013 383
Third parties Income before financial results, profit sharing and	697	2,393	382	3,158	_	(1,552) —	6,630
income taxes Net income (loss) attributable to shareholders o) Df	96	49	66	(178)	10	310
Petrobras	285 Jan-Sep/20	94 9 14	69	56	(260)	10	254
	Exploratio	nRefining,	Gas				
	&	Transportatio	n&				
Statement o income		a & Marketing	Powe	er Distributio	nCorporat	e Elimination	sTotal
Sales revenue Intersegments Third parties Income before financial results, profit	5 949 1,451	5,949 1,158 4,791 (62)	377 26 351 67	3,816 1 3,815 113	21 13 8 (176)	(1,558) (1,558) - (9)	11,005 589 10,416 478

Edgar Filing: PETROBRAS - PETROLEO BRASILEIRO SA - Form 6-K							
sharing and income taxes Net income (loss) attributable to shareholders Petrobras	of 628	(31) n Refining,	80 Gas	105	(373)	(9)	400
	&	Transportatio	ոջ				
	ŭ	mansportatio	ii a				
Total assets breakdown o Internationa Business Area	Production - of	n & Marketing		er Distributio	n Corporat	e Elimination	is Total
breakdown o Internationa Business	Production - of	-		er Distributio 809 940	n Corporal 1,100 1,230	te Elimination (1,057) (1,117)	12,554 13,009

As an outcome of the creation of the position of Chief Governance, Risk and Compliance Officer, which replaced the position of Chief International Officer, the Company has recently approved the organizational structure adjustments in other business areas to allocate the international activities to other business segments. Considering the necessary steps to integrate the management of those activities, the Company has maintained the presentation of the results of international activities as a separate component.

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Petróleo Brasileiro S.A. – Petrobras

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

29. Provisions for legal proceedings

29.1. Provisions for legal proceedings, judicial deposits and contingent liabilities

The Company recognizes provisions for the best estimate of the costs of proceedings for which it is probable that an outflow of resources embodying economic benefits will be required and that can be reliably estimated. These proceedings are mainly comprised of labor claims, especially actions regarding the calculation of paid weekly rest; tax claims, including claims related to failure to pay VAT (*ICMS*) tax on jet fuel sales and to tax credits (*PIS* and *COFINS*) applied that were disallowed; and civil claims related to losses and damages proceedings resulting from the cancellation of an assignment of excise tax (IPI) credits to a third party, failure to pay royalties on oil shale extraction and fishermen seeking indemnification from the Company for a January 2000 oil spill in the State of Rio de Janeiro.

Provisions for legal proceedings, are set out below:

	09.30.2015	12.31.2014
Non-current liabilities		
Labor claims	664	717
Tax claims	409	104
Civil claims	535	666
Environmental claims	40	40
Other claims	3	13
	1,651	1,540

	09.30.2015	12.31.2014
Opening Balance	1,540	1,246
Additions	904	766
Use of provision	(170)	(314)
Accruals and charges	56	66
Others	(62)	(8)
Cumulative translation adjustment	(617)	(216)
Closing Balance	1,651	1,540

Judicial deposits made in connection with legal proceedings are set out in the table below according to the nature of the corresponding lawsuits:

Non-current assets	09.30.2015	12.31.2014
Labor	662	928
Тах	850	1,006
Civil	652	663
Environmental	75	80
Others	5	5
	2,244	2,682

Contingent liabilities for which either the Company is unable to make a reliable estimate of the expected financial effect that will result from resolution of the proceeding, or a cash outflow is not probable, are not recognized as liabilities in the financial statements but are disclosed, unless the possibility of any outflow of resources embodying economic benefits is considered remote.

The estimated contingent liabilities for legal proceedings as of September 30, 2015 that are not considered remote are set out in the table below.

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Petróleo Brasileiro S.A. – Petrobras

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

Nature	Estimate
Тах	23,528
Civil - General	3,839
Labor	3,612
Civil - Environmental	1,317
Others	1
	32,297

A brief description of the nature of the main contingent liabilities (tax, civil, environmental and labor) is set out in the table below.

Description of tax matters

Estimate

Plaintiff: Secretariat of the Federal Revenue of Brazil

1) Dispute over alleged Failure to withhold and pay income tax (IRRF) and Contribution of Intervention in the Economic Domain (CIDE) on remittances for payment of platform charters. Current status: This claim involves lawsuits in different 5,597 administrative and judicial stages.

