AUTONATION, INC. Form 8-K December 17, 2010

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

PURSUANT TO SECTION 13 OR 15(d) OF THE

SECURITIES EXCHANGE ACT OF 1934

Date Of Report (Date Of Earliest Event Reported) December 16, 2010

AutoNation, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction 1-13107 (Commission 73-1105145 (IRS Employer

of incorporation)

File Number)

Identification No.)

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200 SW 1st Ave

Fort Lauderdale, Florida 33301

(Address of principal executive offices, including zip code)

Registrant's telephone number, including area code (954) 769-6000

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- " Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- " Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- " Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- " Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01 Entry into a Material Definitive Agreement.

As previously disclosed on a Current Report on Form 8-K filed with the Securities and Exchange Commission on January 29, 2009 (the January 2009 8-K) by AutoNation, Inc. (the Company), the Board of Directors of the Company approved a letter agreement with Toyota Motor Sales, U.S.A., Inc. (Toyota, and such agreement, as amended to date, the Toyota Agreement) in order to, among other things, eliminate any potential adverse consequences under Toyota s framework agreement with the Company in the event that ESL Investments, Inc. and certain investment affiliates of ESL Investments, Inc. (together, ESL) acquires more than fifty percent (50%) of the Company s common stock. The Toyota Agreement includes certain governance-related and other provisions as described in the January 2009 8-K. ESL currently owns approximately 55% of the Company s outstanding common stock.

Under the Toyota Agreement (as previously extended), Toyota s consent (the Consent) to ESL acquiring more than fifty percent (50%) of the Company s common stock would have terminated on December 31, 2010, solely with respect to ESL purchases of the Company s common stock after such date.

At ESL s request, Toyota has granted a one-year extension of its Consent under the Toyota Agreement (such extension, the Second Extension Agreement), and the Company signed an acknowledgement to the Second Extension Agreement, which is dated December 16, 2010. Toyota s Consent under the Toyota Agreement will now terminate on December 31, 2011, solely with respect to purchases of the Company s common stock by ESL after such date, provided that ESL may continue to seek successive annual one-year extensions of Toyota s Consent, and Toyota shall not unreasonably withhold or delay its consent thereto. All other terms and conditions of the Toyota Agreement were unchanged.

The foregoing summaries of the Toyota Agreement and the Second Extension Agreement are qualified in their entirety by reference to such agreements. The Toyota Agreement, together with all amendments thereto, including the Second Extension Agreement, are filed as exhibits hereto, and each is incorporated herein by reference.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

- 10.1 Toyota Agreement, dated January 28, 2009, among AutoNation, Inc., Toyota Motor Sales, U.S.A., Inc., ESL Investments, Inc. and certain investment affiliates of ESL Investments, Inc. (incorporated by reference to Exhibit 10.2 to the Current Report on Form 8-K filed by AutoNation, Inc. on January 29, 2009).
- 10.2 First Extension Agreement, dated November 23, 2009, among AutoNation, Inc., Toyota Motor Sales, U.S.A., Inc., ESL Investments, Inc. and certain investment affiliates of ESL Investments, Inc. (incorporated by reference to Exhibit 10.2 to the Current Report on Form 8-K filed on November 24, 2009).
- 10.3 Amendment, dated April 23, 2010, among AutoNation, Inc., Toyota Motor Sales, U.S.A., Inc., ESL Investments, Inc. and certain investment affiliates of ESL Investments, Inc. (incorporated by reference to Exhibit 10.4 to the Quarterly Report on Form 10-Q for the quarter ended March 31, 2010 filed on April 23, 2010).
- 10.4 Second Extension Agreement, dated December 16, 2010, among AutoNation, Inc., Toyota Motor Sales, U.S.A., Inc., ESL Investments, Inc. and certain investment affiliates of ESL Investments, Inc.

SIGNATURES

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

AUTONATION, INC.

Date: December 17, 2010

By: /s/ Jonathan P. Ferrando Jonathan P. Ferrando Executive Vice President, General Counsel and Secretary

Exhibit Index

Exhibit No.	Description
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PLANCONSULT REPORT REGARDING TCP

TELESP CELULAR PARTICIPAÇÕES S.A.

ACTUAL NET EQUITY AT MARKET VALUE

VALUATION REPORT

EXECUTIVE SUMMARY

December/2005

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I - <u>OBJECT</u>

PLANCONSULT Planejamento e Consultoria Ltda. was retained by **TELESP CELULAR PARTICIPAÇÕES. S.A.** (TCP) to render the Valuation Report on the Actual Net Equity at Market Value of the Company, on the basis date of September 30, 2005. This paper refers to the corporate restructuring process, whose object is the process of exchange of shares and merger of associated companies, according to the provisions applicable to the calculation of the exchange ratios of shares, under the provisions of article 264 of Law No. 6,404 of December 15, 1976, as amended by Law No. 9,457 of May 5, 1997.

II - PRESENTATION OF THE COMPANY

1) THE COMPANY

Telesp Celular Participações S.A. is the Holding Company that controls the operators Telesp Celular S.A. (TC) and Global Telecom S.A. (GT) and, on April 25, 2003, it has acquired the majority of the voting capital stock of the Holding Company Tele Centro Oeste Celular Participações S.A. (TCO). All its controlled controlled companies are operators authorized for the rendering of Personal Mobile Services. TC operates in the state of São Paulo, GT operates in the states of Paraná and Santa Catarina and TCP operates in the Federal District and in the states of Goiás and Tocantins, Mato Grosso, Mato Grosso do Sul, Acre, Rondônia, Roraima, Amapá, Amazonas, Pará and Maranhão.

The Company was incorporated pursuant to the laws of the Federative Republic of Brazil under the name of Telesp Celular Participações S.A., a publicly-held company, established for an unlimited term, known as TCP . Its head office is located at Rua Chucri Zaidan 860, Morumbi, São Paulo - SP.

III - INFORMATION BASIS

The accounting information, showed in the interim balance sheet of the Company reviewed by independent auditors on the basis date of September 30, 2005, has been used as a starting point.

The report is based on interviews with the Company s management and on managerial data, additional information, written or oral, furnished by the Company, ageing schedule of receivables and suppliers, loan transactions controls, and debt hedging, among others.

This report does not constitute an audit report on accounting statements used or on any other information included herein and, therefore, it shall not be interpreted as such.

IV - <u>SUBSEQUENT EVENTS</u>

This valuation does not reflect events occurred after issuance of this report, as well as any relevant fact occurring between the valuation basis date and the date on which this document was issued that has not been informed to PLANCONSULT.

As of the date of this report, PLANCONSULT is not aware of any event that may substantially change the result of this valuation.

V - <u>SCOPE</u>

The methodology has been applied to calculate the market value of the Actual Net Equity (ANE) of the Company, and mainly considered the assets and liabilities registered in the accounting information reviewed by the Company s independent auditors, under the rules of IBRACON applicable to the statements on the basis date of September 30, 2005, and further, the interim balance sheets furnished by the Company s subsidiaries.

This methodology is applicable to determine the market value of assets and liabilities of a certain company. Its application considers as starting point the accounting values of assets and liabilities and makes adjustments to several of these items in order to reflect their respective probable realization values.

For that purpose, the following procedures have been carried out:

Reading and analysis of interim balance sheets furnished by the Company and its controlled companies;

Analysis of assets and liabilities accounts registered in the Company s and its controlled companies balance sheets, aiming at identifying items that might be adjusted, as well as the calculation of their probable market value;

Adjustments of accounting statements to their market value based on the result of our analysis;

Adjustments of property, plant and equipment by their respective market value, based on the analysis carried out by the technical staff of PLANCONSULT with experience in evaluating fixed assets of telecommunications companies;

Calculation of investments values of the Company and its subsidiaries by the equity method of accounting, based on the net equity at market of these subsidiaries;

Calculation of tax effects (income tax and social contribution) on the surplus and deficit resulting from such valuation;

Calculation of the market value of the Company s net equity (Exhibit I).

The details of the foregoing procedures and calculations are set forth in Chapter VIII of this report.

The methodology and scope of this report are aimed at evaluating a company in operation, therefore, except for tax costs and credits, any cost related to expenses ordinarily incurred in the realization of assets or payment of liabilities, as well as those related to bankruptcy or liquidation procedures of companies, such as terminations, costs in connection with judicial disputes, retainment of third parties (legal counsels, advisors,

etc.) have not been considered in our calculations.

When existing, the total amount of goodwill and negative goodwill registered in the account for investments in controlled companies, the amount prepaid for acquisition of shares concerning the special goodwill reserve and their respective tax credits have been disregarded in the result of this valuation.

The ANE methodology exclusively considers the market value of tangible assets and adjusted liabilities at market, excluding, therefore, market values of intangible assets, which are registered in most of the companies in operation, and disregarding the prospective future profitability of the company.

Consequently, the object of our analysis was not the identification and valuation of the Company s intangible assets, which were not accounted for in the accounting statements, or the identification and quantification of liabilities unregistered and undisclosed by the Company s Management.

The Fixed Assets were valuated as follows:

1. Development of the analysis

1.1 PLANCONSULT requested from to the Company the existing individual records and/or information of asset or engineer control of all its equity assets, for the basis date of September 30, 2005, containing, but not limited to, the following information:

Number of the asset or of its control

Account

Place

Purchase date

Description of the asset

Original purchase values, monetary adjustment and depreciation

Other information

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The information already available at the accounting and technical files of the Company were used at most in order to preserve the memory of the Company.

The register of offer prices of equipment was also requested, containing the most recently used prices and the prices effectively paid by the Company, as well as the amounts for installation and manpower of contractors.

1.2 PLANCONSULT carried out, due to the short amount of time available, by a reduced sampling, a physical inspection of the assets under analysis, jointly with the Company.

On the places where the inspections were carried out, employees of the Company accompanied the staff of PLANCONSULT. These people were familiar with the assets under inspection and could clarify the doubts regarding the physical inventory of the assets.

1.3 Based on the accounting file sent by the Company, for the basis date of September 30, 2005, PLANCONSULT processed a summary of the amounts per account.

Based on such summary, the accounts with relevant amounts were set forth, due to the representation of the accounting values over the total adjusted value of the company and due to the operational status of the account.

2. Items valuated at market value

Market Value is considered the value that the asset would obtain in a purchase and sale transaction, within a reasonable term, not being the purchaser and the seller constrained to transact and considering that the parties know their assets in detail.

PLANCONSULT bases their valuation of the Fixed Assets on the ABNT RULES. These rules impose the current rules applicable to valuation, setting forth guidelines that are basic to the good valuation and basically orientate, according to two methods:

Comparative method

The value of the asset is obtained from the comparison of market data regarding other assets of similar characteristics.

Cost method

The value of the asset results from a summary or detailed budget or from the composition of the cost of other assets that are equal (manufacturing cost) or equivalent (replacement cost) to the object of the valuation.

The valuation of fixed assets, as a rule, is carried out through the method of replacement or substitution cost. In the case under analysis, the replacement or substitution cost may be summarized as the sum total of the purchase price of the fixed assets with all the implications of taxes, transportation costs to the place of use, with the costs of materials for installation, respective labor, including in regard to special or regular finish, engineering, supervision, etc.

Information relating to recent purchase of fixed assets (goods and services), resulting from quotations and negotiations with suppliers in the Brazilian market, were obtained from the Company.

Researches on the useful lives of each kind of fixed assets, mainly set forth on account of their use and technological obsoleteness, were also carried out, in order to find out the effective depreciation rate to be applied to each asset.

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The depreciation factor adjusts the market value of the asset. By applying the due depreciation to the price (or cost), the market price is found out.

The valuation presented in this work normally fit in the Precise Valuations of the RULES of ABNT (Associação Brasileira de Normas Técnicas), except for the accounts and items that present a lower value (please refer to Chapter II Methodology) and that fit in the Expeditious Valuations .

The fixed assets with relevant economic values, belonging to the accounts below related to Assets and Installations in Service (BIS), were valued using the traditional methods (at market value):

- a) Switch Equipment
 - BIS Analog central office switching systems

BIS Analog central office switching systems GATEWAY

- BIS Analog home location register (HLR)
- BIS Other switch equipment Analog
- BIS Digital central office switching systems

BIS Digital central office switching systems GATEWAY

- BIS Digital home location register (HLR)
- BIS Other switch equipment Digital
- b) Transmission Equipment

BIS ERB (radio base station)	Analog
BIS Microcells Analog	
BIS Minicells Analog	
BIS Repeater Analog	
BIS Antennas Analog	

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BIS Radios Analog			
BIS ERB (radio base station) digita	1		
BIS Microcells digital			
BIS Minicells digital			
BIS Repeaters digital			
BIS Antennas digital			
BIS Radios digital			

BIS Optical modem digital

BIS Concentrator digital

c) Infrastructure

BIS Towers

BIS Posts

BIS Containers

BIS Energy Equipment

BIS Central Air Conditioning Equipment

BIS Batteries

BIS Equipment to fight fire

d) Software use rights

BIS Software Maintenance of ERBs (radio base stations)

BIS Software Maintenance of switching

3. Items valuated at accounting residual amount

Considering the final objective of the works and its low economic value, the assets that belong to the accounts below were valuated at their accounting residual amount:

a) Transmission Equipment

BIS Other Equipment and means of Analog transmission

BIS Other Equipment and means of digital transmission

BIS Air and underground optical cabo

b) Terminal equipment

BIS Private Equipment Rent

BIS Private Equipment Free lease

BIS Private Equipment Tads

c) Real estate properties

BIS Real estate properties

d) Buildings

BIS Buildings

e) Infrastructure

BIS Elevators

BIS Underground piping

BIS Other supports and protectors

BIS Appurtenances on third parties properties

f) Software use rights

BIS Software Call Center

BIS Software Billing

BIS Software Sap

BIS Software Saf

BIS Software Human resources

BIS Software Gir

BIS Software Others

g) Concession license

BIS Exploitation concession license

h) Other assets

BIS Cptc Analog/Digital

BIS Pre-paid

BIS Intelligent network

BIS Analog/Digital voice mail

BIS Analog/Digital short message

BIS Other Equipment/platforms

BIS Vehicles fleet

BIS Managerial vehicles

BIS Tools and instruments for repairment/construction

BIS Equipment of telesupervision

BIS Computing Equipment

BIS Equipment of tests and measures

BIS Furniture and other assets of general use

BIS Brands and patents

BIS Other intangible assets

i) Assets and installations in progress (BIA)

VI - PROCEDURES

The main procedures adopted in our analysis were the following:

1) Uniformity in the companies under consideration

The analysis carried out for all Companies complied with the same precepts and methodology.

We do not describe the meaning of each Asset and Liability Accounts (Capital Accounts) provided that the Company (and its respective Controlled Companies) has to comply with the Accounts Plan (including the content thereof) determined by the regulatory body of the telecommunications sector ANATEL.

Certain Assets and Liabilities accounts may have their original accounting value set to zero, pursuant to the balance sheets delivered by the Company (and of its respective Controlled Companies).

The Market Value arises out of the calculation of the Present Value of each Capital Account, taking into consideration their respective ageing and a Discount rate equal to the capital cost of the company (based on the study carried out by Banco Goldman Sachs, retained by the Company to render a valuation based on the Economic Value Method), duly adjusted in order to consider inflation differences between the Brazilian and U.S. currencies.

2) Treatment of the Goodwill

Based on the opinion of Machado, Meyer, Sendacz e Opice Advogados, as to the interpretation of the Corporation Law (art. 264, *caput* and paragraph 2 of Law No. 6,404/76) in connection with the treatment of the goodwill, negative goodwill and any reserve for losses in the merger of shares, we have disregarded these items in the calculation of the net equity of the Company at market value.

3) Discount rate

In relation to the flow Discount rate at Present Value of each capital account, we have adopted in this analysis the capital cost equal to 15.9407% p.a., in accordance with EXHIBIT II, considering that all amounts existing in the financial statements furnished by the Company are expressed in Brazilian currency (R\$ - Reais).

4) Term

Accounts Payable were considered as an average term of 15 days.

As from such term, we considered the final maturity informed, that is, 30 days from 1 one to 30 days, 60 days from 31 to 60 days, 90 days from 61 to 90. From 90 days on, it was adopted the bad debt provision.

5) Current Assets

a) Available Funds

Considered as Market Value They are already at Actual Present Value.

b) Receivables, net

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data provided by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Inventories

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company (the average turnover indexes of handsets inventory was used to determine the ageing).

Zero value for obsolete inventory, calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Advance to Suppliers

The accounting values already represent the Market Value They are already at Actual Present Value.

e) JSCP (Interest on Own Capital) and Dividends

The accounting values already represent the Market Value They are already at Actual Present Value.

- f) Deferred taxes and tax credits
- f.1) Tax credits

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

f.2) ICMS (value-added tax) over Services to be Appropriated

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

f.3) Social Contribution and Deferred Income Tax

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

g) Loans and financing

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

h) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value, has been considered.

i) Prepaid expenses

The accounting values already represent the Market Value They are already at Actual Present Value.

j) Other assets

The accounting values already represent the Market Value They are already at Actual Present Value.

6) Long Term Receivables

a) Deferred taxes and tax credits

a.1) Tax credits

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

a.2) Social Contribution and Deferred Income Tax

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

b) Loans and financing

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Derivative transactions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Prepaid expenses

The accounting values already represent the Market Value They are already at Actual Present Value.

e) Other assets

The accounting values already represent the Market Value They are already at Actual Present Value.

7) Permanent Asset

a) Investments

Equity Accounting: In the cases of equity interests held in controlled companies, the accounting balances, presented in the balance sheet of the companies that are controlled by the Company, were adjusted at market value by using the same criteria adopted by the Company. The value posted as equity interest of the Company in these associated companies was then adjusted, based on the shareholders equities of their controlled companies at market value. As previously mentioned, for the purposes of the exchange ratio, the total net amount of goodwill and negative goodwill possibly registered in the investment account held by the companies, was not considered.

Other sub accounts

The accounting values already represent the Market Value They are already at Actual Present Value.

b) Fixed Assets

In the calculation of the Market Value, it has been considered the following:

Properties and Facilities in Operation BIS

PLANCONSULT, by means of its staff specialized in the valuation of fixed assets of telecommunications companies, carried out a valuation of these assets, at market value, under the Valuation Rules in force and the already presented Chapter V above.

Properties and Facilities in Progress BIA

The accounting values already represent the Market Value They are already at Actual Present Value.

c) Deferred Assets

Goodwill

As previously mentioned, for the purposes of the exchange ratio, the total net amount of goodwill and negative goodwill possibly registered in the investment account held by the companies, was not considered.

Point of Presence Rights (Fundo de Comércio)

The accounting values already represent the Market Value They are already at Actual Present Value.

Other

The accounting values already represent the Market Value They are already at Actual Present Value.