2) Tax credits applied were disallowed due to failure to comply with an ancillary tax obligation.

Current status: Awaiting the hearing of an appeal at the 2,555 administrative level.

3) Deduction from taxable income (income tax - IRPJ and social contribution - CSLL) of expenses from Petros Plan renegotiation and penalties, in addition to deduction from taxable income of several employee benefit related expenses and actuarial expenses (PETROS) in 2007 and 2008. Current status: Awaiting the hearing of an appeal at the 1,845 administrative level.

4) Deduction from taxable income of income generated by subsidiaries and associates domiciled outside Brazil from 2005 to 2010.

Current status: Awaiting the hearing of an appeal at the 1,620 administrative level.

5) Deduction from taxable income (income tax - IRPJ and social contribution - CSLL) of development costs.

Current status: Awaiting the hearing of an appeal at the 1,259 administrative level.

6) Dispute over alleged failure to pay social security contributions over contingent bonuses paid to employees.

Current status: Awaiting the hearing of an appeal at the 600 administrative level.

7) Alleged failure to pay Contribution of Intervention in the Economic Domain (CIDE) from March 2002 to October 2003 on transactions with fuel retailers and service stations protected by judicial injunctions determining that fuel sales were made without gross-up of such tax. Current status: This claim involves lawsuits in different 504 administrative and judicial stages.

Plaintiff: State of São Paulo Finance Department

8) Dispute over VAT (ICMS) levied on a drilling rig import – temporary admission in the state of São Paulo and clearance in the state of Rio de Janeiro and related fines for breach of ancillary tax obligations. Current status: This claim involves lawsuits in administrative and judicial stages.

1,275

9) Tax notices from the State of São Paulo with respect to the deferral of payment of VAT (ICMS) taxes on B100 Biodiesel sales and to the application of alleged incorrect VAT rate (7%) on B100 Biodiesel inter-state sales, including States in the Midwest, North and Northeast regions of Brazil and the State of Espírito Santo. Current status: This claim involves three tax notices and is 547 being disputed at the administrative level.

Plaintiff: States of PR, AM, BA, DF, ES, PA, PE and RJ Finance Departments 10) Dispute over VAT (ICMS) levied on crude oil and natural gas sales attributable to alleged differences in initial inventory and final inventory.

Current status: This claim involves lawsuits in different 406 administrative and judicial levels.

Plaintiff: State of Rio de Janeiro Finance Department

11) VAT (ICMS) levied on dispatch of liquid natural gas (LNG) without issuance of tax document by the main establishment.

Current status: Awaiting the hearing of an appeal at the 931 administrative level.

12) Dispute over VAT (ICMS) levied on jet fuel sales, as Decree 36,454/2004 was declared unconstitutional.

Current status: Awaiting the hearing of an appeal at the 505 administrative level.

13) Alleged failure to write-down VAT (ICMS) credits related to tax-free or non-taxable sales made by the Company's customers.

Current status: Two Tax Deficiency Notices have been 458 issued and are being disputed at the administrative level, but have not yet been judged.

Plaintiff: Municipal governments of the cities of Anchieta, Aracruz, Guarapari, Itapemirim, Marataízes, Linhares, Vila Velha and Vitória. 14) Alleged failure to withhold and pay tax on services provided offshore (ISSQN) in some municipalities located in the State of Espírito Santo. Petrobras withheld and paid these taxes to the municipalities where the respective service providers were established, in accordance with Complementary Law 116/03.

Current status: This claim involves lawsuits in administrative and judicial stages.

662

Plaintiff: States of SP, RS and SC Finance Departments

15) Three States challenged VAT (ICMS) taxes paid on natural gas imports from Bolivia to the State of MS , although the latter, as the import destination, had the legal right to levy such taxes.

Current status: This claim involves lawsuits in different 525 administrative and judicial stages, as well as three civil lawsuits in the Supreme Court.

Plaintiff: States of Rio de Janeiro, São Paulo and Sergipe Finance Departments

16) Dispute over VAT (ICMS) credits were allegedly applied improperly on the purchase of drilling rig bits and chemical products used in formulating drilling fluid.

Current status: This claim involves lawsuits in different 282 administrative and judicial stages.

Plaintiff: States of São Paulo, Ceará, Paraíba, Rio de Janeiro, Bahia and Pará Finance Departments

17) Alleged failure to pay VAT (ICMS) and allegedly improper use of ICMS credits on exports, internal consumption and similar transactions involving bunker fuel.

Current status: This claim involves tax notices in different 309 administrative and judicial stages.

Plaintiff: State of Pernambuco Finance Department

18) Alleged incorrect application of VAT (ICMS) tax base with respect to natural gas transport through citygates in the State of Pernambuco. The Finance Department of the State of Pernambuco understands that activity as being an industrial activity which could not be characterized as an interstate sale transaction (considering that the Company has facilities located in Pernambuco). Current status: This claim involves several tax notices in 346 different administrative and judicial stages.

19) Other tax matters

3,302

Total tax matters

23,528

Petróleo Brasileiro S.A. – Petrobras

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

Description of civil matters

Estimate

Plaintiff: Agência Nacional de Petróleo, Gás Natural e Biocombustíveis - ANP 1) Proceeding challenging an ANP order requiring Petrobras to pay special participation fees (government take) with respect to Baleia Anã, Baleia Azul, Baleia Franca, Cachalote, Caxaréu, Jubarte and Pirambu in the Parque das Baleias complex located in Campos Basin as a single (unitized) oil field. Current status: The claim is being disputed in court and in 940 an arbitration proceeding. As a result of a judicial decision and a Chamber of Arbitration ruling the levy has been suspended. 2) Legal and administrative disputes on differences in special participation charges and royalties paid in several oil fields. In addition, the Brazilian Oil, Natural Gas and Biofuels Agency (ANP) is claiming fines for alleged non-compliance with minimum exploratory programs and alleged irregularities in platform measurement systems. Current status: This claim involves proceedings in different 917 administrative and judicial stages.

Plaintiff: Refinaria de Petróleo de Manguinhos S.A.

3) Lawsuit seeking to recover damages for alleged anti-competitive practices with respect to gasoline and other oil products (Diesel and LPG) sales in the domestic market. Current status: This claim is in judicial stage and was ruled 386 for the plaintiff in the first stage. The Company is taking legal actions to ensure its rights. The Brazilian Antitrust regulator (CADE) has analyzed this claim and did not consider the Company's practices anti-competitive.

4) Other civil matters

1,596

Total for civil matters

3,839

Description of environmental matters

Estimate

Plaintiff: Ministério Público Federal, Ministério Público Estadual do Paraná

AMAR - Associação de Defesa do Meio Ambiente de Araucária and IAP - Instituto Ambiental do Paraná

1) Legal proceeding related to specific performance obligations, indemnification and compensation for damages related to an environmental accident that occurred in the State of Paraná on July 16, 2000. Current status: The court partially ruled in favor of the 571 plaintiff, however both parties (the plaintiff and the Company) filed an appeal.

2) Other environmental matters

Total for environmental matters

1,317

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

Description of labor matters Plaintiff : Sindipetro of Espírito Santo, Rio de Janeiro, Bahia, Minas Gerais and São Paulo.

Estimate

1) Class actions requiring a review of the methodology by which the minimum compensation based on an employee's position and work schedule (Remuneração Mínima por Nível e Regime - RMNR) is calculated.

Current status: The Company filed its collective bargaining agreement with the Superior Labour Court, and on October 19, 2015, the Court ruled in favor of the Company and notified the Regional Labour Courts of its understanding of the matter. 859

Plaintiff : Sindipetro of Norte Fluminense and Sindipetro of the state of Bahia

2) Class Actions regarding wage underpayments to certain employees due to alleged changes in the methodology used to factor overtime into the calculation of paid weekly rest, allegedly computed based on ratios that are higher than those established by Law No. 605/49.

Current status: The Company has appealed a decision with respect to the claim filed by Sindipetro/BA and awaits judgment by the Superior Labor Court. The Company has filed an appeal in the Superior Labor Court to overturn a decision with respect to the claim filed by Sindipetro Norte Fluminense (NF) and awaits judgment. 311

Plaintiff : Sindipetro of Norte Fluminense – SINDIPETRO/NF

3)The plaintiff claims Petrobras to pay overtime for standby work time exceeding 12-hours per day. It also claims that Petrobras must respect a 12-hour limit per workday, subject to a daily fine.
Current status: Awaiting the Superior Labor Court to judge appeals filed by both parties.
4) Other labor matters