8) Current Liability

a) Personnel, social charges and benefits

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The accounting values already represent the Market Value They are already at Actual Present Value.

b) Trade accounts payable

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Taxes, rates and contributions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Loans and financing

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

e) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

f) Interest on own capital and dividends

The accounting values already represent the Market Value They are already at Actual Present Value.

g) Provision for contingencies

The accounting values already represent the Market Value They are already at Actual Present Value.

h) Other liabilities

The accounting values already represent the Market Value They are already at Actual Present Value.

9) Long Term Liabilities

a) Taxes, rates and contributions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

b) Loans and financing

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

c) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

d) Provision for contingencies

The accounting values already represent the Market Value They are already at Actual Present Value.

e) Advance for Future Capital Increase - AFAC

The accounting values already represent the Market Value They are already at Actual Present Value.

f) Other liabilities

The accounting values already represent the Market Value They are already at Actual Present Value.

10) Minority interest

In case of minority interest in the capital stock, the reduction equal to such minority interest (in R\$) is required before the calculation of the equity accounting to be considered in the respective Controlling Company.

11) Treasury Shares

Treasury shares owned by the Company shall not be considered provided that they are related to the Net Equity account.

12) Capital Recourses

The accounting values already represent the Market Value They are already at Actual Present Value.

13) Tax effect on the carried out adjustments Capital gain or loss

- a) Whereas part of the adjustments made to the shareholders equity of the Company would result on a capital gain or loss, deductible for tax purposes, the tax credit (or debt) of income tax and social contribution must be considered as an adjustment factor in the shareholders equity of the Company, since, as of the maturity date of the assessed assets and liabilities, the gain (or loss) assessed as a result of the adjusts shall cause a tax credit (or debt).
- b) As a result, the tax effect (tax credit or debt) resulting from the adjustments mentioned above was calculated considering:

The average tax rate of income tax and social contribution of the Company, furnished by it.

An amortization term of 10 years.

The Discount rate presented on item <u>3</u> above for the calculation of the Present Value.

c) The amount of such tax effect was dully added to (or subtracted from) the Actual Net Equity at Market Value.

VII - CONCLUSION

Based on the object, scope, methodology and data furnished by the Company (and its controlled companies), the market value to the Actual Net Equity as of September 30, 2005 is R\$ 3,395,399,889.45

VIII - PLANCONSULT

PLANCONSULT is a leading company in the valuation market of large telecommunications companies.

PLANCONSULT has being assisting for over twenty-five years largest groups and companies within the country engaged in several industries.

In order to make a difference in the market and to always keep itself as a company with the highest quality in the segment, PLANCONSULT continuously invests in state of the art technology, communication and qualified personnel.

It has a high tech computer and telecommunication network, enabling the quickest and safest performance. PLANCONSULT also works with a mobile network, including own hardware, software and telecommunication, which, if required, constitutes a complete working structure inside client s offices, speeding up the work pace, optimizing costs and results, in addition to enable a close follow-up by the client on work development.

PLANCONSULT has been carrying out throughout last years hundreds of valuations to several of the largest and most important companies of the country, in addition to present them to governmental institutions such as Banco Nacional de Desenvolvimento Econômico S.A. Participações - BNDESPAR, Ministry of Finance, Internal Revenue Services, Comissão de Valores Mobiliários CVM (Brazilian Securities Commission), etc.

PLANCONSULT has been acting as advisor and consultant in privatization transactions, under Decree No. 91,991, of November 28, 1985 (company s valuation and stockholding control), including the appraisal of several companies that have already been privatized (Banestado, Banespa, Usiminas, PQU, Açominas, Celpav, Sibra, Banco Meridional, CESP, ELETROPAULO, and the 53 subsidiaries of TELEBRÁS System).

It has been further provided services of technical and financial due diligence, particularly to meet the needs of financial organism as for example IDB (Inter-American Development Bank).

PLANCONSULT, in addition to is qualification and know-how, facilities, personnel, and own computer systems (hardware and software) that have already been developed and proved, has the necessary and indispensable experience in the segment of **TELECOMMUNICATIONS COMPANIES**, stressing the valuation works for publicly-held companies, namely:

TELEBRÁS System and CRT Privatization

TELEACRE - Telecomunicações do Acre S.A. TELASA - Telecomunicações de Alagoas S.A. TELAMAZON - Telecomunicações do Amazonas S.A. TELEAMAPÁ - Telecomunicações do Amapá S.A. TELEBAHIA - Telecomunicações da Bahia S.A. **TELEBAHIA Celular S.A.** TELECEARÁ - Telecomunicações do Ceará S.A. TELEBRÁS - Telecomunicações Brasileiras S.A. TELEBRASÍLIA - Telecomunicações de Brasília S.A TELEST - Telecomunicações do Espírito Santo S.A. TELEST Celular S.A. TELEGOIÁS - Telecomunicações de Goiás S.A. TELMA - Telecomunicações do Maranhão S.A. TELEMIG - Telecomunicações de Minas Gerais S.A. TELEMS - Telecomunicações do Mato Grosso do Sul S.A. TELEMAT - Telecomunicações do Mato Grosso S.A. TELEPARÁ - Telecomunicações do Pará S.A. TELPA - Telecomunicações da Paraíba S.A. TELPE - Telecomunicações de Pernambuco S.A. TELEPISA - Telecomunicações do Piauí S.A. TELEPAR - Telecomunicações do Paraná S.A. EMBRATEL - Empresa Brasileira de Telecomunicações S.A. TELERJ - Telecomunicações do Rio de Janeiro S.A. TELERJ Celular S.A. TELERN - Telecomunicações do Rio Grande do Norte S.A. TELERON - Telecomunicações de Rondônia S.A. TELAIMA - Telecomunicações de Roraima S.A. CRT Companhia Riograndense de Telecomunicações CTMR - Companhia Telefônica Melhoramento e Resistência CRT Celular S.A. TELESC - Telecomunicações de Santa Catarina S.A. TELERGIPE - Telecomunicações de Sergipe S.A. CPqD - Centro de Pesquisa e Desenvolvimento - TELEBRÁS CTBC - Companhia Telefônica da Borda do Campo TELESP - Telecomunicações de São Paulo S.A.

TELESP Celular S.A.

Telefónica

CETERP - Centrais Telefônicas de Ribeirão Preto S.A. CRT Celular S.A. CTBC - Companhia Telefônica da Borda do Campo TELEBAHIA Celular S.A. TELERGIPE Celular S.A. TELERJ Celular S.A. TELESP - Telecomunicações de São Paulo S.A. TELEST Celular S.A.

Tele Centro Sul Participações S/A TCS (atual BRASIL TELECOM)

Companhia Telefônica Melhoramento e Resistência CTMR CRT Companhia Riograndense de Telecomunicações Telecomunicações de Brasília S.A. - TELEBRASÍLIA Telecomunicações de Goiás S.A. - TELEGOIÁS Telecomunicações de Mato Grosso do Sul S.A. - TELEMS Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Rondônia S.A TELERON Telecomunicações de Santa Catarina S.A. TELESC Telecomunicações de Mato Grosso S.A. TELESC Telecomunicações de Acre S.A. - TELEACRE Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Acre S.A. - TELEACRE Telecomunicações de Santa Catarina S.A. TELERON Telecomunicações de Santa Catarina S.A. TELESC Telecomunicações do Acre S.A. - TELEACRE Telecomunicações do Acre S.A. - TELEACRE Telecomunicações do Acre S.A. - TELEACRE

Telesp Celular

CETERP Celular S.A. GLOBAL TELECOM S.A. TELESP Celular S.A

TIM

Maxitel S.A. TIM Nordeste Telecomunicações S.A

VÉSPER

VÉSPER S.A. VÉSPER SÃO PAULO S.A

PLANCONSULT has also carried out valuations for several publicly-held companies engaged in other segments of the Brazilian economy, which not only have been approved by the companies themselves but also by regulatory bodies, including CVM.

IX - DISCLAIMER

- This Valuation Report on the Actual Net Equity at Market Value was prepared by PLANCONSULT Planejamento e Consultoria Ltda. (PLANCONSULT), aiming at the process of exchange of shares and mergers of associated companies, according to the provisions applicable to the calculation of the exchange ratios of shares set forth in the article 264 of Law No. 6,404 of December 15, 1976, as amended by Law No. 9,457, of May 5, 1997.
- 2) This Valuation Report on Actual Net Equity has been prepared by PLANCONSULT based on the information furnished by the Company s management, as well as other publicly available information, including the financial statements of the Company audited and reviewed by DELOITTE TOUCHE TOHMATSU. PLANCONSULT has taken all care and acted with high diligence standards in order to demand that the information provided by the Company be true and consistent with those audited or reviewed. However, there is no assurance that such information is true and complete.
- 3) PLANCONSULT did not conduct any legal, accounting or any other due diligence or carried out any independent investigation on the information made available in order to prepare this Valuation Report. Therefore, this report did not consider the impacts of any audit or investigation. PLANCONSULT assumes no responsibility for the truthfulness, accuracy or extension of the information obtained.
- 4) PLANCONSULT has not analyzed the legal validity and effectiveness of the processed information tanking into account that such analysis is beyond its professional scope. The validity and enforceability of liens or encumbrances on the Company s assets have not as well been analyzed. However, the amounts relating to such liens or encumbrances have been considered in our report.
- 5) Therefore, PLANCONSULT does not assume any responsibility on the legal, engineering or financial matter beyond those implicit in the exercise of its specific functions at issue, which are specifically set forth in the applicable legislation, codes and regulations.
- 6) The Company s managers did not in any way directed, made difficult or took any action which might hinder the access, use or knowledge of any information relevant for the quality of the work, and stated that all documents and/or other information existing to enable the accomplishment of the work and quality of the respective conclusions were made available to PLANCONSULT.
- 7) PLANCONSULT represents that the number of shares of the company at issue, which PLANCONSULT itself, its controlling persons and other persons bound to them are holders, or which are under their discretionary management, is zero.
- 8) PLANCONSULT states the non existence of any conflict or communion of interest, effective or potential, with the controlling person of the company, or minority shareholders of the company, or in relation to any other involved company, its respective partners, or in connection with the operation itself of exchange of shares and mergers of associated companies.

- 9) There is no assurance that any of the premises, estimates, projections, partial or total results or conclusions used or showed in this Valuation Report will be effectively accomplished or determined, in whole or in part. The final results may be different from the projections, and those differences may be relevant and further be impacted by market conditions, among others. Therefore, there is no guarantee on the part of PLANCONSULT as to the accomplishment or not of the projections herein, specifically which occurrence depends on future and uncertain events.
- 10) The fixed assets of the company have been appraised by PLANCONSULT.
- 11) The Valuation Report did not consider any future benefit that a potential success of the operation of exchange of shares and mergers of companies may eventually bring to themselves.
- 12) The information included herein reflects the financial and accounting conditions of the company on 09/30/2005. Any amendment to these conditions may change the result showed herein.
- 13) This Valuation Report must be used exclusively within the scope of the operation of exchange of shares and mergers of companies, duly informed to the market by applicable means.
- Analysis reports on other companies and sectors prepared by PLANCONSULT and/or its affiliates may address market premises in a way different from this Valuation Report.
- 15) This Valuation Report may not be reproduced or published, in whole or in part, without the prior consent of PLANCONSULT.
- 16) The basis date of this Valuation Report is 09/30/2005.

São Paulo, December 2, 2005.

PLANCONSULT Planejamento e Consultoria Ltda.

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EXHIBIT I Balance sheets

EXHIBIT II Discount rate

EXHIBIT I

	Telesp Celular Part. S.A. REAL
ASSETS	
CURRENT ASSETS:	
Cash and cash equivalents	67,927.32
Net accounts receivable	26,444.44
Inventories	
Advances to suppliers	
Interests on own capital and dividends	53,573,670.41
Deferred tax and tax credits	15,658,803.66
Tax credits	15,658,803.66
Anticipated income tax and social contribution	2,611,938.07
Withheld income tax	406,438.45
ICMS credit	
Pis, Cofins and other credits	12,640,427.15
ICMS over services to be appropriated	
Deferred social contribution and income tax	
11221151 Deferred income tax - tax losses	
11221152 Deferred income tax - contingencies	
11221153 Deferred income tax - provision for losses in inventory	
11221154 Deferred income tax - over bad debt provision	
11221155 Deferred income tax - over amortization of unrealized goodwill	
11221156 Deferred income tax - over suppliers	
11221157 Deferred income tax - over loyalty programs	
11221159 Deferred income tax - other temporary differences	
11221161 Deferred social contribution - negative basis	
11221162 Deferred social contribution - contingencies	
11221163 Deferred social contribution - provision for losses in inventory	
11221164 Deferred social contribution - over bad debt provision	
11221165 Deferred social contribution - over amortization of unrealized goodwill	
11221166 Deferred social contribution - over suppliers	
11221167 Deferred social contribution - over loyalty programs	
11221169 Deferred social contribution - other temporary differences	
14311111 Goodwill over investment - restructuring	
14391111 Accumulated amortization - Goodwill - restructuring	
21191914 Provision of goodwill with investment	
22191914 Provision of goodwill with investment	
Loans and financings	
Derivative transactions	
Anticipated expenses	806,906.01
Other current assets	14,474,297.63
Total current assets	68,949,245.81
NON-CURRENT ASSETS:	
Deferred tax and tax credits	295,057,645.67
Tax credits	294,695,875.84
Anticipated income tax and social contribution	275,405,046.19
ICMS credit	
Pis, Cofins and other credits	19,290,829.65
Deferred social contribution and income tax	361,769.83
12121151 Deferred income tax - tax losses	
12121152 Deferred income tax - contingencies	
12121153 Deferred income tax - provision for losses in inventory	

12121153 Deferred income tax - provision for losses in inventory

12121154	Deferred income tax - over bad debt provision
12121155	Deferred income tax - over amortization of unrealized goodwill
12121159	Deferred income tax - other temporary differences
12121161	Deferred social contribution - negative basis
12121162	Deferred social contribution - contingencies
12121163	Deferred social contribution - provision for losses in inventory
	Deferred social contribution - over bad debt provision
12121165	Deferred social contribution - over amortization of unrealized goodwill
12121169	Deferred social contribution - other temporary differences

14311113 Goodwill over investment - long term	
Loans and financings	
Derivative transactions	
Anticipated expenses	3,539,993.76
Other non-current assets	1,946,061.00
Other non-current assets	1,940,001.00
Total non-current assets	300,543,700.43
PERMANENT ASSETS:	
Investments	6,414,484,239.44
Property, plant and equipment	321,239.17
Deferred assets	
Total permanent assets	6,414,805,478.61
Total assets	6,784,298,424.85

LIABILITIES	
CURRENT LIABILITIES:	
Personnel, charges and social benefits	923,766.79
Suppliers and accounts payable	4,101,309.83
Taxes, charges and contributions	1 0 41 0 40 0 50 17
Loans and financings	1,041,069,952.17
Derivative transactions	359,782,308.88
Interests on shareholders equity and dividends	(2,685.11)
Provision for contingencies Other current liabilities	60,466,379.21
	22,621,586.34
Total current liabilities	1,488,962,618.12
NON-CURRENT LIABILITIES:	
Taxes, charges and contributions	
Loans and financings	1,850,555,809.63
Derivative transactions	154,817,290.92
Provision for contingencies	
Advance payment for future capital increase	
Other current liabilities	
Total non-current liabilities	2,005,630,306.55
MINORITY SHAREHOLDERS	
SHAREHOLDERS EQUITY	
Capital stock	
Shares in treasury	
Capital reserves	
Profits reserves	
Revaluation reserves	
Accumulated profits	
Net income of the period	
Result in the conversion of Balance Sheet	
Total shareholders equity	3,289,705,500.18
Shareholders equity less Goodwill Reserve	3,622,088,094.24
FUNDS SUBJECT TO CAPITALIZATION	
Total liabilities	6,784,298,424.85
	3,622,088,094.24
Tax credit	105,694,389.27
	3,289,705,500.18
	3,395,399,889.45
Real shareholders equity - adjusted shareholders equity	332,382,594.06
Income tax and social contribution rates (36.868%)	122,542,814.78
Tax credit	105,694,389.27
Final real shareholders equity with tax effect	3,395,399,889.45

<u>EXHIBIT II</u>

Parameters	Value	Comments
FCF terminal growth rate	4.00%	EBITDA growth without license 2014 / risk free
Tax Rate (Tc)	34%	
Debt/equity ratio (D/E)	45.0%	Calculated from market values
Equity/value ratio (E/V)	69.0%	Calculated from the debt/equity ratio
Debt/value ratio (D/V)	31.0%	[1 - (equity/value) ratio]
Equity beta	1.01	The adjusted Bloomberg beta of the industry was used
Debt beta	0.35	WACC
Asset beta	0.81	$\{(1-Tc)D / [(1-Tc)D + E]\}$ *Bdebt + {E / [(1-Tc) D + E]}*Bequity
Equity return (Re)	15.1%	WACC
Debt return (Rd)	8.0%	Average cost of debt USD
Asset return	12.9%	WACC
Risk-free rate	4.25%	Federal Reserve (T-bond 10 yrs yield)
Market premium (rM-rF)	10.7%	Brazil market premium (Damodaran)
WACC	12.02%	[(1-Tc)*(Rd*D/V) + (Re*E/V)]
U.S. inflation	2%	
Brazilian inflation	5.57%	

Used Discount rate 15.9407%

PLANCONSULT REPORT REGARDING TCO

TELE CENTRO OESTE PARTICIPAÇÕES S.A.

ACTUAL NET EQUITY AT MARKET VALUE

VALUATION REPORT

EXECUTIVE SUMMARY

December/2005

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I - <u>OBJECT</u>

PLANCONSULT Planejamento e Consultoria Ltda. was retained by **TELE CENTRO OESTE PARTICIPAÇÕES. S.A.** (TCO) to render the Valuation Report on the Actual Net Equity at Market Value of the Company, on the basis date of September 30, 2005. This paper refers to the corporate restructuring process, whose object is the process of exchange of shares and merger of associated companies, according to the provisions applicable to the calculation of the exchange ratios of shares, under the provisions of article 264 of Law No. 6,404 of December 15, 1976, as amended by Law No. 9,457 of May 5, 1997.

II - PRESENTATION OF THE COMPANY

1) THE COMPANY

TCO is a Holding Company owner of 100% of the following operators: Telegoiás Celular S.A., Telemat Celular S.A., Telems Celular S.A., Teleron Celular S.A., Teleacre Celular S.A. (hereinafter referred to, jointly, as Area 7), Norte Brasil Telecom S.A., (NBT) (former Area 8) and a company who provided solutions to data market services via IP (Internet Protocol), TCO IP. In addition to be a Holding Company, the Company and its controlled companies are operators authorized for the rendering of Personal Mobile Services (SMP) in the Federal District. Its controlled companies operate in the states of Goiás and Tocantins, Mato Grosso, Mato Grosso do Sul, Rondônia, Acre and, through NBT, in Roraima, Amapá, Pará, Amazonas and Maranhão.