	2,170
Total for labor matters	3,612

29.2. Class action and other related proceedings

Between December 8, 2014 and January 7, 2015, five putative securities class action complaints were filed against the Company in the United States District Court for the Southern District of New York (SDNY). These actions were consolidated on February 17, 2015 (the "Consolidated Securities Litigation"). The Court appointed a lead plaintiff, Universities Superannuation Scheme Limited ("USS"), on March 4, 2015. USS filed a consolidated amended complaint on March 27, 2015 that purports to be on behalf of investors who: (i) purchased or otherwise acquired Petrobras securities traded on the NYSE or pursuant to other transactions in the U.S. during the period January 22, 2010 and March 19, 2015, inclusive (the "Class Period"), and were damaged thereby; (ii) purchased or otherwise acquired the 2012 Notes pursuant to the 2009 Registration Statement, or the 2013 Notes or 2014 Notes pursuant to the 2012 Registration Statement during the Class Period, and were damaged thereby; and (iii) purchased or otherwise acquired Petrobras acquired Petrobras securities on the Brazilian stock exchange during the Class Period, who also purchased or otherwise acquired Petrobras securities traded on the NYSE or pursuant to other transactions in the U.S. during the other transactions in the U.S. during the same period.

The consolidated amended complaint alleges, among other things, that in the Company's press releases, filings with the SEC and other communications, the Company made materially false and misleading statements and omissions regarding the value of its assets, the amounts of the Company's expenses and net income, the effectiveness of the Company's internal controls over financial reporting, and the Company's anti-corruption policies, due to alleged corruption purportedly in connection with certain contracts, which allegedly artificially inflated the market value of the Company's securities.

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On April 17, 2015, Petrobras, PGF and underwriters of notes issued by the Company filed a motion to dismiss.

On July 9, 2015, the judge presiding over the Consolidated Securities Litigation ruled on the motion to dismiss, partially granting the Company's motion. Among other decisions, the judge dismissed claims relating to certain debt securities issued in 2012 under the Securities Act of 1933, as time barred by the Securities Act's statute of repose and ruled claims relating to securities purchased on the Brazilian stock exchange must be arbitrated, as established in the Company's Bylaws. The judge rejected other arguments presented in the motion to dismiss and, as a result, the Consolidated Securities Litigation will continue with respect to other claims alleged by the lead plaintiff.

In addition, to date, nineteen lawsuits have been filed by individual investors before the same judge in the SDNY, consisting of allegations similar to those in the consolidated amended complaint. On August 21, 2015, Petrobras, PGF and underwriters of notes issued by the Company filed a motion to dismiss certain of the individual lawsuits, and on October 15, 2015, the judge ruled on the motion to dismiss, partially granting the motion. Among other decisions, the judge dismissed several Exchange Act, Securities Act and state law claims as barred by the relevant statutes of repose. The judge denied other portions of the motion to dismiss and, as a result, these actions will continue with respect to other claims brought by these plaintiffs.

On October 31, 2015, the judge ordered that the individual lawsuits and the Consolidated Securities Litigation shall be tried together in a single trial that will not exceed a total of eight weeks. On November 5, 2015, the judge ordered that the trial shall begin on September 19, 2016.

These actions are in their early stages and involve highly complex issues that are subject to substantial uncertainties and depend on a number of factors such as the novelty of the legal theories, the pace of discovery, the court's scheduling order, the timing of court decisions, discovery from adverse parties or third parties, rulings by the court on key issues, analysis by retained experts, possible engagement in settlement negotiations and the adverse parties' willingness to negotiate in good faith toward a resolution.

In addition, the claims asserted are broad, span a multi-year period and involve a wide range of activities, and the plaintiffs have not specified an amount of alleged damages in the Consolidated Securities Litigation or the additional individual actions.

The uncertainties inherent in all such matters affect the amount and timing of the ultimate resolution of these actions. As a result, the Company is unable to make a reliable estimate of eventual loss arising from the litigation.

In the event that this litigation is decided against us, or we enter into an agreement to settle such matters, we may be required to pay substantial amounts, which could have a material adverse effect on the Company's financial condition, its consolidated results of operations or its consolidated cash flows for an individual reporting period.

The Company has engaged a U.S. firm as legal counsel and intends to defend these actions vigorously.

30. Collateral for crude oil exploration concession agreements

The Company has granted collateral to the Brazilian Agency of Petroleum, Natural Gas and Biofuels (*Agência Nacional de Petróleo, Gás Natural e Biocombustíveis -ANP*) in connection with the performance of the Minimum Exploration Programs established in the concession agreements for petroleum exploration areas in the total amount of US\$ 1,598 of which US\$ 1,239 were still in force at September 30, 2015, net of commitments that have been undertaken. The collateral comprises crude oil from previously identified producing fields, pledged as security, amounting to US\$ 1,044 and bank guarantees of US\$ 195.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

31. Risk management

The Company is exposed to a variety of risks arising from its operations, including price risk (related to crude oil and oil products prices), foreign exchange rates risk, interest rates risk, credit risk and liquidity risk. The Company takes account of risks in its business decisions and manages any such risk in an integrated manner in order to enjoy the benefits of diversification. To manage market and financial risks the Company preferably takes structuring measures through an adequate capital and leverage management, minimizing the use of derivative financial instruments.

A summary of the derivative financial instruments positions held by the Company and recognized in other current assets and liabilities as of September 30, 2015, as well as the amounts recognized in the statement of income and other comprehensive income and the guarantees given is set out following:

Statement of Financial Position

			Fair value		
Derivatives not	Notional va 09.30.2015	lue 12.31.2014		on (Liability 12.31.2014)Maturity
designated for hedge					
accounting Future contracts - total (*) Long position/Crude oil and		(4,314)	65	70	
oil products	67,521	84,544	_	_	2015
Short position/Crude oil and oil products Options - total (*)	(79,357) 257	(88,858) (594)	_ 30	_ 0.7	2015
Call/Crude oil and oil products Put/Crude oil and oil	(3,700)	(364)	8	(0.4)	2015
products Forward contracts - total Long position/Foreign	3,957	(230)	22 _	1.1 2	2015
currency forwards (ARS/USD) Short position/Foreign currency forwards	USD 0	USD 10	-	(1)	2015
(BRL/USD)	USD 34	USD 249	-	3	2015
Swap	EUR 1	EUR 5	_	_	2015

Interest – Euribor / Fixed rate

Derivatives designated for hedge accounting Swap - total Foreign currency / Cross-currency Swap USD 298 Interest – Libor / Fixed rate USD 396	USD 298 USD 419	(37) (15) (22)	(42) (22) (20)	2016 2020
Total recognized in the Statement of Financial Position (*) Notional value in thousands of bbl		58	30.7	

	in the stater income (*) Jan-Sep/201	s) recognized nent of 5Jan-Sep/2014	in the Share (**)	holders' Equi	tyGuarantee collateral	-
Commodity derivatives Foreign currency	•	111	-	-	7	6
derivatives Interest rate	5 21	(9)	4	7	_	_
derivatives Embedded derivative		(11)	(3)	2	-	-
ethanol	_	_	_	-	—	-
Cash flow hedge on exports	150	91	1	9	7	6
(***)	(1,304) (1,154)	(458) (367)	(20,827) (20,826)	(1,979) (1,970)	_ 7	_ 6

(*) Amounts recognized in finance income in the period.

(**) Amounts recognized as other comprehensive income in the period.

(***) Using non-derivative financial instruments as designated hedging instruments, as set out note 31.2.

A sensitivity analysis for the different types of market risks, to which the Company is exposed, based on the derivative financial instruments held as of September 30, 2015 is set out

following:

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

			Stressed	Stressed
		Probable	Scenario	Scenario
Financial Instruments Derivatives not designated for hedge accounting	Risk		(∆ of 25%)(∆ of 50%)
Future contracts	Crude oil and oil products - price changes Foreign currency - depreciation	65	(47)	(159)
Forward contracts	R\$ x USD	34	9	17
Forward contracts Swap	Foreign currency - appreciation argentine peso x USD Interest - Euribor decrease Crude oil and oil products - price	_ _	_ _	_ _
Options	changes	29 128	(7) (45)	(47) (189)
Derivatives designated for hedge accounting	I		(10)	(200)
Swap	Foreign currency - appreciation	(8)	(60)	(99)
Debt Net effect	JPY x USD	8 —	60 -	99 -
Swap Debt Net effect	Interest - LIBOR increase	3 (3) -	(1) 1 -	(2) 2 -
0.2% depreciation of the I	was computed based on the follo Real; Japanese Yen x U.S. Dollar -	a 1.8% depr	reciation of	the

Japanese Yen; Peso x U.S. Dollar - a 16.8% depreciation of the Peso; LIBOR Forward Curve - a 0.22% increase throughout the curve; EURIBOR Forward Curve - a 0.15% increase throughout the curve. Source: Focus and Bloomberg.