The Company was incorporated pursuant to the laws of the Federative Republic of Brazil under the name of Tele Centro Oeste Celular Participações S.A., known as TCO . It is a joint stock company (*socieade por ações*) under the Brazilian Corporation law. Its head office is located at SCS, Quadra 2, Bloco C, 226, 7° andar, 70319-900 Brasília, DF.

III - INFORMATION BASIS

The accounting information, showed in the interim balance sheet of the Company reviewed by independent auditors on the basis date of September 30, 2005, has been used as starting point.

The report is based on interviews with the Company s management and on managerial data, additional information, written or oral, furnished by the Company, aging schedule of receivables and suppliers, loan transactions controls, and debt hedging, among others.

This report does not constitute an audit report on accounting statements used or on any other information included herein and, therefore, it shall not be interpreted as such.

IV - <u>SUBSEQUENT EVENTS</u>

This valuation does not reflect events occurred after issuance of this report and any relevant fact occurring between the valuation basis date and the date on which this document was issued that has not been informed to PLANCONSULT.

Until issuance of this report, PLANCONSULT is not aware of any event that may substantially change the result of this valuation.

V - <u>SCOPE</u>

The methodology has been applied to calculate the market value of the Actual Net Equity (ANE) of the Company, and mainly considered the assets and liabilities registered in the accounting information reviewed by the Company s independent auditors, under the rules of IBRACON applicable to the statements on the basis date of September 30, 2005, and further, the interim balance sheets furnished by the Company s subsidiaries.

This methodology is applicable to determine the market value of assets and liabilities of a certain company. Its application considers as starting point the accounting values of assets and liabilities and makes adjustments to several of these items in order to reflect their respective probable realization values.

For that purpose, the following procedures have been carried out:

Reading and analysis of interim balance sheets furnished by the Company and its controlled companies;

Analysis of assets and liabilities accounts registered in the Company s and its controlled companies balance sheets, aiming at identifying items that might be adjusted, as well as the calculation of their probable market value;

Adjustments of accounting statements to their market value based on the result of our analysis;

Adjustments of property, plant and equipment by their respective market value, based on the analysis carried out by the technical staff of PLANCONSULT with experience in evaluating fixed assets of telecommunications companies;

Calculation of investments values of the Company and its subsidiaries by the equity method of accounting, based on the net equity at market of these subsidiaries;

Calculation of tax effects (income tax and social contribution) on the surplus and deficit resulting from such valuation;

Calculation of the market value of the Company s net equity (Exhibit I).

The details of the foregoing procedures and calculations are set forth in Chapter VIII of this report.

The methodology and scope of this report aimed at evaluating a company in operation, therefore, except for tax costs and credits, any cost related to expenses ordinarily incurred in the realization of assets or payment of liabilities, as well as those related to bankruptcy or liquidation procedures of companies, such as terminations, costs in connection with judicial disputes, retainment of third parties (legal counsels, advisors,

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etc.) have not been considered in our calculations.

When existing, the total amount of goodwill and negative goodwill registered in the investment account held in controlled companies, the amount prepaid for acquisition of shares concerning the special goodwill reserve and their respective tax credits have been disregarded in the result of this valuation.

The ANE methodology exclusively considers the market value of tangible assets and adjusted liabilities at market, excluding, therefore, market values of intangible assets, which are registered in most of the companies in operation, and disregarding the prospective future profitability of the company.

Consequently, the object of our analysis was not the identification and valuation of the Company s intangible assets, which were not accounted for in the accounting statements, or the identification and quantification of liabilities unregistered and undisclosed by the Company s Management.

The Fixed Assets were valuated as follows:

1. Development of the analysis

1.1 PLANCONSULT demanded to the Company the existing individual records and/or information of asset or engineer control of all its equity assets, for the basis date of September 30, 2005, containing, among other, the following information:

 Number of the asset or of its control

 Account

 Place

 Purchase date

 Description of the asset

 Original purchase values, monetary adjustment and depreciation

 Other information

The information already available at the accounting and technical files of the Company were used at most in order to preserve the memory of the Company.

The register of offer prices of equipment was also requested, containing the most recently used prices and the prices effectively paid by the Company, as well as the amounts for installation and manpower of contractors.

1.2 PLANCONSULT carried out, due to the short amount of time available, by a reduced sampling, a physical inspection of the assets under analysis, jointly with the Company.

On the places where the inspections were carried out, employees of the Company accompanied the staffs of PLANCONSULT. These people were familiar to the assets under inspection and could clarify the doubts regarding the physical inventory of the assets.

1.3 Based on the accounting file sent by the Company, for the basis date of September 30, 2005, PLANCONSULT processed a summary of the amounts per account.

Based on such summary, the accounts with relevant amounts were set forth, due to the representation of the accounting values over the total adjusted value of the company and due to the operational status of the account.

2. Items valuated at market value

Market Value is considered the value that the asset would obtain in a purchase and sale transaction, within a reasonable term, not being the purchaser and the seller constrained to transact, and considering that the parties know their assets in detail.

PLANCONSULT bases their valuation of the Fixed Assets on the ABNT RULES. These rules impose the currently rules in force applicable to valuation, setting forth guidelines that are basic to the good valuation and basically orientate, according to two methods:

Comparative method

The value of the asset is obtained from the comparison of market data regarding other assets of similar characteristics.

Cost method

The value of the asset results from a summary or detailed budget or from the composition of the cost of other assets that are equal (manufacturing cost) or equivalent (replacement cost) to the object of the valuation.

The valuation of fixed assets, as a rule, is carried out through the method of replacement or exchange cost. In the case under analysis, the replacement or exchange cost may be summarized as the sum total of the purchase price of the fixed assets with all the implications of taxes, transport costs until the work place, with the costs of materials for installation, respective manpower, including in regard to special or regular finish, engineer, supervision, etc.

Information relating to recent purchase of fixed assets (goods and services), resulted from quotations and negotiations with suppliers in the Brazilian market, were obtained from the Company.

Researches on the useful lives of each kind of fixed assets, mainly set forth on account of their use and technological obsoleteness, were also carried out, in order to find out the effective depreciation rate to be applied to each asset.

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The depreciation factor is the one that adjust the market value of the asset. By applying the due depreciation to the price (or cost), the market price is found out.

The valuation presented in this work normally fit in the Precise Valuations of the RULES of ABNT (Associação Brasileira de Normas Técnicas), except for the accounts and items that present a lower value (please refer to Chapter II Methodology) and that fit in the Expeditious Valuations .

The fixed assets with relevant economic values, belonging to the accounts below related to Assets and Installations in Service (BIS), were valuated by the traditional methods (at market value):

- a) Switch Equipment
 - BIS Analog central office switching systems

BIS Analog central office switching systems GATEWAY

- BIS Analog home location register (HLR)
- BIS Other switch equipment Analog
- BIS Digital central office switching systems

BIS Digital central office switching systems GATEWAY

BIS Digital home location register (HLR)

BIS Other switch equipment Digital

b) Transmission Equipment

BIS ERB (radio base station)	Analog
BIS Microcells Analog	
BIS Minicells Analog	
BIS Repeaters Analog	
BIS Antennas Analog	

	U	0
BIS Radios	Analog	
BIS ERB (radi	o base station)	digital
BIS Microcell	s digital	
BIS Minicells	digital	
BIS Repeaters	digital	
BIS Antennas	digital	
BIS Radios	digital	

BIS Optical modem digital

BIS Concentrator digital

c) Infrastructure

BIS Towers

BIS Posts

BIS Containers

BIS Energy Equipment

BIS Central Air Conditioning Equipment

BIS Batteries

BIS Equipment to fight fire

d) Software use rights

BIS Software Maintenance of ERBs (radio base stations)

BIS Software Maintenance of switching

3. Items valuated at accounting residual amount

Considering the final objective of the works and its low economic value, the assets that belong to the accounts below were valuated at their accounting residual amount:

a) Transmission Equipment

BIS Other Equipment and means of Analog transmission

BIS Other Equipment and means of digital transmission

BIS Air and underground optical cabo

b) Terminal equipment

BIS Private Equipment Rent

BIS Private Equipment Free lease

BIS Private Equipment Tads

c) Real estate properties

BIS Real estate properties

d) Buildings

BIS Buildings

e) Infrastructure

BIS Elevators

BIS Underground piping

BIS Other supports and protectors

BIS Appurtenances on third parties properties

f) Software use rights

BIS Software Call Center

BIS SoftwareBillingBIS SoftwareSapBIS SoftwareSaf

BIS Software Human resources

BIS Software Gir

BIS Software Others

g) Concession license

BIS Exploitation concession license

h) Other assets

BIS Cptc Analog/Digital

BIS Pre-paid

BIS Intelligent network

BIS Analog/Digital voice mail

BIS Analog/Digital short message

BIS Other Equipment/platforms

BIS Vehicles fleet

BIS Managerial vehicles

BIS Tools and instruments for repairment/construction

BIS Equipment of telesupervision

BIS Computing Equipment

BIS Equipment of tests and measures

BIS Furniture and other assets of general use

BIS Brands and patents

BIS Other intangible assets

i) Assets and installations in progress (BIA)

VI - PROCEDURES

The main procedures adopted in our analysis were the following:

1) Uniformity in the companies under consideration

The analysis carried out for all Companies complied with the same precepts and methodology.

We do not describe the meaning of each Asset and Liability Accounts (Capital Accounts) provided that the Company (and its respective Controlled Companies) has to comply with the Accounts Plan (including the content thereof) determined by the regulatory body of the telecommunications sector ANATEL.

Certain Assets and Liabilities accounts may have their original accounting value set to zero, pursuant to the balance sheets delivered by the Company (and of its respective Controlled Companies).

The Market Value arises out of the calculation of the Present Value of each Capital Account, taking into consideration their respective aging and a discount rate equal to the capital cost of the company (based on the study carried out by Banco Goldmann Sachs, retained by the Company to render a valuation based on the Economic Value Method), duly adjusted in order to consider inflation differences between the Brazilian and North-American currencies.

2) Treatment of the Goodwill

Based on the opinion of Machado, Meyer, Sendacz e Opice Advogados, as to the interpretation of the Corporation Law (art. 264, *caput* and paragraph 2 of Law No. 6,404/76) in connection with the treatment of the goodwill, negative goodwill and any reserve for losses in the merger of shares, we have disregarded these items in the calculation of the net equity of the Company at market value.

3) Discount rate

In relation to the flow discount rate at Present Value of each capital account, we have adopted in this analysis the capital cost equal to 15.9407% p.a., in accordance with EXHIBIT II, considering that all amounts existing in the financial statements furnished by the Company are expressed in Brazilian currency (R\$ - Reais).

4) Term

Accounts Payable were considered as an average term of 15 days.

As from such term, we considered the final maturity informed, that is, 30 days from 1 one to 30 days, 60 days from 31 to 60 days, 90 days from 61 to 90. From 90 days on, it was adopted the bad debt provision.

5) Current Assets

a) Available Funds

Considered as Market Value They are already at Actual Present Value.

b) Receivables, net

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data provided by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Inventories

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company (the average turnover indexes of handsets inventory was used to determine the aging).

Zero value for obsolete inventory, calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Advance to Suppliers

The accounting values already represent the Market Value They are already at Actual Present Value.

e) JSCP (Interest on Own Capital) and Dividends

The accounting values already represent the Market Value They are already at Actual Present Value.

- f) Deferred taxes and tax credits
- f.1) Tax credits

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

f.2) ICMS (value-added tax) over Services to be Appropriated

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

f.3) Social Contribution and Deferred Income Tax

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

g) Loans and financing

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

h) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value, has been considered.

i) Prepaid expenses

The accounting values already represent the Market Value They are already at Actual Present Value.

j) Other assets

The accounting values already represent the Market Value They are already at Actual Present Value.

6) Long Term Receivables

a) Deferred taxes and tax credits

a.1) Tax credits

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

a.2) Social Contribution and Deferred Income Tax

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

b) Loans and financing

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Derivative transactions

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Prepaid expenses

The accounting values already represent the Market Value They are already at Actual Present Value.

e) Other assets

The accounting values already represent the Market Value They are already at Actual Present Value.

7) Permanent Asset

a) Investments

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Equity Accounting: In the cases of equity interests held in controlled companies, the accounting balances, presented in the balance sheet of the companies that are controlled by the Company, were adjusted at market value by using the same criteria adopted by the Company. The value posted as equity interest of the Company in these associated companies was then adjusted, based on the shareholders equities of their controlled companies at market value. As previously mentioned, for the purposes of the exchange ratio, the total net amount of goodwill and negative goodwill possibly registered in the investment account held by the companies, was not considered.

Other sub accounts

The accounting values already represent the Market Value They are already at Actual Present Value.

b) Fixed Assets

In the calculation of the Market Value, it has been considered the following:

Properties and Facilities in Operation BIS

PLANCONSULT, by means of its staff specialized in the valuation of fixed assets of telecommunications companies, carried out a valuation of these assets, at market value, under the Valuation Rules in force and the already presented Chapter V above.

Properties and Facilities in Progress BIA

The accounting values already represent the Market Value They are already at Actual Present Value.

c) Deferred Assets

Goodwill

As previously mentioned, for the purposes of the exchange ratio, the total net amount of goodwill and negative goodwill possibly registered in the investment account held by the companies, was not considered.

Point of Presence Rights (Fundo de Comércio)

The accounting values already represent the Market Value They are already at Actual Present Value.

Other

The accounting values already represent the Market Value They are already at Actual Present Value.

8) Current Liability

a) Personnel, social charges and benefits

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The accounting values already represent the Market Value They are already at Actual Present Value.

b) Trade accounts payable

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Taxes, rates and contributions

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Loans and financing

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

e) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

f) Interest on own capital and dividends

The accounting values already represent the Market Value They are already at Actual Present Value.

g) Provision for contingencies

The accounting values already represent the Market Value They are already at Actual Present Value.

h) Other liabilities

The accounting values already represent the Market Value They are already at Actual Present Value.

9) Long Term Liabilities

a) Taxes, rates and contributions

In the calculation of the Market Value, it has been considered the following:

The aging of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

b) Loans and financing

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

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c) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

d) Provision for contingencies

The accounting values already represent the Market Value They are already at Actual Present Value.

e) Advance for Future Capital Increase - AFAC

The accounting values already represent the Market Value They are already at Actual Present Value.

f) Other liabilities

The accounting values already represent the Market Value They are already at Actual Present Value.

10) Minority interest

In case of minority interest in the capital stock, the reduction equal to such minority interest (in R\$) is required before the calculation of the equity accounting to be considered in the respective Controlling Company.

11) Treasury Shares

Treasury shares owned by the Company shall not be considered provided that they are related to the Net Equity account.

12) Capital Recourses

The accounting values already represent the Market Value They are already at Actual Present Value.

13) Tax effect on the carried out adjustments Capital gain or loss

- a) Whereas part of the adjustments made to the shareholders equity of the Company would result on a capital gain or loss, deductible for tax purposes, the tax credit (or debt) of income tax and social contribution must be considered as an adjustment factor in the shareholders equity of the Company, since, as of the maturity date of the assessed assets and liabilities, the gain (or loss) assessed as a result of the adjusts shall cause a tax credit (or debt).
- b) As a result, the tax effect (tax credit or debt) resulting from the adjustments mentioned above was calculated considering:

The average tax rate of income tax and social contribution of the Company, furnished by it.

An amortization term of 10 years.

The Discount rate presented on item <u>3</u> above for the calculation of the Present Value.

c) The amount of such tax effect was dully added to (or subtracted from) the Actual Net Equity at Market Value.

VII - CONCLUSION

Based on the object, scope, methodology and data furnished by the Company (and its controlled companies), the market value to the Actual Net Equity as of September 30, 2005 is R\$ 2,390,078,454.51

VIII - PLANCONSULT

PLANCONSULT is a leading company in the valuation market of large telecommunications companies.

PLANCONSULT has being assisting for over twenty-five years largest groups and companies within the country engaged in several industries.

In order to make a difference in the market and to always keep itself as a company with the highest quality in the segment, PLANCONSULT continuously invests in state of the art technology, communication and qualified personnel.

It has a high tech computer and telecommunication network, enabling the quickest and safest performance. PLANCONSULT also works with a mobile network, including own hardware, software and telecommunication, which, if required, constitutes a complete working structure inside client s offices, speeding up the work pace, optimizing costs and results, in addition to enable a close follow-up by the client on work development.

PLANCONSULT has been carrying out throughout last years hundreds of valuations to several of the largest and most important companies of the country, in addition to present them to governmental institutions such as Banco Nacional de Desenvolvimento Econômico S.A. Participações - BNDESPAR, Ministry of Finance, Internal Revenue Services, Comissão de Valores Mobiliários CVM (Brazilian Securities Commission), etc.

PLANCONSULT has been acting as advisor and consultant in privatization transactions, under Decree No. 91,991, of November 28, 1985 (company s valuation and stockholding control), including the appraisal of several companies that have already been privatized (Banestado, Banespa, Usiminas, PQU, Açominas, Celpav, Sibra, Banco Meridional, CESP, ELETROPAULO, and the 53 subsidiaries of TELEBRÁS System).

It has been further provided services of technical and financial due diligence, particularly to meet the needs of financial organism as for example IDB (Inter-American Development Bank).

PLANCONSULT, in addition to is qualification and know-how, facilities, personnel, and own computer systems (hardware and software) that have already been developed and proved, has the necessary and indispensable experience in the segment of **TELECOMMUNICATIONS COMPANIES**, stressing the valuation works for publicly-held companies, namely:

TELEBRÁS System and CRT Privatization

TELEACRE - Telecomunicações do Acre S.A. TELASA - Telecomunicações de Alagoas S.A. TELAMAZON - Telecomunicações do Amazonas S.A. TELEAMAPÁ - Telecomunicações do Amapá S.A. TELEBAHIA - Telecomunicações da Bahia S.A. **TELEBAHIA Celular S.A.** TELECEARÁ - Telecomunicações do Ceará S.A. TELEBRÁS - Telecomunicações Brasileiras S.A. TELEBRASÍLIA - Telecomunicações de Brasília S.A TELEST - Telecomunicações do Espírito Santo S.A. TELEST Celular S.A. TELEGOIÁS - Telecomunicações de Goiás S.A. TELMA - Telecomunicações do Maranhão S.A. TELEMIG - Telecomunicações de Minas Gerais S.A. TELEMS - Telecomunicações do Mato Grosso do Sul S.A. TELEMAT - Telecomunicações do Mato Grosso S.A. TELEPARÁ - Telecomunicações do Pará S.A. TELPA - Telecomunicações da Paraíba S.A. TELPE - Telecomunicações de Pernambuco S.A. TELEPISA - Telecomunicações do Piauí S.A. TELEPAR - Telecomunicações do Paraná S.A. EMBRATEL - Empresa Brasileira de Telecomunicações S.A. TELERJ - Telecomunicações do Rio de Janeiro S.A. TELERJ Celular S.A. TELERN - Telecomunicações do Rio Grande do Norte S.A. TELERON - Telecomunicações de Rondônia S.A. TELAIMA - Telecomunicações de Roraima S.A. CRT Companhia Riograndense de Telecomunicações CTMR - Companhia Telefônica Melhoramento e Resistência CRT Celular S.A. TELESC - Telecomunicações de Santa Catarina S.A. TELERGIPE - Telecomunicações de Sergipe S.A. CPqD - Centro de Pesquisa e Desenvolvimento - TELEBRÁS CTBC - Companhia Telefônica da Borda do Campo TELESP - Telecomunicações de São Paulo S.A.