31.1. Risk management of price risk (related to crude oil and oil products prices)

Petrobras does not usually use derivative instruments to hedge exposures to commodity price cycles related to products purchased and sold to fulfill operational needs. Derivatives are used as hedging instruments to manage the price risk of certain short-term commercial transactions.

31.2. Foreign exchange risk management

Petrobras seeks to identify and manage foreign exchange rate risks based on an integrated analysis of its businesses and by enjoying the benefits of diversification. The Company's short-term risk management involves choosing the currency in which to hold cash, such as the Brazilian Real, U.S. dollar or other currency.

The foreign exchange risk management strategy involves the use of derivative instruments to hedge certain liabilities, minimizing foreign exchange rate risk exposure.

a) Cash Flow Hedge involving the Company's highly probable future exports

The Company designates hedging relationships to account for the effects of the existing hedge between a portion of its long-term debt obligations (denominated in U.S. dollars) and its U.S. dollar denominated future export revenues and to properly recognize that hedge in its financial statements.

Individual hedging relationships were designated in a one-to-one proportion, meaning that a portion of the total monthly exports will be the hedged transaction of an individual hedging relationship, hedged by a portion of the company's long-term debt (which has an average maturity of approximately 8.1 years).

The principal amounts, the fair value as of September 30, 2015, and a schedule of the expected reclassifications to statement of income of the balance of losses recognized in other comprehensive income (shareholders' equity) to be recycled to the statement of income based on a USD1.00 / R\$ 3.9729 exchange rate, are set out below:

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

		Nature		Principal	Carrying amount as of
Hedging	Hedged	of the	Maturity	Amount (US\$	September 30, 2015 (R\$
Instrument	Transactions	Risk Foreign	Date	million)	million)
Non-Derivative	Portion of Highly Probable	Currency			
Financial		– Real vs U.S.	October 2015	5	
Instruments (debt: principal and	Future Monthly Export	Dollar	to		
interest)	Revenues	Spot Rate	July 2025	57,666	229,101

Changes in the amounts of principal and		
interest	US\$	R\$ million
Amounts designated as of December 31, 2014	50,858	135,088
New hedging instruments designated	13,041	41,220
Exports affecting profit or loss	(3,999)	(12,243)
Principal repayments / amortization	(2,234)	(7,529)
Foreign exchange variation (Jan to Sep/15) (*)	-	72,565
Amounts designated as of September 30, 2015	57,666	229,101

(*) Foreign exchange variation excludes R\$ 21 with respect to foreign exchange contracts meeting the definition of derivative financial instruments.

A schedule of the timing of the losses recognized in other comprehensive income (shareholders' equity) to be recycled to the statement of income as of September 30, 2015 is set out below:

Consc 09.30	olidated .2015	1							
								2023	
								to	
2015	2016	2017	2018	2019	2020	2021	2022	2025	Total
(960)	(3,894)	(4,360)	(4,568)	(4,020)	(3,427)	(3,280)	(3,369)	(4,611)	(32,489)

Expected reclassification

b) Cash flow hedges involving swap contracts – Yen x Dollar

The Company has a cross currency swap to fix in U.S. dollars the payments related to bonds denominated in Japanese yen and does not intend to settle these contracts before the maturity. The relationship between the derivative and the bonds was designated for cash flow hedge accounting.

c) Sensitivity analysis for foreign exchange risk on financial instruments

A sensitivity analysis is set out below, showing the probable scenario for foreign exchange risk on financial instruments, computed based on external data along with stressed scenarios (a 25% and a 50% change in the foreign exchange rates), except for assets and liabilities of foreign subsidiaries, when transacted in a currency equivalent to their respective functional currencies.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

				Stressed	Stressed
	Exposure at		Probable Scenario	Scenario	Scenario
Financial Instruments Assets Liabilities		Risk Dollar/Real	(*) 4 (114)	(∆ of 25%) 575 (15,911)	(∆ of 50%) 1,151 (31,822)
Cash flow hedge on		-			
exports	57,666 (3,675)		103 (7)	14,416 (920)	28,833 (1,838)
Liabilities (**)	(605)	Yen/Dollar	11	(151)	(303)
Assets	13	Euro/Real	(1)	3	7
Liabilities	(2,289) (2,276)		70 69	(572) (569)	(1,145) (1,138)
Assets	6,124	Euro/Dollar	(200)	1,531	3,062
Liabilities	(12,597) (6,473)		410 210	(3,149) (1,618)	(6,298) (3,236)
Assets	8	Pound	_	2	4
Liabilities	(690) (682)	Sterling/Real	(14) (14)	(172) (170)	(345) (341)
Assets	1,658	Pound	31	415	829
Liabilities	(3,667) (2,009)	Sterling/Dollar	(69) (38)	(917) (502)	(1,833) (1,004)
Assets	198	Peso/Dollar	28	50	99
Liabilities	(636)		(92)	(159)	(318)
	(438)		(64)	(109)	(219)
	(16,158)		167	(4,039)	(8,079)

(*) On September 30, 2015, the probable scenario was computed based on the following risks: Real x Dollar – a 0.2% depreciation of the Real / Yen x Dollar – a 1.8% depreciation of the Yen / Peso x Dollar: a 16.8% depreciation of the Peso/ Euro x Dollar: a 3.3% depreciation of the Euro / Pound Sterling x Dollar: a 1.9% appreciation of the Pound Sterling/ Real x Euro - a 3.1% appreciation of the Real / Real x Pound Sterling - 2.1% depreciation of the Real. Source: Focus and Bloomberg.

(**) A portion of the foreign currency exposure is hedged by a cross-currency swap.

31.3. Interest rate risk management

The Company considers that interest rate risk does not create a significant exposure and therefore, preferably does not use derivative financial instruments to manage interest rate risk, except for specific situations encountered by certain subsidiaries of Petrobras.

31.4. Credit risk

Credit risk management in Petrobras aims at minimizing risk of not collecting receivables, financial deposits or collateral from third parties or financial institutions through efficient credit analysis, granting and management based on quantitative and qualitative parameters that are appropriate for each market segment in which the Company operates.

The commercial credit portfolio is very diversified and comprises clients from the domestic market and from foreign markets. Credit granted to financial institutions, related to collaterals received, cash surplus invested and derivative financial instruments is spread among "investment grade" international banks rated by international rating agencies and highly-rated Brazilian banks.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

31.5. Liquidity risk

Liquidity risk is represented by the possibility of a shortage of cash or other financial assets in order to settle the Company's obligations on the agreed dates and is managed by the Company based on policies such as: centralized cash management, in order to optimize the level of cash and cash equivalents held and to reduce working capital; a minimum cash level to ensure that cash needed for investments and short-term obligations is met even in adverse market conditions; increasing the number of investors in the domestic and international markets through funding opportunities, developing a strong presence in the international capital markets and searching for new funding sources, including new markets and financial products.

This strategy is currently being achieved, for example, by seeking funding in the Asian banking market. During 2015 the Company is using traditional funding sources (export credit agencies – ECAs, banking market and capital markets) to obtain the necessary funding to repay debt and fund its capital expenditures. In addition, the Company's 2015/2016 divestment program will contribute to its funding needs.

A maturity schedule of the Company's finance debt (undiscounted), including face value and interest payments is set out following:

			2020 and	Balance at September	Balance at December
Maturity			thereafter 98,716	30, 2015 188,889	31, 2014 179,704

32. Fair value of financial assets and liabilities

Fair values are determined based on market prices, when available, or, in the absence thereof, on the present value of expected future cash flows. The fair values of cash and cash equivalents, short term debt and other non-current assets and liabilities are the same as or do not differ significantly from their carrying amounts.

The hierarchy of the fair values of the financial assets and liabilities, recorded on a recurring basis, is set out below:

- Level 1 inputs: are the most reliable evidence of fair value, quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date.

- Level 2 inputs: are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

- Level 3 inputs: are unobservable inputs for the asset or liability.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

	Fair value measured based on					
				value		
	Level I	Level II	Level III	recorded		
Assets						
Marketable securities	1,102	_	-	1,102		
Commodity derivatives	95	_	_	95		
Foreign currency derivatives	_	_	_	_		
Balance at September 30, 2015	1,197	_	_	1,197		
Balance at December 31, 2014	2,781.7	2	-	2,783.7		
Liabilities						
Foreign currency derivatives	_	(15)	_	(15)		
Interest derivatives	_	(22)	_	(22)		
Balance at September 30, 2015	_	(37)	_	(37)		
Balance at December 31, 2014	-	(42)	_	(42)		

There are no material transfers between levels.