TELESP Celular S.A.

Telefónica

CETERP - Centrais Telefônicas de Ribeirão Preto S.A. CRT Celular S.A. CTBC - Companhia Telefônica da Borda do Campo TELEBAHIA Celular S.A. TELERGIPE Celular S.A. TELERJ Celular S.A. TELESP - Telecomunicações de São Paulo S.A. TELEST Celular S.A.

Tele Centro Sul Participações S/A TCS (atual BRASIL TELECOM)

Companhia Telefônica Melhoramento e Resistência CTMR CRT Companhia Riograndense de Telecomunicações Telecomunicações de Brasília S.A. - TELEBRASÍLIA Telecomunicações de Goiás S.A. - TELEGOIÁS Telecomunicações de Mato Grosso do Sul S.A. - TELEMS Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Rondônia S.A TELERON Telecomunicações de Santa Catarina S.A. TELESC Telecomunicações de Mato Grosso S.A. TELESC Telecomunicações de Acre S.A. - TELEACRE Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Acre S.A. - TELEACRE Telecomunicações de Santa Catarina S.A. TELERON Telecomunicações de Santa Catarina S.A. TELESC Telecomunicações do Acre S.A. - TELEACRE Telecomunicações do Acre S.A. - TELEACRE Telecomunicações do Acre S.A. - TELEACRE

Telesp Celular

CETERP Celular S.A. GLOBAL TELECOM S.A. TELESP Celular S.A

TIM

Maxitel S.A. TIM Nordeste Telecomunicações S.A

VÉSPER

VÉSPER S.A. VÉSPER SÃO PAULO S.A

PLANCONSULT has also carried out valuations for several publicly-held companies engaged in other segments of the Brazilian economy, which not only have been approved by the companies themselves but also by regulatory bodies, including CVM.

IX - DISCLAIMER

- This Valuation Report on the Actual Net Equity at Market Value was prepared by PLANCONSULT Planejamento e Consultoria Ltda. (PLANCONSULT), aiming at the process of exchange of shares and mergers of associated companies, according to the provisions applicable to the calculation of the exchange ratios of shares set forth in the article 264 of Law No. 6,404 of December 15, 1976, as amended by Law No. 9,457, of May 5, 1997.
- 2) This Valuation Report on Actual Net Equity has been prepared by PLANCONSULT based on the information furnished by the Company s management, as well as other publicly available information, including the financial statements of the Company audited and reviewed by DELOITTE TOUCHE TOHMATSU. PLANCONSULT has taken all care and acted with high diligence standards in order to demand that the information provided by the Company be true and consistent with those audited or reviewed. However, there is no assurance that such information is true and complete.
- 3) PLANCONSULT did not conduct any legal, accounting or any other due diligence or carried out any independent investigation on the information made available in order to prepare this Valuation Report. Therefore, this report did not consider the impacts of any audit or investigation. PLANCONSULT assumes no responsibility for the truthfulness, accuracy or extension of the information obtained.
- 4) PLANCONSULT has not analyzed the legal validity and effectiveness of the processed information tanking into account that such analysis is beyond its professional scope. The validity and enforceability of liens or encumbrances on the Company s assets have not as well been analyzed. However, the amounts relating to such liens or encumbrances have been considered in our report.
- 5) Therefore, PLANCONSULT does not assume any responsibility on the legal, engineering or financial matter beyond those implicit in the exercise of its specific functions at issue, which are specifically set forth in the applicable legislation, codes and regulations.
- 6) The Company s managers did not in any way directed, made difficult or took any action which might hinder the access, use or knowledge of any information relevant for the quality of the work, and stated that all documents and/or other information existing to enable the accomplishment of the work and quality of the respective conclusions were made available to PLANCONSULT.
- 7) PLANCONSULT represents that the number of shares of the company at issue, which PLANCONSULT itself, its controlling persons and other persons bound to them are holders, or which are under their discretionary management, is zero.
- 8) PLANCONSULT states the non existence of any conflict or communion of interest, effective or potential, with the controlling person of the company, or minority shareholders of the company, or in relation to any other involved company, its
 - 22

respective partners, or in connection with the operation itself of exchange of shares and mergers of associated companies.

- 9) There is no assurance that any of the premises, estimates, projections, partial or total results or conclusions used or showed in this Valuation Report will be effectively accomplished or determined, in whole or in part. The final results may be different from the projections, and those differences may be relevant and further be impacted by market conditions, among others. Therefore, there is no guarantee on the part of PLANCONSULT as to the accomplishment or not of the projections herein, specifically which occurrence depends on future and uncertain events.
- 10) The fixed assets of the company have been appraised by PLANCONSULT.
- 11) The Valuation Report did not consider any future benefit that a potential success of the operation of exchange of shares and mergers of companies may eventually bring to themselves.
- 12) The information included herein reflects the financial and accounting conditions of the company on 09/30/2005. Any amendment to these conditions may change the result showed herein.
- 13) This Valuation Report must be used exclusively within the scope of the operation of exchange of shares and mergers of companies, duly informed to the market by applicable means.
- Analysis reports on other companies and sectors prepared by PLANCONSULT and/or its affiliates may address market premises in a way different from this Valuation Report.
- 15) This Valuation Report may not be reproduced or published, in whole or in part, without the prior consent of PLANCONSULT.
- 16) The basis date of this Valuation Report is 09/30/2005.

São Paulo, December 2, 2005.

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X - <u>EXHIBITS</u>

EXHIBIT I Balance sheets

EXHIBIT II Discount rate

EXHIBIT I

	Tele Centro Oeste Part. S.A. REAL
ASSETS	
CURRENT ASSETS:	
Cash and cash equivalents	94,885,846.58
Net accounts receivable	121,247,191.31
Inventories	24,025,352.10
Advances to suppliers	3,287,765.13
Interests on own capital and dividends	161,097,368.49
Deferred tax and tax credits	45,878,250.68
Tax credits	32,413,010.31
Anticipated income tax and social contribution	2,788,345.17
Withheld income tax	19,821,260.59
ICMS credit	8,232,688.58
Pis, Cofins and other credits	1,570,715.97
ICMS over services to be appropriated	1,021,004.91
Deferred social contribution and income tax	12,444,235.46
11221151 Deferred income tax tax losses	1,028,652.93
11221152 Deferred income tax contingencies	386,395.04
11221153 Deferred income tax provision for losses in inventory	295,377.21
11221154 Deferred income tax over bad debt provision	2,059,185.03
11221155 Deferred income tax over amortization of unrealized goodwill	2 508 081 02
11221156 Deferred income tax over suppliers 11221157 Deferred income tax over loyalty programs	3,598,081.02
11221157Deferred income taxover loyalty programs11221159Deferred income taxother temporary differences	537,713.63
11221159 Deferred social contribution negative basis	1,244,354.05 370,878.40
11221162 Deferred social contribution contingencies	139,102.21
11221163 Deferred social contribution provision for losses in inventory	139,102.21
11221164 Deferred social contribution over bad debt provision	741,306.61
11221164 Deferred social contribution over bad debt provision 11221165 Deferred social contribution over amortization of unrealized goodwill	741,500.01
11221166 Deferred social contribution over suppliers	1,295,309.16
11221167 Deferred social contribution over loyalty programs	193,576.90
11221169 Deferred social contribution other temporary differences	447,967.46
14311111 Goodwill over investment restructuring	117,507.10
14391111 Accumulated amortization Goodwill restructuring	
21191914 Provision of goodwill with investment	
22191914 Provision of goodwill with investment	
Loans and financings	
Derivative transactions	
Anticipated expenses	19,096,509.27
Other current assets	13,833,296.38
Total current assets	483,351,579.94
NON-CURRENT ASSETS:	
Deferred tax and tax credits	34,602,393.52
Tax credits	8,250,623.34
Anticipated income tax and social contribution	148,014.58
ICMS credit	7,172,730.24
Pis, Cofins and other credits	
Deferred social contribution and income tax	26,351,770.18
12121151 Deferred income tax tax losses	
12121152 Deferred income tax contingencies	19,376,301.60

12121153	Deferred income tax	provision for losses in inventory	
12121154	Deferred income tax	over bad debt provision	
12121155	Deferred income tax	over amortization of unrealized goodwill	
12121159	Deferred income tax	other temporary differences	
12121161	Deferred social contrib	bution negative basis	
12121162	Deferred social contrib	oution contingencies	6,975,468.58
12121163	Deferred social contrib	pution provision for losses in inventory	
12121164	Deferred social contrib	bution over bad debt provision	
12121165	Deferred social contrib	oution over amortization of unrealized goodwill	

12121169 Deferred social contribution other temporary differences	
14311113 Goodwill over investment long term	
Loans and financings	25,152,235.92
Derivative transactions	
Anticipated expenses	800,428.90
Other non-current assets	10,775,329.66
Total non-current assets	71,330,388.01
PERMANENT ASSETS:	
Investments	1,973,332,856.77
Property, plant and equipment	303,853,614.96
Deferred assets	368,958.33
Total permanent assets	2,277,555,430.06
Total assets	2,832,237,398.01

LIABILITIES	
CURRENT LIABILITIES:	
Personnel, charges and social benefits	7,894,352.01
Suppliers and accounts payable	75,156,983.68
Taxes, charges and contributions	16,393,027.66
Loans and financings	17,380,218.81
Derivative transactions	8,527,888.30
Interests on shareholders equity and dividends	137,685,882.84
Provision for contingencies	1,545,934.47
Other current liabilities	20,397,787.15
Total current liabilities	284,982,074.92
NON-CURRENT LIABILITIES:	
Taxes, charges and contributions	
Loans and financings	5,740,687.59
Derivative transactions	2,801,529.39
Provision for contingencies	82,242,538.37
Advance payment for future capital increase	
Other current liabilities	463,227.84
Total non-current liabilities	91,247,983.19
MINORITY SHAREHOLDERS	
SHAREHOLDERS EQUITY	
Capital stock	
Shares in treasury	
Capital reserves	
Profits reserves	
Revaluation reserves	
Accumulated profits	
Net income of the period	
Result in the conversion of Balance Sheet	
Total shareholders equity	2,456,007,339.90
Shareholders equity less Goodwill Reserve	2,248,677,375.66
FUNDS SUBJECT TO CAPITALIZATION	
Total liabilities	2,832,237,398.01
Tax credit	(65,928,885.38)
	2,456,007,339.90
Real shareholders equity - adjusted shareholders equity	(2,456,007,339.90)
Income tax and social contribution rates (36.868%)	(905,480,786.07)
Tax credit	(65,928,885.38)
Final real shareholders equity with tax effect	2,390,078,454.52
Equity interest of TCP (52.47%)	1,254,074,165.09
Equity interest 01 1C1 (32.7170)	1,234,074,103.09

<u>EXHIBIT II</u>

Parameters	Value	Comments
FCF terminal growth rate	4.00%	EBITDA growth without license 2014 / risk free
Tax Rate (Tc)	34%	
Debt/equity ratio (D/E)	45.0%	Calculated from market values
Equity/value ratio (E/V)	69.0%	Calculated from the debt/equity ratio
Debt/value ratio (D/V)	31.0%	[1 (equity/value) ratio]
Equity beta	1.01	The adjusted Bloomberg beta of the industry was used
Debt beta	0.35	WACC
Asset beta	0.81	$\{(1-Tc)D / [(1-Tc)D + E]\}$ *Bdebt + $\{E / [(1-Tc)D + E]\}$ *Bequity
Equity return (Re)	15.1%	WACC
Debt return (Rd)	8.0%	Average cost of debt USD
Asset return	12.9%	WACC
Risk-free rate	4.25%	Federal Reserve (T-bond 10 yrs yield)
Market premium (rM-rF)	10.7%	Brazil market premium (Damodaran)
WACC	12.02%	[(1-Tc)*(Rd*D/V) + (Re*E/V)]
U.S. inflation	2%	
Brazilianinflation	5.57%	

Used Discount rate 15.9407%

PLANCONSULT REPORT REGARDING TSD

TELE SUDESTE CELULAR S.A.

ACTUAL NET EQUITY AT MARKET VALUE

VALUATION REPORT

EXECUTIVE SUMMARY

December/2005

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I - <u>OBJECT</u>

PLANCONSULT Planejamento e Consultoria Ltda. was retained by **TELE SUDESTE PARTICIPAÇÕES S.A.** (TSD) to render the Valuation Report on the Actual Net Equity at Market Value of the Company, on the basis date of September 30, 2005. This paper refers to the corporate restructuring process, whose object is the process of exchange of shares and merger of associated companies, according to the provisions applicable to the calculation of the exchange ratios of shares, under the provisions of article 264 of Law No. 6,404 of December 15, 1976, as amended by Law No. 9,457 of May 5, 1997.

II - PRESENTATION OF THE COMPANY

1) THE COMPANY

TSD is the Holding Company that controls 100% of Telerj Celular S.A. and Telest Celular S.A., both of them authorized for the rendering of Personal Mobile Services in their operating areas. Telerj Celular S.A. operates in the State of Rio de Janeiro and Telest Celular S.A. operates in the State of Espírito Santo.

The Company was incorporated pursuant to the laws of the Federative Republic of Brazil under the name of Tele Sudeste Celular Participações S.A., a company with an indefinite term of duration, known as Tele Sudeste. It as a corporation that operates in accordance with the Brazilian corporate law. Its head office is located at Praia de Botafogo, 501, Torre Corcovado, 7th floor, 22250-040, Rio de Janeiro, RJ, Brazil.

III - INFORMATION BASIS

The accounting information, showed in the interim balance sheet of the Company reviewed by independent auditors on the basis date of September 30, 2005, has been used as a starting point.

The report is based on interviews with the Company s management and on managerial data, additional information, written or oral, furnished by the Company, ageing schedule of receivables and suppliers, loan transactions controls, and debt hedging, among others.

This report does not constitute an audit report on accounting statements used or on any other information included herein and, therefore, it shall not be interpreted as such.

IV - <u>SUBSEQUENT EVENTS</u>

This valuation does not reflect events occurred after issuance of this report, as well as any relevant fact occurring between the valuation basis date and the date on which this document was issued that has not been informed to PLANCONSULT.

As of the date of this report, PLANCONSULT is not aware of any event that may substantially change the result of this valuation.

V - <u>SCOPE</u>

The methodology has been applied to calculate the market value of the Actual Net Equity (ANE) of the Company, and mainly considered the assets and liabilities registered in the accounting information reviewed by the Company s independent auditors, under the rules of IBRACON applicable to the statements on the basis date of September 30, 2005, and further, the interim balance sheets furnished by the Company s subsidiaries.

This methodology is applicable to determine the market value of assets and liabilities of a certain company. Its application considers as starting point the accounting values of assets and liabilities and makes adjustments to several of these items in order to reflect their respective probable realization values.

For that purpose, the following procedures have been carried out:

Reading and analysis of interim balance sheets furnished by the Company and its controlled companies;

Analysis of assets and liabilities accounts registered in the Company s and its controlled companies balance sheets, aiming at identifying items that might be adjusted, as well as the calculation of their probable market value;

Adjustments of accounting statements to their market value based on the result of our analysis;

Adjustments of property, plant and equipment by their respective market value, based on the analysis carried out by the technical staff of PLANCONSULT with experience in evaluating fixed assets of telecommunications companies;

Calculation of investments values of the Company and its subsidiaries by the equity method of accounting, based on the net equity at market of these subsidiaries;

Calculation of tax effects (income tax and social contribution) on the surplus and deficit resulting from such valuation;

Calculation of the market value of the Company s net equity (Exhibit I).

The details of the foregoing procedures and calculations are set forth in Chapter VIII of this report.

The methodology and scope of this report are aimed at evaluating a company in operation, therefore, except for tax costs and credits, any cost related to expenses ordinarily incurred in the realization of assets or payment of liabilities, as well as those related to bankruptcy or liquidation procedures of companies, such as terminations, costs in connection with judicial disputes, retainment of third parties (legal counsels, advisors,

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etc.) have not been considered in our calculations.

When existing, the total amount of goodwill and negative goodwill registered in the account for investments in controlled companies, the amount prepaid for acquisition of shares concerning the special goodwill reserve and their respective tax credits have been disregarded in the result of this valuation.

The ANE methodology exclusively considers the market value of tangible assets and adjusted liabilities at market, excluding, therefore, market values of intangible assets, which are registered in most of the companies in operation, and disregarding the prospective future profitability of the company.

Consequently, the object of our analysis was not the identification and valuation of the Company s intangible assets, which were not accounted for in the accounting statements, or the identification and quantification of liabilities unregistered and undisclosed by the Company s Management.

The Fixed Assets were valuated as follows:

1. Development of the analysis

1.1 PLANCONSULT requested from to the Company the existing individual records and/or information of asset or engineer control of all its equity assets, for the basis date of September 30, 2005, containing, but not limited to, the following information:

Number of the asset or of its control

Account

Place

Purchase date

Description of the asset

Original purchase values, monetary adjustment and depreciation

Other information

The information already available at the accounting and technical files of the Company were used at most in order to preserve the memory of the Company.

The register of offer prices of equipment was also requested, containing the most recently used prices and the prices effectively paid by the Company, as well as the amounts for installation and manpower of contractors.

1.2 PLANCONSULT carried out, due to the short amount of time available, by a reduced sampling, a physical inspection of the assets under analysis, jointly with the Company.

On the places where the inspections were carried out, employees of the Company accompanied the staff of PLANCONSULT. These people were familiar with the assets under inspection and could clarify the doubts regarding the physical inventory of the assets.

1.3 Based on the accounting file sent by the Company, for the basis date of September 30, 2005, PLANCONSULT processed a summary of the amounts per account.

Based on such summary, the accounts with relevant amounts were set forth, due to the representation of the accounting values over the total adjusted value of the company and due to the operational status of the account.