The estimated fair value for the Company's long term debt as of September 30, 2015, computed based on the prevailing market rates is set out in note 16.1.

33. Subsequent events

Voluntary separation incentive plan - *Plano de incentivo ao desligamento voluntário* (*PIDV*) BR 2015

On October 13, 2015, Petrobras Distribuidora S.A., a wholly-owned subsidiary of Petrobras, announced a voluntary separation incentive plan (*PIDV BR 2015*) in order to reduce its workforce to an adequate level, while taking into consideration its employees' expectations.

The deadline for employees to enroll in the plan is December 30, 2015 and the estimated cost of separations if all eligible employees enroll in the plan is US\$ 38.

Sale and Leaseback of P-52 and P-57

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On October 13, 2015 the Company announced the conclusion of negotiations with the Industrial and Commercial Bank of China Leasing – ICBC Leasing with respect to a US\$ 2 billion financing agreement for 10 years, through a finance lease of two existing platforms (P-52 and P-57) from its wholly-owned subsidiary Petrobras Netherlands B.V. (PNBV).

The funds will be available for disbursement following the fulfillment of conditions precedent by both institutions.

Petrobras Gás S.A. – Gaspetro

Partial spin-off of Gaspetro and creation of Petrobras Logística de Gás S.A.

On October 23, 2015 the Board of Directors approved the partial spin-off of Petrobras Gás S.A. (Gaspetro). The spin-off aims to segregate the assets and liabilities related to the natural gas distribution business from the Company's remaining assets and liabilities, turning Gaspetro into a holding company which will consolidate Petrobras' interests in natural gas distributors.

Notes to the financial statements

(Expressed in millions of US Dollars, unless otherwise indicated)

The Board of Directors also approved the creation of a new wholly-owned subsidiary of Petrobras (Petrobras Logística de Gás S.A.) with the purpose of holding assets and liabilities unrelated to the natural gas distribution business segregated from Gaspetro.

Disposal of interest in Gaspetro

On October 23, 2015, the Board of Directors approved the disposal of 49% of Petrobras's interest in Petrobras Gás S.A. (Gaspetro), a holding company which will consolidate Petrobras' interests in natural gas distributors, to Mitsui Gás e Energia do Brasil Ltda. for US\$ 0.5 billion, subject to the usual conditions precedent, including approval by the Brazilian authorities.

This transaction is part of the Divestment Program in the 2015-2019 Business and Management Program.

34. Information Related to Guaranteed Securities Issued by Subsidiaries

34.1. Petrobras Global Finance B.V. (PGF)

Petróleo Brasileiro S.A. - Petrobras fully and unconditionally guarantees the debt securities issued by Petrobras Global Finance B.V. (PGF), a 100-percent-owned finance subsidiary of Petrobras. There are no significant restrictions on the ability of Petrobras to obtain funds from PGF.

SIGNATURE

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

Date: November 13, 2015

PETRÓLEO BRASILEIRO S.A--PETROBRAS

By:

/s/ Ivan de Souza Monteiro

Ivan de Souza Monteiro Chief Financial Officer and Investor Relations Officer

FORWARD-LOOKING STATEMENTS

This press release may contain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (Securities Act), and Section 21E of the Securities Exchange Act of 1934, as amended (Exchange Act) that are not based on historical facts and are not assurances of future results. These forward-looking statements are based on management's current view and estimates of future economic circumstances, industry conditions, company performance and financial results. The words "anticipates", "believes", "estimates", "expects", "plans" and similar expressions, as they relate to the company, are intended to identify forward-looking statements. Statements regarding the declaration or payment of dividends, the implementation of principal operating and financial condition, liquidity or results of operations are examples of forward-looking statements. Such statements reflect the current views of management and are subject to a number of risks and uncertainties. There is no guarantee that the expected events, trends or results will actually occur. The statements are based on many assumptions and factors, including general economic and market conditions, industry conditions, and operating factors. Any changes in such assumptions or factors could cause actual results to differ materially from current expectations.

All forward-looking statements are expressly qualified in their entirety by this cautionary statement, and you should not place reliance on any forward-looking statement contained in this press release. We undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information or future events or for any other reason.