2. Items valuated at market value

Market Value is considered the value that the asset would obtain in a purchase and sale transaction, within a reasonable term, not being the purchaser and the seller constrained to transact and considering that the parties know their assets in detail.

PLANCONSULT bases their valuation of the Fixed Assets on the ABNT RULES. These rules impose the current rules in force applicable to valuation, setting forth guidelines that are basic to the good valuation and basically orientate, according to two methods:

Comparative method

The value of the asset is obtained from the comparison of market data regarding other assets of similar characteristics.

Cost method

The value of the asset results from a summary or detailed budget or from the composition of the cost of other assets that are equal (manufacturing cost) or equivalent (replacement cost) to the object of the valuation.

The valuation of fixed assets, as a rule, is carried out through the method of replacement or substitution cost. In the case under analysis, the replacement or substitution cost may be summarized as the sum total of the purchase price of the fixed assets with all the implications of taxes, transportation costs to the place of use, with the costs of materials for installation, respective labor, including in regard to special or regular finish, engineering, supervision, etc.

Information relating to recent purchase of fixed assets (goods and services), resulted from quotations and negotiations with suppliers in the Brazilian market, were obtained from the Company.

Researches on the useful lives of each kind of fixed assets, mainly set forth on account of their use and technological obsoleteness, were also carried out, in order to find out the effective depreciation rate to be applied to each asset.

The depreciation factor adjusts the market value of the asset. By applying the due depreciation to the price (or cost), the market price is found out.

The valuation presented in this work normally fit in the Precise Valuations of the RULES of ABNT (Associação Brasileira de Normas Técnicas), except for the accounts and items that present a lower value (please refer to Chapter II Methodology) and that fit in the Expeditious Valuations .

The fixed assets with relevant economic values, belonging to the accounts below related to Assets and Installations in Service (BIS), were valued using the traditional methods (at market value):

- a) Switch Equipment
 - BIS Analog central office switching systems

BIS Analog central office switching systems GATEWAY

- BIS Analog home location register (HLR)
- BIS Other switch equipment Analog
- BIS Digital central office switching systems

BIS Digital central office switching systems GATEWAY

- BIS Digital home location register (HLR)
- BIS Other switch equipment Digital
- b) Transmission Equipment

BIS ERB (radio b	ase station) Analog
BIS Microcells	Analog
BIS Minicells A	Analog
BIS Repeaters	Analog
BIS Antennas A	Analog

	0	0
BIS Radios	Analog	
BIS ERB (rad	io base station)	digital
BIS Microcell	ls digital	
BIS Minicells	digital	
BIS Repeaters	s digital	
BIS Antennas	digital	
BIS Radios	digital	

BIS Optical modem digital

BIS Concentrator digital

c) Infrastructure

BIS Towers

BIS Posts

BIS Containers

BIS Energy Equipment

BIS Central Air Conditioning Equipment

BIS Batteries

BIS Equipment to fight fire

d) Software use rights

BIS Software Maintenance of ERBs (radio base stations)

BIS Software Maintenance of switching

3. Items valuated at accounting residual amount

Considering the final objective of the works and its low economic value, the assets that belong to the accounts below were valuated at their accounting residual amount:

a) Transmission Equipment

BIS Other Equipment and means of Analog transmission

BIS Other Equipment and means of digital transmission

BIS Air and underground optical cabo

b) Terminal equipment

BIS Private Equipment Rent

BIS Private Equipment Free lease

BIS Private Equipment Tads

c) Real estate properties

BIS Real estate properties

d) Buildings

BIS Buildings

e) Infrastructure

BIS Elevators

BIS Underground piping

BIS Other supports and protectors

BIS Appurtenances on third parties properties

f) Software use rights

BIS Software Call Center

BIS Software Billing

BIS Software Sap

BIS Software Saf

BIS Software Human resources

BIS Software Gir

BIS Software Others

g) Concession license

BIS Exploitation concession license

h) Other assets

BIS Cptc Analog/Digital

BIS Pre-paid

BIS Intelligent network

BIS Analog/Digital voice mail

BIS Analog/Digital short message

BIS Other Equipment/platforms

BIS Vehicles fleet

BIS Managerial vehicles

BIS Tools and instruments for repairment/construction

BIS Equipment of telesupervision

BIS Computing Equipment

BIS Equipment of tests and measures

BIS Furniture and other assets of general use

BIS Brands and patents

BIS Other intangible assets

i) Assets and installations in progress (BIA)

VI - PROCEDURES

The main procedures adopted in our analysis were the following:

1) Uniformity in the companies under consideration

The analysis carried out for all Companies complied with the same precepts and methodology.

We do not describe the meaning of each Asset and Liability Accounts (Capital Accounts) provided that the Company (and its respective Controlled Companies) has to comply with the Accounts Plan (including the content thereof) determined by the regulatory body of the telecommunications sector ANATEL.

Certain Assets and Liabilities accounts may have their original accounting value set to zero, pursuant to the balance sheets delivered by the Company (and of its respective Controlled Companies).

The Market Value arises out of the calculation of the Present Value of each Capital Account, taking into consideration their respective ageing and a discount rate equal to the capital cost of the company (based on the study carried out by Banco Goldman Sachs, retained by the Company to render a valuation based on the Economic Value Method), duly adjusted in order to consider inflation differences between the Brazilian and U.S. currencies.

2) Treatment of the Goodwill

Based on the opinion of Machado, Meyer, Sendacz e Opice Advogados, as to the interpretation of the Corporation Law (art. 264, *caput* and paragraph 2 of Law No. 6,404/76) in connection with the treatment of the goodwill, negative goodwill and any reserve for losses in the merger of shares, we have disregarded these items in the calculation of the net equity of the Company at market value.

3) Discount rate

In relation to the flow discount rate at Present Value of each capital account, we have adopted in this analysis the capital cost equal to 15.9407% p.a., in accordance with EXHIBIT II, considering that all amounts existing in the financial statements furnished by the Company are expressed in Brazilian currency (R\$ - Reais).

4) Term

Accounts Payable were considered as an average term of 15 days.

As from such term, we considered the final maturity informed, that is, 30 days from 1 one to 30 days, 60 days from 31 to 60 days, 90 days from 61 to 90. From 90 days on, it was adopted the bad debt provision.

5) Current Assets

a) Available Funds

Considered as Market Value They are already at Actual Present Value.

b) Receivables, net

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data provided by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Inventories

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company (the average turnover indexes of handsets inventory was used to determine the ageing).

Zero value for obsolete inventory, calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Advance to Suppliers

The accounting values already represent the Market Value They are already at Actual Present Value.

e) JSCP (Interest on Own Capital) and Dividends

The accounting values already represent the Market Value They are already at Actual Present Value.

- f) Deferred taxes and tax credits
- f.1) Tax credits

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

f.2) ICMS (value-added tax) over Services to be Appropriated

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

f.3) Social Contribution and Deferred Income Tax

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

g) Loans and financing

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

h) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value, has been considered.

i) Prepaid expenses

The accounting values already represent the Market Value They are already at Actual Present Value.

j) Other assets

The accounting values already represent the Market Value They are already at Actual Present Value.

6) Long Term Receivables

a) Deferred taxes and tax credits

a.1) Tax credits

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

a.2) Social Contribution and Deferred Income Tax

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

b) Loans and financing

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Derivative transactions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Prepaid expenses

The accounting values already represent the Market Value They are already at Actual Present Value.

e) Other assets

The accounting values already represent the Market Value They are already at Actual Present Value.

7) Permanent Asset

a) Investments

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Equity Accounting: In the cases of equity interests held in controlled companies, the accounting balances, presented in the balance sheet of the companies that are controlled by the Company, were adjusted at market value by using the same criteria adopted by the Company. The value posted as equity interest of the Company in these associated companies was then adjusted, based on the shareholders equities of their controlled companies at market value. As previously mentioned, for the purposes of the exchange ratio, the total net amount of goodwill and negative goodwill possibly registered in the investment account held by the companies, was not considered.

Other sub accounts

The accounting values already represent the Market Value They are already at Actual Present Value.

b) Fixed Assets

In the calculation of the Market Value, it has been considered the following:

Properties and Facilities in Operation BIS

PLANCONSULT, by means of its staff specialized in the valuation of fixed assets of telecommunications companies, carried out a valuation of these assets, at market value, under the Valuation Rules in force and the already presented Chapter V above.

Properties and Facilities in Progress BIA

The accounting values already represent the Market Value They are already at Actual Present Value.

c) Deferred Assets

Goodwill

As previously mentioned, for the purposes of the exchange ratio, the total net amount of goodwill and negative goodwill possibly registered in the investment account held by the companies, was not considered.

Point of Presence Rights (Fundo de Comércio)

The accounting values already represent the Market Value They are already at Actual Present Value.

Other

The accounting values already represent the Market Value They are already at Actual Present Value.

8) Current Liability

a) Personnel, social charges and benefits

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The accounting values already represent the Market Value They are already at Actual Present Value.

b) Trade accounts payable

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Taxes, rates and contributions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Loans and financing

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

e) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

f) Interest on own capital and dividends

The accounting values already represent the Market Value They are already at Actual Present Value.

g) Provision for contingencies

The accounting values already represent the Market Value They are already at Actual Present Value.

h) Other liabilities

The accounting values already represent the Market Value They are already at Actual Present Value.

9) Long Term Liabilities

a) Taxes, rates and contributions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

b) Loans and financing

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

c) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

d) Provision for contingencies

The accounting values already represent the Market Value They are already at Actual Present Value.

e) Advance for Future Capital Increase - AFAC

The accounting values already represent the Market Value They are already at Actual Present Value.

f) Other liabilities

The accounting values already represent the Market Value They are already at Actual Present Value.

10) Minority interest

In case of minority interest in the capital stock, the reduction equal to such minority interest (in R\$) is required before the calculation of the equity accounting to be considered in the respective Controlling Company.

11) Treasury Shares

Treasury shares owned by the Company shall not be considered provided that they are related to the Net Equity account.

12) Capital Recourses

The accounting values already represent the Market Value They are already at Actual Present Value.

13) Tax effect on the carried out adjustments Capital gain or loss

- a) Whereas part of the adjustments made to the shareholders equity of the Company would result on a capital gain or loss, deductible for tax purposes, the tax credit (or debt) of income tax and social contribution must be considered as an adjustment factor in the shareholders equity of the Company, since, as of the maturity date of the assessed assets and liabilities, the gain (or loss) assessed as a result of the adjusts shall cause a tax credit (or debt).
- b) As a result, the tax effect (tax credit or debt) resulting from the adjustments mentioned above was calculated considering:

The average tax rate of income tax and social contribution of the Company, furnished by it.

An amortization term of 10 years.

The Discount rate presented on item <u>3</u> above for the calculation of the Present Value.

c) The amount of such tax effect was dully added to (or subtracted from) the Actual Net Equity at Market Value.

VII - CONCLUSION

Based on the object, scope, methodology and data furnished by the Company (and its controlled companies), the market value to the Actual Net Equity as of September 30, 2005 is R\$ 2,017,851,499.43.

VIII - PLANCONSULT

PLANCONSULT is a leading company in the valuation market of large telecommunications companies.

PLANCONSULT has being assisting for over twenty-five years largest groups and companies within the country engaged in several industries.

In order to make a difference in the market and to always keep itself as a company with the highest quality in the segment, PLANCONSULT continuously invests in state of the art technology, communication and qualified personnel.

It has a high tech computer and telecommunication network, enabling the quickest and safest performance. PLANCONSULT also works with a mobile network, including own hardware, software and telecommunication, which, if required, constitutes a complete working structure inside client s offices, speeding up the work pace, optimizing costs and results, in addition to enable a close follow-up by the client on work development.

PLANCONSULT has been carrying out throughout last years hundreds of valuations to several of the largest and most important companies of the country, in addition to present them to governmental institutions such as Banco Nacional de Desenvolvimento Econômico S.A. Participações - BNDESPAR, Ministry of Finance, Internal Revenue Services, Comissão de Valores Mobiliários CVM (Brazilian Securities Commission), etc.

PLANCONSULT has been acting as advisor and consultant in privatization transactions, under Decree No. 91,991, of November 28, 1985 (company s valuation and stockholding control), including the appraisal of several companies that have already been privatized (Banestado, Banespa, Usiminas, PQU, Açominas, Celpav, Sibra, Banco Meridional, CESP, ELETROPAULO, and the 53 subsidiaries of TELEBRÁS System).

It has been further provided services of technical and financial due diligence, particularly to meet the needs of financial organism as for example IDB (Inter-American Development Bank).

PLANCONSULT, in addition to is qualification and know-how, facilities, personnel, and own computer systems (hardware and software) that have already been developed and proved, has the necessary and indispensable experience in the segment of **TELECOMMUNICATIONS COMPANIES**, stressing the valuation works for publicly-held companies, namely:

TELEBRÁS System and CRT Privatization

TELEACRE - Telecomunicações do Acre S.A. TELASA - Telecomunicações de Alagoas S.A. TELAMAZON - Telecomunicações do Amazonas S.A. TELEAMAPÁ - Telecomunicações do Amapá S.A. TELEBAHIA - Telecomunicações da Bahia S.A. **TELEBAHIA Celular S.A.** TELECEARÁ - Telecomunicações do Ceará S.A. TELEBRÁS - Telecomunicações Brasileiras S.A. TELEBRASÍLIA - Telecomunicações de Brasília S.A TELEST - Telecomunicações do Espírito Santo S.A. TELEST Celular S.A. TELEGOIÁS - Telecomunicações de Goiás S.A. TELMA - Telecomunicações do Maranhão S.A. TELEMIG - Telecomunicações de Minas Gerais S.A. TELEMS - Telecomunicações do Mato Grosso do Sul S.A. TELEMAT - Telecomunicações do Mato Grosso S.A. TELEPARÁ - Telecomunicações do Pará S.A. TELPA - Telecomunicações da Paraíba S.A. TELPE - Telecomunicações de Pernambuco S.A. TELEPISA - Telecomunicações do Piauí S.A. TELEPAR - Telecomunicações do Paraná S.A. EMBRATEL - Empresa Brasileira de Telecomunicações S.A. TELERJ - Telecomunicações do Rio de Janeiro S.A. TELERJ Celular S.A. TELERN - Telecomunicações do Rio Grande do Norte S.A. TELERON - Telecomunicações de Rondônia S.A. TELAIMA - Telecomunicações de Roraima S.A. CRT Companhia Riograndense de Telecomunicações CTMR - Companhia Telefônica Melhoramento e Resistência CRT Celular S.A. TELESC - Telecomunicações de Santa Catarina S.A. TELERGIPE - Telecomunicações de Sergipe S.A. CPqD - Centro de Pesquisa e Desenvolvimento - TELEBRÁS CTBC - Companhia Telefônica da Borda do Campo TELESP - Telecomunicações de São Paulo S.A.

TELESP Celular S.A.

Telefónica

CETERP - Centrais Telefônicas de Ribeirão Preto S.A. CRT Celular S.A. CTBC - Companhia Telefônica da Borda do Campo TELEBAHIA Celular S.A. TELERGIPE Celular S.A. TELERJ Celular S.A. TELESP - Telecomunicações de São Paulo S.A. TELEST Celular S.A.

Tele Centro Sul Participações S/A TCS (atual BRASIL TELECOM)

Companhia Telefônica Melhoramento e Resistência CTMR CRT Companhia Riograndense de Telecomunicações Telecomunicações de Brasília S.A. - TELEBRASÍLIA Telecomunicações de Goiás S.A. - TELEGOIÁS Telecomunicações de Mato Grosso do Sul S.A. - TELEMS Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Rondônia S.A TELERON Telecomunicações de Santa Catarina S.A. TELESC Telecomunicações de Mato Grosso S.A. TELESC Telecomunicações de Acre S.A. - TELEACRE Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Acre S.A. - TELEACRE Telecomunicações de Santa Catarina S.A. TELERON Telecomunicações de Santa Catarina S.A. TELESC Telecomunicações do Acre S.A. - TELEACRE Telecomunicações do Acre S.A. - TELEACRE

Telesp Celular

CETERP Celular S.A. GLOBAL TELECOM S.A. TELESP Celular S.A

TIM

Maxitel S.A. TIM Nordeste Telecomunicações S.A

VÉSPER

VÉSPER S.A. VÉSPER SÃO PAULO S.A

PLANCONSULT has also carried out valuations for several publicly-held companies engaged in other segments of the Brazilian economy, which not only have been approved by the companies themselves but also by regulatory bodies, including CVM.

IX - DISCLAIMER

- This Valuation Report on the Actual Net Equity at Market Value was prepared by PLANCONSULT Planejamento e Consultoria Ltda. (PLANCONSULT), aiming at the process of exchange of shares and mergers of associated companies, according to the provisions applicable to the calculation of the exchange ratios of shares set forth in the article 264 of Law No. 6,404 of December 15, 1976, as amended by Law No. 9,457, of May 5, 1997.
- 2) This Valuation Report on Actual Net Equity has been prepared by PLANCONSULT based on the information furnished by the Company s management, as well as other publicly available information, including the financial statements of the Company audited and reviewed by DELOITTE TOUCHE TOHMATSU. PLANCONSULT has taken all care and acted with high diligence standards in order to demand that the information provided by the Company be true and consistent with those audited or reviewed. However, there is no assurance that such information is true and complete.
- 3) PLANCONSULT did not conduct any legal, accounting or any other due diligence or carried out any independent investigation on the information made available in order to prepare this Valuation Report. Therefore, this report did not consider the impacts of any audit or investigation. PLANCONSULT assumes no responsibility for the truthfulness, accuracy or extension of the information obtained.
- 4) PLANCONSULT has not analyzed the legal validity and effectiveness of the processed information tanking into account that such analysis is beyond its professional scope. The validity and enforceability of liens or encumbrances on the Company s assets have not as well been analyzed. However, the amounts relating to such liens or encumbrances have been considered in our report.
- 5) Therefore, PLANCONSULT does not assume any responsibility on the legal, engineering or financial matter beyond those implicit in the exercise of its specific functions at issue, which are specifically set forth in the applicable legislation, codes and regulations.
- 6) The Company s managers did not in any way directed, made difficult or took any action which might hinder the access, use or knowledge of any information relevant for the quality of the work, and stated that all documents and/or other information existing to enable the accomplishment of the work and quality of the respective conclusions were made available to PLANCONSULT.
- 7) PLANCONSULT represents that the number of shares of the company at issue, which PLANCONSULT itself, its controlling persons and other persons bound to them are holders, or which are under their discretionary management, is zero.
- 8) PLANCONSULT states the non existence of any conflict or communion of interest, effective or potential, with the controlling person of the company, or minority shareholders of the company, or in relation to any other involved company, its respective partners, or in connection with the operation itself of exchange of shares and mergers of associated companies.

- 9) There is no assurance that any of the premises, estimates, projections, partial or total results or conclusions used or showed in this Valuation Report will be effectively accomplished or determined, in whole or in part. The final results may be different from the projections, and those differences may be relevant and further be impacted by market conditions, among others. Therefore, there is no guarantee on the part of PLANCONSULT as to the accomplishment or not of the projections herein, specifically which occurrence depends on future and uncertain events.
- 10) The fixed assets of the company have been appraised by PLANCONSULT.
- 11) The Valuation Report did not consider any future benefit that a potential success of the operation of exchange of shares and mergers of companies may eventually bring to themselves.
- 12) The information included herein reflects the financial and accounting conditions of the company on 09/30/2005. Any amendment to these conditions may change the result showed herein.
- 13) This Valuation Report must be used exclusively within the scope of the operation of exchange of shares and mergers of companies, duly informed to the market by applicable means.
- Analysis reports on other companies and sectors prepared by PLANCONSULT and/or its affiliates may address market premises in a way different from this Valuation Report.
- 15) This Valuation Report may not be reproduced or published, in whole or in part, without the prior consent of PLANCONSULT.
- 16) The basis date of this Valuation Report is 09/30/2005.

São Paulo, December 2, 2005.

PLANCONSULT Planejamento e Consultoria Ltda.

CORECON: RE/2849 - SP

CRA: E-1256 - SP

CREA: 21.973 - SP

Edgar Victor Salem

Ubyrajara Pitta

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CREA: 46.152 - SP

CORECON: 4.907 - SP

CRC: 1SP064073/O-0

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X - <u>EXHIBITS</u>

EXHIBIT I Balance sheets

EXHIBIT II Discount rate

EXHIBIT I

Tele Sudeste Celular Participações S.A. REAL

ASSETS	
CURRENT ASSETS:	
Cash and cash equivalents	56,663,641.56
Net accounts receivable	, , , , , , , , , , , , , , , , , , ,
Inventories	
Advances to suppliers	
Interests on own capital and dividends	28,002,037.90
Deferred tax and tax credits	3,901,060.78
Tax credits	3,678,210.30
Anticipated income tax and social contribution	2,543,911.13
Withheld income tax	909,898.71
ICMS credit	909,898.71
Pis, Cofins and other credits	224,400.46
	224,400.40
ICMS over services to be appropriated Deferred social contribution and income tax	222 850 48
	222,850.48
	520.54
11221152 Deferred income tax contingencies	520.54
11221153 Deferred income tax provision for losses in inventory	
11221154 Deferred income tax over bad debt provision	
11221155 Deferred income tax over amortization of unrealized goodwill	07.007.75
11221156 Deferred income tax over suppliers	97,397.75
11221157 Deferred income tax over loyalty programs	
11221159 Deferred income tax other temporary differences	65,942.35
11221161 Deferred social contribution negative basis	
11221162 Deferred social contribution contingencies	187.40
11221163 Deferred social contribution provision for losses in inventory	
11221164 Deferred social contribution over bad debt provision	
11221165 Deferred social contribution over amortization of unrealized goodwill	
11221166 Deferred social contribution over suppliers	35,063.19
11221167 Deferred social contribution over loyalty programs	
11221169 Deferred social contribution other temporary differences	23,739.24
14311111 Goodwill over investment restructuring	
14391111 Accumulated amortization Goodwill restructuring	
21191914 Provision of goodwill with investment	
22191914 Provision of goodwill with investment	
Loans and financings	
Derivative transactions	
Anticipated expenses	
Other current assets	725,865.84
Total current assets	89,292,606.08
NON-CURRENT ASSETS:	,_,_,
Deferred tax and tax credits	11 558 611 62
Tax credits	44,558,644.63 44,241,342.64
Anticipated income tax and social contribution	
•	44,241,342.64
ICMS credit	
12121171 ICMS credt Purchases	
12121172 ICMS credt Eletric energy	
12121173 ICMS credt Fixed asset	
12121174 ICMS credt Services rendered	

12121179 ICMS credt Other

Pis, Cofins	and other credits		
12121191	Cofins credits		
12121192	PIS credits		
Deferred s	ocial contribution and in	income tax	317,302.00
12121151	Deferred income tax	tax losses	
12121152	Deferred income tax	contingencies	
12121153	Deferred income tax	provision for losses in inventory	
12121154	Deferred income tax	over bad debt provision	
12121155	Deferred income tax	over amortization of unrealized goodwill	

12121159 Deferred income tax other temporary differences	
12121161 Deferred social contribution negative basis	
12121162 Deferred social contribution contingencies	
12121163 Deferred social contribution provision for losses in inventory	
12121164 Deferred social contribution over bad debt provision	
12121165 Deferred social contribution over amortization of unrealized goodwill	
12121169 Deferred social contribution other temporary differences	317,302.00
14311113 Goodwill over investment long term	
Loans and financings	
Derivative transactions	
Anticipated expenses	
Other non-current assets	456,766.84
Total non-current assets	45,015,411.47
PERMANENT ASSETS:	
Investments	2,010,735,193.68
Property, plant and equipment	107,587.15
Deferred assets	
Total permanent assets	2,010,842,780.83
Total assets	2,145,150,798.38

LIABILITIES	
CURRENT LIABILITIES:	
Personnel, charges and social benefits	438,575.34
Suppliers and accounts payable	4,814,531.26
Taxes, charges and contributions	2,550,081.86
Loans and financings	
Derivative transactions	
Interests on shareholders equity and dividends	35,495,645.80
Provision for contingencies	2,082.18
Other current liabilities	16,828,497.21
Total current liabilities	60,129,413.65
NON-CURRENT LIABILITIES:	
Taxes, charges and contributions	
Loans and financings	
Derivative transactions	
Provision for contingencies	
Advance payment for future capital increase	
Other current liabilities	
Total non-current liabilities	
MINORITY SHAREHOLDERS	
SHAREHOLDERS EQUITY	
Capital stock	
Shares in treasury	
Capital reserves	
Profits reserves	
Revaluation reserves	
Accumulated profits	
Net income of the period	
Result in the conversion of Balance Sheet	
Total shareholders equity	2,085,021,384.73
Shareholders equity less Goodwill Reserve	1,881,835,110.44
FUNDS SUBJECT TO CAPITALIZATION	
Total liabilities	2,145,150,798.38
	1 001 025 110 44
	1,881,835,110.44
Tax credit	(67,169,885.30)
	2,085,021,384.73
Real shareholders equity - adjusted shareholders equity	(203,186,274.29)
Income tax and social contribution rates (38,328%)	(77,877,235.21)
Tax credit	(67,169,885.30)
Final real shareholders equity with tax effect	2,017,851,499.43
······································	_,,,

<u>EXHIBIT II</u>

Parameters	Value	Comments
FCF terminal growth rate	4.00%	EBITDA growth without license 2014 / risk free
Tax Rate (Tc)	34%	
Debt/equity ratio (D/E)	45.0%	Calculated from market values
Equity/value ratio (E/V)	69.0%	Calculated from the debt/equity ratio
Debt/value ratio (D/V)	31.0%	[1 (equity/value) ratio]
Equity beta	1.01	The adjusted Bloomberg beta of the industry was used
Debt beta	0.35	WACC
Asset beta	0.81	${(1-Tc)D / [(1-Tc)D + E]}*Bdebt + {E / [(1-Tc) D + E]}*Bequity$
Equity return (Re)	15.1%	WACC
Debt return (Rd)	8.0%	Average cost of debt USD
Asset return	12.9%	WACC
Risk-free rate	4.25%	Federal Reserve (T-bond 10 yrs yield)
Market premium (rM-rF)	10.7%	Brazil market premium (Damodaran)
WACC	12.02%	[(1-Tc)*(Rd*D/V) + (Re*E/V)]
U.S. inflation	2%	
Brazilian inflation	5.57%	

Used Discount rate 15.9407%

PLANCONSULT REPORT REGARDING TLE

TELE LESTE CELULAR PARTICIPAÇÕES S.A.

ACTUAL NET EQUITY AT MARKET VALUE

VALUATION REPORT

EXECUTIVE SUMMARY

December/2005

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I - <u>OBJECT</u>

PLANCONSULT Planejamento e Consultoria Ltda. was retained by **TELE LESTE CELULAR PARTICIPAÇÕES S.A.** (TLE) to render the Valuation Report on the Actual Net Equity at Market Value of the Company, on the basis date of September 30, 2005. This paper refers to the corporate restructuring process, whose object is the process of exchange of shares and merger of associated companies, according to the provisions applicable to the calculation of the exchange ratios of shares, under the provisions of article 264 of Law No. 6,404 of December 15, 1976, as amended by Law No. 9,457 of May 5, 1997.

II - PRESENTATION OF THE COMPANY

1) THE COMPANY

TLE is the Holding Company that controls 100% of the operators Telebahia Celular S.A. and Telergipe Celular S.A., both of them authorized for the rendering of Personal Mobile Services in their operating areas. Telebahia Celular operates in the State of Bahia and Telergipe Celular operates in the State of Sergipe.

The Company was incorporated pursuant to the laws of the Federative Republic of Brazil under the name of Tele Leste Celular Participações S.A., a company with an indefinite term of duration, known as Tele Leste . It as a corporation that operates in accordance with the Brazilian corporate law. Its head office is located at Av. Silveira Martins, 1,036, Cabula, 41150-000, Salvador-BA, Brazil.

III - INFORMATION BASIS

The accounting information, showed in the interim balance sheet of the Company reviewed by independent auditors on the basis date of September 30, 2005, has been used as a starting point.

The report is based on interviews with the Company s management and on managerial data, additional information, written or oral, furnished by the Company, ageing schedule of receivables and suppliers, loan transactions controls, and debt hedging, among others.

This report does not constitute an audit report on accounting statements used or on any other information included herein and, therefore, it shall not be interpreted as such.

IV - <u>SUBSEQUENT EVENTS</u>

This valuation does not reflect events occurred after issuance of this report, as well as any relevant fact occurring between the valuation basis date and the date on which this document was issued that has not been informed to PLANCONSULT.

As of the date of this report, PLANCONSULT is not aware of any event that may substantially change the result of this valuation.

V - <u>SCOPE</u>

The methodology has been applied to calculate the market value of the Actual Net Equity (ANE) of the Company, and mainly considered the assets and liabilities registered in the accounting information reviewed by the Company s independent auditors, under the rules of IBRACON applicable to the statements on the basis date of September 30, 2005, and further, the interim balance sheets furnished by the Company s subsidiaries.

This methodology is applicable to determine the market value of assets and liabilities of a certain company. Its application considers as starting point the accounting values of assets and liabilities and makes adjustments to several of these items in order to reflect their respective probable realization values.

For that purpose, the following procedures have been carried out:

Reading and analysis of interim balance sheets furnished by the Company and its controlled companies;

Analysis of assets and liabilities accounts registered in the Company s and its controlled companies balance sheets, aiming at identifying items that might be adjusted, as well as the calculation of their probable market value;

Adjustments of accounting statements to their market value based on the result of our analysis;

Adjustments of property, plant and equipment by their respective market value, based on the analysis carried out by the technical staff of PLANCONSULT with experience in evaluating fixed assets of telecommunications companies;

Calculation of investments values of the Company and its subsidiaries by the equity method of accounting, based on the net equity at market of these subsidiaries;

Calculation of tax effects (income tax and social contribution) on the surplus and deficit resulting from such valuation;

Calculation of the market value of the Company s net equity (Exhibit I).

The details of the foregoing procedures and calculations are set forth in Chapter VIII of this report.

The methodology and scope of this report are aimed at evaluating a company in operation, therefore, except for tax costs and credits, any cost related to expenses ordinarily incurred in the realization of assets or payment of liabilities, as well as those related to bankruptcy or liquidation procedures of companies, such as terminations, costs in connection with judicial disputes, retainment of third parties (legal counsels, advisors,

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etc.) have not been considered in our calculations.

When existing, the total amount of goodwill and negative goodwill registered in the account for investments in controlled companies, the amount prepaid for acquisition of shares concerning the special goodwill reserve and their respective tax credits have been disregarded in the result of this valuation.

The ANE methodology exclusively considers the market value of tangible assets and adjusted liabilities at market, excluding, therefore, market values of intangible assets, which are registered in most of the companies in operation, and disregarding the prospective future profitability of the company.

Consequently, the object of our analysis was not the identification and valuation of the Company s intangible assets, which were not accounted for in the accounting statements, or the identification and quantification of liabilities unregistered and undisclosed by the Company s Management.

The Fixed Assets were valuated as follows:

1. Development of the analysis

1.1 PLANCONSULT requested from the Company the existing individual records and/or information of asset or engineer control of all its equity assets, for the basis date of September 30, 2005, containing, but not limited to, the following information:

 Number of the asset or of its control

 Account

 Place

 Purchase date

 Description of the asset

 Original purchase values, monetary adjustment and depreciation

 Other information

The information already available at the accounting and technical files of the Company were used at most in order to preserve the memory of the Company.

The register of offer prices of equipment was also requested, containing the most recently used prices and the prices effectively paid by the Company, as well as the amounts for installation and manpower of contractors.

1.2 PLANCONSULT carried out, due to the short amount of time available, by a reduced sampling, a physical inspection of the assets under analysis, jointly with the Company.

On the places where the inspections were carried out, employees of the Company accompanied the staff of PLANCONSULT. These people were familiar with the assets under inspection and could clarify the doubts regarding the physical inventory of the assets.

1.3 Based on the accounting file sent by the Company, for the basis date of September 30, 2005, PLANCONSULT processed a summary of the amounts per account.

Based on such summary, the accounts with relevant amounts were set forth, due to the representation of the accounting values over the total adjusted value of the company and due to the operational status of the account.

2. Items valuated at market value

Market Value is considered the value that the asset would obtain in a purchase and sale transaction, within a reasonable term, not being the purchaser and the seller constrained to transact and considering that the parties know their assets in detail.

PLANCONSULT bases their valuation of the Fixed Assets on the ABNT RULES. These rules impose the current rules in force applicable to valuation, setting forth guidelines that are basic to the good valuation and basically orientate, according to two methods:

Comparative method

The value of the asset is obtained from the comparison of market data regarding other assets of similar characteristics.

Cost method

The value of the asset results from a summary or detailed budget or from the composition of the cost of other assets that are equal (manufacturing cost) or equivalent (replacement cost) to the object of the valuation.

The valuation of fixed assets, as a rule, is carried out through the method of replacement or exchange cost. In the case under analysis, the replacement or exchange cost may be summarized as the sum total of the purchase price of the fixed assets with all the implications of taxes, transportation costs to the place of use, with the costs of materials for installation, respective labor, including in regard to special or regular finish, engineer, supervision, etc.

Information relating to recent purchase of fixed assets (goods and services), resulting from quotations and negotiations with suppliers in the Brazilian market, were obtained from the Company.

Researches on the useful lives of each kind of fixed assets, mainly set forth on account of their use and technological obsoleteness, were also carried out, in order to find out the effective depreciation rate to be applied to each asset.

The depreciation factor adjusts the market value of the asset. By applying the due depreciation to the price (or cost), the market price is found out.

The valuation presented in this work normally fit in the Precise Valuations of the RULES of ABNT (Associação Brasileira de Normas Técnicas), except for the accounts and items that present a lower value (please refer to Chapter II Methodology) and that fit in the Expeditious Valuations .

The fixed assets with relevant economic values, belonging to the accounts below related to Assets and Installations in Service (BIS), were valued using the traditional methods (at market value):

- a) Switch Equipment
 - BIS Analog central office switching systems

BIS Analog central office switching systems GATEWAY

- BIS Analog home location register (HLR)
- BIS Other switch equipment Analog
- BIS Digital central office switching systems

BIS Digital central office switching systems GATEWAY

BIS Digital home location register (HLR)

BIS Other switch equipment Digital

b) Transmission Equipment

BIS ERB (radio base station)	Analog
BIS Microcells Analog	
BIS Minicells Analog	
BIS Repeaters Analog	
BIS Antennas Analog	

	0	0
BIS Radios	Analog	
BIS ERB (radi	o base station)	digital
BIS Microcells	s digital	
BIS Minicells	digital	
BIS Repeaters	digital	
BIS Antennas	digital	
BIS Radios	ligital	

BIS Optical modem digital

BIS Concentrator digital

c) Infrastructure

BIS Towers

BIS Posts

BIS Containers

BIS Energy Equipment

BIS Central Air Conditioning Equipment

BIS Batteries

BIS Equipment to fight fire

d) Software use rights

BIS Software Maintenance of ERBs (radio base stations)

BIS Software Maintenance of switching

3. Items valuated at accounting residual amount

Considering the final objective of the works and its low economic value, the assets that belong to the accounts below were valuated at their accounting residual amount:

a) Transmission Equipment

BIS Other Equipment and means of Analog transmission

BIS Other Equipment and means of digital transmission

BIS Air and underground optical cabo

b) Terminal equipment

BIS Private Equipment Rent

BIS Private Equipment Free lease

BIS Private Equipment Tads

c) Real estate properties

BIS Real estate properties

d) Buildings

BIS Buildings

e) Infrastructure

BIS Elevators

BIS Underground piping

BIS Other supports and protectors

BIS Appurtenances on third parties properties

f) Software use rights

BIS Software Call Center

BIS Software Billing BIS Software Sap BIS Software Saf

BIS Software Human resources

BIS Software Gir

BIS Software Others

g) Concession license

BIS Exploitation concession license

h) Other assets

BIS Cptc Analog/Digital

BIS Pre-paid

BIS Intelligent network

BIS Analog/Digital voice mail

BIS Analog/Digital short message

BIS Other Equipment/platforms

BIS Vehicles fleet

BIS Managerial vehicles

BIS Tools and instruments for repairment/construction

BIS Equipment of telesupervision

BIS Computing Equipment

BIS Equipment of tests and measures

BIS Furniture and other assets of general use

BIS Brands and patents

BIS Other intangible assets

i) Assets and installations in progress (BIA)

VI - PROCEDURES

The main procedures adopted in our analysis were the following:

1) Uniformity in the companies under consideration

The analysis carried out for all Companies complied with the same precepts and methodology.

We do not describe the meaning of each Asset and Liability Accounts (Capital Accounts) provided that the Company (and its respective Controlled Companies) has to comply with the Accounts Plan (including the content thereof) determined by the regulatory body of the telecommunications sector ANATEL.

Certain Assets and Liabilities accounts may have their original accounting value set to zero, pursuant to the balance sheets delivered by the Company (and of its respective Controlled Companies).

The Market Value arises out of the calculation of the Present Value of each Capital Account, taking into consideration their respective ageing and a discount rate equal to the capital cost of the company (based on the study carried out by Banco Goldman Sachs, retained by the Company to render a valuation based on the Economic Value Method), duly adjusted in order to consider inflation differences between the Brazilian and U.S. currencies.

2) Treatment of the Goodwill

Based on the opinion of Machado, Meyer, Sendacz e Opice Advogados, as to the interpretation of the Corporation Law (art. 264, *caput* and paragraph 2 of Law No. 6,404/76) in connection with the treatment of the goodwill, negative goodwill and any reserve for losses in the merger of shares, we have disregarded these items in the calculation of the net equity of the Company at market value.

3) Discount rate

In relation to the flow discount rate at Present Value of each capital account, we have adopted in this analysis the capital cost equal to 15.9407% p.a., in accordance with EXHIBIT II, considering that all amounts existing in the financial statements furnished by the Company are expressed in Brazilian currency (R\$ - Reais).

4) Term

Accounts Payable were considered as an average term of 15 days.

As from such term, we considered the final maturity informed, that is, 30 days from 1 one to 30 days, 60 days from 31 to 60 days, 90 days from 61 to 90. From 90 days on, it was adopted the bad debt provision.

5) Current Assets

a) Available Funds

Considered as Market Value They are already at Actual Present Value.

b) Receivables, net

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data provided by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Inventories

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company (the average turnover indexes of handsets inventory was used to determine the ageing).

Zero value for obsolete inventory, calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Advance to Suppliers

The accounting values already represent the Market Value They are already at Actual Present Value.

e) JSCP (Interest on Own Capital) and Dividends

The accounting values already represent the Market Value They are already at Actual Present Value.

- f) Deferred taxes and tax credits
- f.1) Tax credits

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

f.2) ICMS (value-added tax) over Services to be Appropriated

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

f.3) Social Contribution and Deferred Income Tax

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

g) Loans and financing

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

h) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value, has been considered.

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i) Prepaid expenses

The accounting values already represent the Market Value They are already at Actual Present Value.

j) Other assets

The accounting values already represent the Market Value They are already at Actual Present Value.

6) Long Term Receivables

a) Deferred taxes and tax credits

a.1) Tax credits

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

a.2) Social Contribution and Deferred Income Tax

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

b) Loans and financing

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data furnished by the Company.

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Derivative transactions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Prepaid expenses

The accounting values already represent the Market Value They are already at Actual Present Value.

e) Other assets

The accounting values already represent the Market Value They are already at Actual Present Value.

7) Permanent Asset

a) Investments

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Equity Accounting: In the cases of equity interests held in controlled companies, the accounting balances, presented in the balance sheet of the companies that are controlled by the Company, were adjusted at market value by using the same criteria adopted by the Company. The value posted as equity interest of the Company in these associated companies was then adjusted, based on the shareholders equities of their controlled companies at market value. As previously mentioned, for the purposes of the exchange ratio, the total net amount of goodwill and negative goodwill possibly registered in the investment account held by the companies, was not considered.

Other sub accounts

The accounting values already represent the Market Value They are already at Actual Present Value.

b) Fixed Assets

In the calculation of the Market Value, it has been considered the following:

Properties and Facilities in Operation BIS

PLANCONSULT, by means of its staff specialized in the valuation of fixed assets of telecommunications companies, carried out a valuation of these assets, at market value, under the Valuation Rules in force and the already presented Chapter V above.

Properties and Facilities in Progress BIA

The accounting values already represent the Market Value They are already at Actual Present Value.

c) Deferred Assets

Goodwill

As previously mentioned, for the purposes of the exchange ratio, the total net amount of goodwill and negative goodwill possibly registered in the investment account held by the companies, was not considered.

Point of Presence Rights (Fundo de Coméricio)

The accounting values already represent the Market Value They are already at Actual Present Value.

Other

The accounting values already represent the Market Value They are already at Actual Present Value.

8) Current Liability

a) Personnel, social charges and benefits

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The accounting values already represent the Market Value They are already at Actual Present Value.

b) Trade accounts payable

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Taxes, rates and contributions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Loans and financing

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

e) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

f) Interest on own capital and dividends

The accounting values already represent the Market Value They are already at Actual Present Value.

g) Provision for contingencies

The accounting values already represent the Market Value They are already at Actual Present Value.

h) Other liabilities

The accounting values already represent the Market Value They are already at Actual Present Value.

9) Long Term Liabilities

a) Taxes, rates and contributions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

b) Loans and financing

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

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c) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

d) Provision for contingencies

The accounting values already represent the Market Value They are already at Actual Present Value.

e) Advance for Future Capital Increase - AFAC

The accounting values already represent the Market Value They are already at Actual Present Value.

f) Other liabilities

The accounting values already represent the Market Value They are already at Actual Present Value.

10) Minority interest

In case of minority interest in the capital stock, the reduction equal to such minority interest (in R\$) is required before the calculation of the equity accounting to be considered in the respective Controlling Company.

11) Treasury Shares

Treasury shares owned by the Company shall not be considered provided that they are related to the Net Equity account.

12) Capital Recourses

The accounting values already represent the Market Value They are already at Actual Present Value.

13) Tax effect on the carried out adjustments Capital gain or loss

- a) Whereas part of the adjustments made to the shareholders equity of the Company would result on a capital gain or loss, deductible for tax purposes, the tax credit (or debt) of income tax and social contribution must be considered as an adjustment factor in the shareholders equity of the Company, since, as of the maturity date of the assessed assets and liabilities, the gain (or loss) assessed as a result of the adjusts shall cause a tax credit (or debt).
- b) As a result, the tax effect (tax credit or debt) resulting from the adjustments mentioned above was calculated considering:

The average tax rate of income tax and social contribution of the Company, furnished by it.

An amortization term of 10 years.

The Discount rate presented on item <u>3</u> above for the calculation of the Present Value.

c) The amount of such tax effect was dully added to (or subtracted from) the Actual Net Equity at Market Value.

VII - CONCLUSION

Based on the object, scope, methodology and data furnished by the Company (and its controlled companies), the market value to the Actual Net Equity as of September 30, 2005 is R\$ 240,997,096.12.

VIII - PLANCONSULT

PLANCONSULT is a leading company in the valuation market of large telecommunications companies.

PLANCONSULT has being assisting for over twenty-five years largest groups and companies within the country engaged in several industries.

In order to make a difference in the market and to always keep itself as a company with the highest quality in the segment, PLANCONSULT continuously invests in state of the art technology, communication and qualified personnel.

It has a high tech computer and telecommunication network, enabling the quickest and safest performance. PLANCONSULT also works with a mobile network, including own hardware, software and telecommunication, which, if required, constitutes a complete working structure inside client s offices, speeding up the work pace, optimizing costs and results, in addition to enable a close follow-up by the client on work development.

PLANCONSULT has been carrying out throughout last years hundreds of valuations to several of the largest and most important companies of the country, in addition to present them to governmental institutions such as Banco Nacional de Desenvolvimento Econômico S.A. Participações - BNDESPAR, Ministry of Finance, Internal Revenue Services, Comissão de Valores Mobiliários CVM (Brazilian Securities Commission), etc.

PLANCONSULT has been acting as advisor and consultant in privatization transactions, under Decree No. 91,991, of November 28, 1985 (company s valuation and stockholding control), including the appraisal of several companies that have already been privatized (Banestado, Banespa, Usiminas, PQU, Açominas, Celpav, Sibra, Banco Meridional, CESP, ELETROPAULO, and the 53 subsidiaries of TELEBRÁS System).

It has been further provided services of technical and financial due diligence, particularly to meet the needs of financial organism as for example IDB (Inter-American Development Bank).

PLANCONSULT, in addition to is qualification and know-how, facilities, personnel, and own computer systems (hardware and software) that have already been developed and proved, has the necessary and indispensable experience in the segment of **TELECOMMUNICATIONS COMPANIES**, stressing the valuation works for publicly-held companies, namely:

TELEBRÁS System and CRT Privatization

TELEACRE - Telecomunicações do Acre S.A. TELASA - Telecomunicações de Alagoas S.A. TELAMAZON - Telecomunicações do Amazonas S.A. TELEAMAPÁ - Telecomunicações do Amapá S.A. TELEBAHIA - Telecomunicações da Bahia S.A. **TELEBAHIA Celular S.A.** TELECEARÁ - Telecomunicações do Ceará S.A. TELEBRÁS - Telecomunicações Brasileiras S.A. TELEBRASÍLIA - Telecomunicações de Brasília S.A TELEST - Telecomunicações do Espírito Santo S.A. TELEST Celular S.A. TELEGOIÁS - Telecomunicações de Goiás S.A. TELMA - Telecomunicações do Maranhão S.A. TELEMIG - Telecomunicações de Minas Gerais S.A. TELEMS - Telecomunicações do Mato Grosso do Sul S.A. TELEMAT - Telecomunicações do Mato Grosso S.A. TELEPARÁ - Telecomunicações do Pará S.A. TELPA - Telecomunicações da Paraíba S.A. TELPE - Telecomunicações de Pernambuco S.A. TELEPISA - Telecomunicações do Piauí S.A. TELEPAR - Telecomunicações do Paraná S.A. EMBRATEL - Empresa Brasileira de Telecomunicações S.A. TELERJ - Telecomunicações do Rio de Janeiro S.A. TELERJ Celular S.A. TELERN - Telecomunicações do Rio Grande do Norte S.A. TELERON - Telecomunicações de Rondônia S.A. TELAIMA - Telecomunicações de Roraima S.A. CRT Companhia Riograndense de Telecomunicações CTMR - Companhia Telefônica Melhoramento e Resistência CRT Celular S.A. TELESC - Telecomunicações de Santa Catarina S.A. TELERGIPE - Telecomunicações de Sergipe S.A. CPqD - Centro de Pesquisa e Desenvolvimento - TELEBRÁS CTBC - Companhia Telefônica da Borda do Campo TELESP - Telecomunicações de São Paulo S.A.

TELESP Celular S.A.

Telefónica

CETERP - Centrais Telefônicas de Ribeirão Preto S.A. CRT Celular S.A. CTBC - Companhia Telefônica da Borda do Campo TELEBAHIA Celular S.A. TELERGIPE Celular S.A. TELERJ Celular S.A. TELESP - Telecomunicações de São Paulo S.A. TELEST Celular S.A.

Tele Centro Sul Participações S/A TCS (atual BRASIL TELECOM)

Companhia Telefônica Melhoramento e Resistência CTMR CRT Companhia Riograndense de Telecomunicações Telecomunicações de Brasília S.A. - TELEBRASÍLIA Telecomunicações de Goiás S.A. - TELEGOIÁS Telecomunicações de Mato Grosso do Sul S.A. - TELEMS Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Rondônia S.A TELERON Telecomunicações de Santa Catarina S.A. TELESC Telecomunicações de Mato Grosso S.A. TELESC Telecomunicações de Acre S.A. - TELEACRE Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Acre S.A. - TELEACRE Telecomunicações de Santa Catarina S.A. TELERON Telecomunicações de Santa Catarina S.A. TELESC Telecomunicações do Acre S.A. - TELEACRE Telecomunicações do Acre S.A. - TELEACRE

Telesp Celular

CETERP Celular S.A. GLOBAL TELECOM S.A. TELESP Celular S.A

TIM

Maxitel S.A. TIM Nordeste Telecomunicações S.A

VÉSPER

VÉSPER S.A. VÉSPER SÃO PAULO S.A

PLANCONSULT has also carried out valuations for several publicly-held companies engaged in other segments of the Brazilian economy, which not only have been approved by the companies themselves but also by regulatory bodies, including CVM.

IX - DISCLAIMER

- This Valuation Report on the Actual Net Equity at Market Value was prepared by PLANCONSULT Planejamento e Consultoria Ltda. (PLANCONSULT), aiming at the process of exchange of shares and mergers of associated companies, according to the provisions applicable to the calculation of the exchange ratios of shares set forth in the article 264 of Law No. 6,404 of December 15, 1976, as amended by Law No. 9,457, of May 5, 1997.
- 2) This Valuation Report on Actual Net Equity has been prepared by PLANCONSULT based on the information furnished by the Company s management, as well as other publicly available information, including the financial statements of the Company audited and reviewed by DELOITTE TOUCHE TOHMATSU. PLANCONSULT has taken all care and acted with high diligence standards in order to demand that the information provided by the Company be true and consistent with those audited or reviewed. However, there is no assurance that such information is true and complete.
- 3) PLANCONSULT did not conduct any legal, accounting or any other due diligence or carried out any independent investigation on the information made available in order to prepare this Valuation Report. Therefore, this report did not consider the impacts of any audit or investigation. PLANCONSULT assumes no responsibility for the truthfulness, accuracy or extension of the information obtained.
- 4) PLANCONSULT has not analyzed the legal validity and effectiveness of the processed information tanking into account that such analysis is beyond its professional scope. The validity and enforceability of liens or encumbrances on the Company s assets have not as well been analyzed. However, the amounts relating to such liens or encumbrances have been considered in our report.
- 5) Therefore, PLANCONSULT does not assume any responsibility on the legal, engineering or financial matter beyond those implicit in the exercise of its specific functions at issue, which are specifically set forth in the applicable legislation, codes and regulations.
- 6) The Company s managers did not in any way directed, made difficult or took any action which might hinder the access, use or knowledge of any information relevant for the quality of the work, and stated that all documents and/or other information existing to enable the accomplishment of the work and quality of the respective conclusions were made available to PLANCONSULT.
- 7) PLANCONSULT represents that the number of shares of the company at issue, which PLANCONSULT itself, its controlling persons and other persons bound to them are holders, or which are under their discretionary management, is zero.
- 8) PLANCONSULT states the non existence of any conflict or communion of interest, effective or potential, with the controlling person of the company, or minority shareholders of the company, or in relation to any other involved company, its
 - 22

respective partners, or in connection with the operation itself of exchange of shares and mergers of associated companies.

- 9) There is no assurance that any of the premises, estimates, projections, partial or total results or conclusions used or showed in this Valuation Report will be effectively accomplished or determined, in whole or in part. The final results may be different from the projections, and those differences may be relevant and further be impacted by market conditions, among others. Therefore, there is no guarantee on the part of PLANCONSULT as to the accomplishment or not of the projections herein, specifically which occurrence depends on future and uncertain events.
- 10) The fixed assets of the company have been appraised by PLANCONSULT.
- 11) The Valuation Report did not consider any future benefit that a potential success of the operation of exchange of shares and mergers of companies may eventually bring to themselves.
- 12) The information included herein reflects the financial and accounting conditions of the company on 09/30/2005. Any amendment to these conditions may change the result showed herein.
- 13) This Valuation Report must be used exclusively within the scope of the operation of exchange of shares and mergers of companies, duly informed to the market by applicable means.
- 14) Analysis reports on other companies and sectors prepared by PLANCONSULT and/or its affiliates may address market premises in a way different from this Valuation Report.
- 15) This Valuation Report may not be reproduced or published, in whole or in part, without the prior consent of PLANCONSULT.
- 16) The basis date of this Valuation Report is 09/30/2005.

São Paulo, December 2, 2005.

PLANCONSULT Planejamento e Consultoria Ltda.

CORECON: RE/2849 - SP

CRA: E-1256 - SP

CREA: 21.973 - SP

Edgar Victor Salem

Ubyrajara Pitta

Edward Dias Moreno

CRA: 12.500 SP CREA: 46.152 - SP CORECON: 4.907 - SP

CRC: 1SP064073/O-0

X - <u>EXHIBITS</u>

EXHIBIT I Balance sheets EXHIBIT II Discount rate

EXHIBIT I

Tele Leste Celular Participações S.A. REAL

ASSETS	
CURRENT ASSETS:	
Cash and cash equivalents	105,851.38
Net accounts receivable	
Inventories	
Advances to suppliers	
Interests on own capital and dividends	2,889,853.43
Deferred tax and tax credits	503,762.53
Tax credits	503,762.53
Anticipated income tax and social contribution	137,678.91
Withheld income tax	6,083.62
ICMS credit	
Pis, Cofins and other credits	360,000.00
ICMS over services to be appropriated	
Deferred social contribution and income tax	
11221151 Deferred income tax tax losses	
11221152 Deferred income tax contingencies	
11221153 Deferred income tax provision for losses in inventory	
11221154 Deferred income tax over bad debt provision	
11221155 Deferred income tax over amortization of unrealized goodwill	
11221156 Deferred income tax over suppliers	
11221157 Deferred income tax over loyalty programs	
11221159 Deferred income tax other temporary differences	
11221161 Deferred social contribution negative basis	
11221162 Deferred social contribution contingencies	
11221163 Deferred social contribution provision for losses in inventory	
11221164 Deferred social contribution over bad debt provision	
11221165 Deferred social contribution over amortization of unrealized goodwill	
11221166 Deferred social contribution over suppliers	
11221167 Deferred social contribution over loyalty programs	
11221169 Deferred social contribution other temporary differences 14311111 Goodwill over investment restructuring	
14311111 Goodwill over investment restructuring 14391111 Accumulated amortization Goodwill restructuring	
21191914 Provision of goodwill with investment	
22191914 Provision of goodwill with investment	
Loans and financings	
Derivative transactions	
Anticipated expenses	
Other current assets	209,766.29
	200,100.20
Total current assets	3,709,233.63
	3,709,235.03
NON-CURRENT ASSETS:	
Deferred tax and tax credits	10,236,916.62
Tax credits	10,025,517.95
Anticipated income tax and social contribution	10,025,517.95
ICMS credit	
Pis, Cofins and other credits	
Deferred social contribution and income tax	211,398.67
12121151 Deferred income tax tax losses	164,997.26
12121152 Deferred income tax contingencies	
12121153 Deferred income tax provision for losses in inventory	

12121153 Deferred income tax provision for losses in inventory

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12121154	Deferred income tax over b	ad debt provision	
12121155	Deferred income tax over a	mortization of unrealized goodwill	
12121159	Deferred income tax other	temporary differences	
12121161	Deferred social contribution	negative basis 46,40	1.41
12121162	Deferred social contribution	contingencies	
12121163	Deferred social contribution	provision for losses in inventory	
12121164	Deferred social contribution	over bad debt provision	

12121165 Deferred social contribution over amortization of unrealized goodwill	
12121169 Deferred social contribution other temporary differences	
14311113 Goodwill over investment long term	
Loans and financings	
Derivative transactions	
Anticipated expenses	
Other non-current assets	
Total non-current assets	10,236,916.62
PERMANENT ASSETS:	
Investments	235,841,315.04
Property, plant and equipment	
Deferred assets	
The deal and a second se	005 041 015 04
Total permanent assets	235,841,315.04
Total assets	249,787,465.30

LIABILITIES	
CURRENT LIABILITIES:	
Personnel, charges and social benefits	102,481.81
Suppliers and accounts payable	448,608.54
Taxes, charges and contributions	194,960.30
Loans and financings	232,136.64
Derivative transactions	25,893.57
Interests on shareholders equity and dividends	443,387.60
Provision for contingencies	1 400 074 01
Other current liabilities	1,488,064.81
Total current liabilities	2,935,533.27
NON-CURRENT LIABILITIES:	
Taxes, charges and contributions	
Loans and financings	385,000.90
Derivative transactions	
Provision for contingencies	
Advance payment for future capital increase	
Other current liabilities	
Total non-current liabilities	385,000.90
MINORITY SHAREHOLDERS	
SHAREHOLDERS EQUITY	
Capital stock	
Shares in treasury	
Capital reserves	
Profits reserves	
Revaluation reserves	
Accumulated profits	
Net income of the period	
Result in the conversion of Balance Sheet	
Total shareholders equity	246,466,931.13
Shareholders equity less Goodwill Reserve	195,643,361.69
FUNDS SUBJECT TO CAPITALIZATION	, ,
Total liabilities	249,787,465.30
	195,643,361.69
Tax credit	(5,469,835.01)
	246,466,931.13
Real shareholders equity - adjusted shareholders equity	(50,823,569.44)
Income tax and social contribution rates (36.868%)	(6,341,764.99)
Tax credit	(5,469,835.01)
Final real shareholders equity with tax effect	240,997,096.12

<u>EXHIBIT II</u>

Parameters	Value	Comments
FCF terminal growth rate	4.00%	EBITDA growth without license 2014 / risk free
Tax Rate (Tc)	34%	
Debt/equity ratio (D/E)	45.0%	Calculated from market values
Equity/value ratio (E/V)	69.0%	Calculated from the debt/equity ratio
Debt/value ratio (D/V)	31.0%	[1 (equity/value) ratio]
Equity beta	1.01	The adjusted Bloomberg beta of the industry was used
Debt beta	0.35	WACC
Asset beta	0.81	$\{(1-Tc)D / [(1-Tc)D + E]\}$ *Bdebt + $\{E / [(1-Tc)D + E]\}$ *Bequity
Equity return (Re)	15.1%	WACC
Debt return (Rd)	8.0%	Average cost of debt USD
Asset return	12.9%	WACC
Risk-free rate	4.25%	Federal Reserve (T-bond 10 yrs yield)
Market premium (rM-rF)	10.7%	Brazil market premium (Damodaran)
WACC	12.02%	[(1-Tc)*(Rd*D/V) + (Re*E/V)]
U.S. inflation	2%	
Brazilian inflation	5.57%	

Used Discount rate 15.9407%

PLANCONSULT REPORT REGARDING CRTPART

CELULAR CRT PARTICIPAÇÕES S.A.

ACTUAL NET EQUITY AT MARKET VALUE

VALUATION REPORT

EXECUTIVE SUMMARY

December/2005

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I - <u>OBJECT</u>

PLANCONSULT Planejamento e Consultoria Ltda. was retained by **CELULAR CRT PARTICIPAÇÕES S.A.** (CRT) to render the Valuation Report on the Actual Net Equity at Market Value of the Company, on the basis date of September 30, 2005. This paper refers to the corporate restructuring process, whose object is the process of exchange of shares and merger of associated companies, according to the provisions applicable to the calculation of the exchange ratios of shares, under the provisions of article 264 of Law No. 6,404 of December 15, 1976, as amended by Law No. 9,457 of May 5, 1997.

II - PRESENTATION OF THE COMPANY

1) THE COMPANY

Celular CRT Participações S.A. is the Holding Company that controls 100% of Celular CRT S.A., operator authorized for the rendering of Personal Mobile Services in the State of Rio Grande do Sul

The Company was incorporated pursuant to the laws of the Federative Republic of Brazil under the name of Celular CRT Participações S.A., known as CRT . It as a corporation that operates in accordance with the Brazilian corporate. Its head office is located at Rua José Bonifácio, 245, 90040-130, Porto Alegre-RS.

III - INFORMATION BASIS

The accounting information, showed in the interim balance sheet of the Company reviewed by independent auditors on the basis date of September 30, 2005, has been used as a starting point.

The report is based on interviews with the Company s management and on managerial data, additional information, written or oral, furnished by the Company, ageing schedule of receivables and suppliers, loan transactions controls, and debt hedging, among others.

This report does not constitute an audit report on accounting statements used or on any other information included herein and, therefore, it shall not be interpreted as such.

IV - <u>SUBSEQUENT EVENTS</u>

This valuation does not reflect events occurred after issuance of this report, as well as any relevant fact occurring between the valuation basis date and the date on which this document was issued that has not been informed to PLANCONSULT.

As of the date of this report, PLANCONSULT is not aware of any event that may substantially change the result of this valuation.

V - <u>SCOPE</u>

The methodology has been applied to calculate the market value of the Actual Net Equity (ANE) of the Company, and mainly considered the assets and liabilities registered in the accounting information reviewed by the Company s independent auditors, under the rules of IBRACON applicable to the statements on the basis date of September 30, 2005, and further, the interim balance sheets furnished by the Company s subsidiaries.

This methodology is applicable to determine the market value of assets and liabilities of a certain company. Its application considers as starting point the accounting values of assets and liabilities and makes adjustments to several of these items in order to reflect their respective probable realization values.

For that purpose, the following procedures have been carried out:

Reading and analysis of interim balance sheets furnished by the Company and its controlled companies;

Analysis of assets and liabilities accounts registered in the Company s and its controlled companies balance sheets, aiming at identifying items that might be adjusted, as well as the calculation of their probable market value;

Adjustments of accounting statements to their market value based on the result of our analysis;

Adjustments of property, plant and equipment by their respective market value, based on the analysis carried out by the technical staff of PLANCONSULT with experience in evaluating fixed assets of telecommunications companies;

Calculation of investments values of the Company and its subsidiaries by the equity method of accounting, based on the net equity at market of these subsidiaries;

Calculation of tax effects (income tax and social contribution) on the surplus and deficit resulting from such valuation;

Calculation of the market value of the Company s net equity (Exhibit I).

The details of the foregoing procedures and calculations are set forth in Chapter VIII of this report.

The methodology and scope of this report are aimed at evaluating a company in operation, therefore, except for tax costs and credits, any cost related to expenses ordinarily incurred in the realization of assets or payment of liabilities, as well as those related to bankruptcy or liquidation procedures of companies, such as terminations, costs in connection with judicial disputes, retainment of third parties (legal counsels, advisors,

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etc.) have not been considered in our calculations.

When existing, the total amount of goodwill and negative goodwill registered in the account for investments in controlled companies, the amount prepaid for acquisition of shares concerning the special goodwill reserve and their respective tax credits have been disregarded in the result of this valuation.

The ANE methodology exclusively considers the market value of tangible assets and adjusted liabilities at market, excluding, therefore, market values of intangible assets, which are registered in most of the companies in operation, and disregarding the prospective future profitability of the company.

Consequently, the object of our analysis was not the identification and valuation of the Company s intangible assets, which were not accounted for in the accounting statements, or the identification and quantification of liabilities unregistered and undisclosed by the Company s Management.

The Fixed Assets were valuated as follows:

1. Development of the analysis

1.1 PLANCONSULT requested from to the Company the existing individual records and/or information of asset or engineer control of all its equity assets, for the basis date of September 30, 2005, containing, but not limited to, the following information:

Number of the asset or of its control

Account

Place

Purchase date

Description of the asset

Original purchase values, monetary adjustment and depreciation

Other information

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The information already available at the accounting and technical files of the Company were used at most in order to preserve the memory of the Company.

The register of offer prices of equipment was also requested, containing the most recently used prices and the prices effectively paid by the Company, as well as the amounts for installation and manpower of contractors.

1.2 PLANCONSULT carried out, due to the short amount of time available, by a reduced sampling, a physical inspection of the assets under analysis, jointly with the Company.

On the places where the inspections were carried out, employees of the Company accompanied the staff of PLANCONSULT. These people were familiar with the assets under inspection and could clarify the doubts regarding the physical inventory of the assets.

1.3 Based on the accounting file sent by the Company, for the basis date of September 30, 2005, PLANCONSULT processed a summary of the amounts per account.

Based on such summary, the accounts with relevant amounts were set forth, due to the representation of the accounting values over the total adjusted value of the company and due to the operational status of the account.

2. Items valuated at market value

Market Value is considered the value that the asset would obtain in a purchase and sale transaction, within a reasonable term, not being the purchaser and the seller constrained to transact, and considering that the parties know their assets in detail.

PLANCONSULT bases their valuation of the Fixed Assets on the ABNT RULES. These rules impose the current rules applicable to valuation, setting forth guidelines that are basic to the good valuation and basically orientate, according to two methods:

Comparative method

The value of the asset is obtained from the comparison of market data regarding other assets of similar characteristics.

Cost method

The value of the asset results from a summary or detailed budget or from the composition of the cost of other assets that are equal (manufacturing cost) or equivalent (replacement cost) to the object of the valuation.

The valuation of fixed assets, as a rule, is carried out through the method of replacement or substitution cost. In the case under analysis, the replacement or substitution cost may be summarized as the sum total of the purchase price of the fixed assets with all the implications of taxes, transportation costs to the place of use, with the costs of materials for installation, respective labor, including in regard to special or regular finish, engineering, supervision, etc.

Information relating to recent purchase of fixed assets (goods and services), resulting from quotations and negotiations with suppliers in the Brazilian market, were obtained from the Company.

Researches on the useful lives of each kind of fixed assets, mainly set forth on account of their use and technological obsoleteness, were also carried out, in order to find out the effective depreciation rate to be applied to each asset.

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The depreciation factor adjusts the market value of the asset. By applying the due depreciation to the price (or cost), the market price is found out.

The valuation presented in this work normally fit in the Precise Valuations of the RULES of ABNT (Associação Brasileira de Normas Técnicas), except for the accounts and items that present a lower value (please refer to Chapter II Methodology) and that fit in the Expeditious Valuations .

The fixed assets with relevant economic values, belonging to the accounts below related to Assets and Installations in Service (BIS), were valued using the traditional methods (at market value):

- a) Switch Equipment
 - BIS Analog central office switching systems

BIS Analog central office switching systems GATEWAY

- BIS Analog home location register (HLR)
- BIS Other switch equipment Analog
- BIS Digital central office switching systems

BIS Digital central office switching systems GATEWAY

- BIS Digital home location register (HLR)
- BIS Other switch equipment Digital
- b) Transmission Equipment

BIS ERB (radio base station)		Analog
BIS Microcells	Analog	
BIS Minicells	Analog	
BIS Repeaters	Analog	
BIS Antennas	Analog	

	U	0
BIS Radios A	Analog	
BIS ERB (radi	o base station)	digital
BIS Microcells	s digital	
BIS Minicells	digital	
BIS Repeaters	digital	
BIS Antennas	digital	
BIS Radios	ligital	

BIS Optical modem digital

BIS Concentrator digital

c) Infrastructure

BIS Towers

BIS Posts

BIS Containers

BIS Energy Equipment

BIS Central Air Conditioning Equipment

BIS Batteries

BIS Equipment to fight fire

d) Software use rights

BIS Software Maintenance of ERBs (radio base stations)

BIS Software Maintenance of switching

3. Items valuated at accounting residual amount

Considering the final objective of the works and its low economic value, the assets that belong to the accounts below were valuated at their accounting residual amount:

a) Transmission Equipment

BIS Other Equipment and means of Analog transmission

BIS Other Equipment and means of digital transmission

BIS Air and underground optical cabo

b) Terminal equipment

BIS Private Equipment Rent

BIS Private Equipment Free lease

BIS Private Equipment Tads

c) Real estate properties

BIS Real estate properties

d) Buildings

BIS Buildings

e) Infrastructure

BIS Elevators

BIS Underground piping

BIS Other supports and protectors

BIS Appurtenances on third parties properties

f) Software use rights

BIS Software Call Center

BIS Software Billing

BIS Software Sap

BIS Software Saf

BIS Software Human resources

BIS Software Gir

BIS Software Others

g) Concession license

BIS Exploitation concession license

h) Other assets

BIS Cptc Analog/Digital

BIS Pre-paid

BIS Intelligent network

BIS Analog/Digital voice mail

BIS Analog/Digital short message

BIS Other Equipment/platforms

BIS Vehicles fleet

BIS Managerial vehicles

BIS Tools and instruments for repairment/construction

BIS Equipment of telesupervision

BIS Computing Equipment

BIS Equipment of tests and measures

BIS Furniture and other assets of general use

BIS Brands and patents

BIS Other intangible assets

i) Assets and installations in progress (BIA)

VI - PROCEDURES

The main procedures adopted in our analysis were the following:

1) Uniformity in the companies under consideration

The analysis carried out for all Companies complied with the same precepts and methodology.

We do not describe the meaning of each Asset and Liability Accounts (Capital Accounts) provided that the Company (and its respective Controlled Companies) has to comply with the Accounts Plan (including the content thereof) determined by the regulatory body of the telecommunications sector ANATEL.

Certain Assets and Liabilities accounts may have their original accounting value set to zero, pursuant to the balance sheets delivered by the Company (and of its respective Controlled Companies).

The Market Value arises out of the calculation of the Present Value of each Capital Account, taking into consideration their respective ageing and a Discount Rate equal to the capital cost of the company (based on the study carried out by Banco Goldman Sachs, retained by the Company to render a valuation based on the Economic Value Method), duly adjusted in order to consider inflation differences between the Brazilian and U.S. currencies.

2) Treatment of the Goodwill

Based on the opinion of Machado, Meyer, Sendacz e Opice Advogados, as to the interpretation of the Corporation Law (art. 264, *caput* and paragraph 2 of Law No. 6,404/76) in connection with the treatment of the goodwill, negative goodwill and any reserve for losses in the merger of shares, we have disregarded these items in the calculation of the net equity of the Company at market value.

3) Discount Rate

In relation to the flow Discount Rate at Present Value of each capital account, we have adopted in this analysis the capital cost equal to 15.9407% p.a., in accordance with EXHIBIT II, considering that all amounts existing in the financial statements furnished by the Company are expressed in Brazilian currency (R\$ - Reais).

4) Term

Accounts Payable were considered as an average term of 15 days.

As from such term, we considered the final maturity informed, that is, 30 days from 1 one to 30 days, 60 days from 31 to 60 days, 90 days from 61 to 90. From 90 days on, it was adopted the bad debt provision.

5) Current Assets

a) Available Funds

Considered as Market Value They are already at Actual Present Value.

b) Receivables, net

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data provided by the Company.

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Inventories

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company (the average turnover indexes of handsets inventory was used to determine the ageing).

Zero value for obsolete inventory, calculated by means of statistic data furnished by the Company.

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Advance to Suppliers

The accounting values already represent the Market Value They are already at Actual Present Value.

e) JSCP (Interest on Own Capital) and Dividends

The accounting values already represent the Market Value They are already at Actual Present Value.

- f) Deferred taxes and tax credits
- f.1) Tax credits

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

f.2) ICMS (value-added tax) over Services to be Appropriated

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

f.3) Social Contribution and Deferred Income Tax

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

g) Loans and financing

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data furnished by the Company.

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

h) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value, has been considered.

i) Prepaid expenses

The accounting values already represent the Market Value They are already at Actual Present Value.

j) Other assets

The accounting values already represent the Market Value They are already at Actual Present Value.

6) Long Term Receivables

a) Deferred taxes and tax credits

a.1) Tax credits

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

a.2) Social Contribution and Deferred Income Tax

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

b) Loans and financing

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

Reduction Factors resulting from amounts which will not be effectively received calculated by means of statistic data furnished by the Company.

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Derivative transactions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Prepaid expenses

The accounting values already represent the Market Value They are already at Actual Present Value.

e) Other assets

The accounting values already represent the Market Value They are already at Actual Present Value.

7) Permanent Asset

a) Investments

Table of Contents

Equity Accounting: In the cases of equity interests held in controlled companies, the accounting balances, presented in the balance sheet of the companies that are controlled by the Company, were adjusted at market value by using the same criteria adopted by the Company. The value posted as equity interest of the Company in these associated companies was then adjusted, based on the shareholders equities of their controlled companies at market value. As previously mentioned, for the purposes of the exchange ratio, the total net amount of goodwill and negative goodwill possibly registered in the investment account held by the companies, was not considered.

Other sub accounts

The accounting values already represent the Market Value They are already at Actual Present Value.

b) Fixed Assets

In the calculation of the Market Value, it has been considered the following:

Properties and Facilities in Operation BIS

PLANCONSULT, by means of its staff specialized in the valuation of fixed assets of telecommunications companies, carried out a valuation of these assets, at market value, under the Valuation Rules in force and the already presented Chapter V above.

Properties and Facilities in Progress BIA

The accounting values already represent the Market Value They are already at Actual Present Value.

c) Deferred Assets

Goodwill

As previously mentioned, for the purposes of the exchange ratio, the total net amount of goodwill and negative goodwill registered in the investment account held by the companies, was not considered.

Point of Presence Rights (Fundo de Comércio)

The accounting values already represent the Market Value They are already at Actual Present Value.

Other

The accounting values already represent the Market Value They are already at Actual Present Value.

8) Current Liability

a) Personnel, social charges and benefits

Table of Contents

The accounting values already represent the Market Value They are already at Actual Present Value.

b) Trade accounts payable

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

c) Taxes, rates and contributions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

d) Loans and financing

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

e) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

f) Interest on own capital and dividends

The accounting values already represent the Market Value They are already at Actual Present Value.

g) Provision for contingencies

The accounting values already represent the Market Value They are already at Actual Present Value.

h) Other liabilities

The accounting values already represent the Market Value They are already at Actual Present Value.

9) Long Term Liabilities

a) Taxes, rates and contributions

In the calculation of the Market Value, it has been considered the following:

The ageing of each Account and Sub-account furnished by the Company;

The Discount Rate explained in item 3 above, to calculate the Present Value of Accounts and Sub-accounts.

b) Loans and financing

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

c) Derivative transactions

In the calculation of the Market Value, the accrual furnished by the Company, which is already at Actual Present Value (MTM), has been considered.

d) Provision for contingencies

The accounting values already represent the Market Value They are already at Actual Present Value.

e) Advance for Future Capital Increase - AFAC

The accounting values already represent the Market Value They are already at Actual Present Value.

f) Other liabilities

The accounting values already represent the Market Value They are already at Actual Present Value.

10) Minority interest

In case of minority interest in the capital stock, the reduction equal to such minority interest (in R\$) is required before the calculation of the equity accounting to be considered in the respective Controlling Company.

11) Treasury Shares

Treasury shares owned by the Company shall not be considered provided that they are related to the Net Equity account.

12) Capital Recourses

The accounting values already represent the Market Value They are already at Actual Present Value.

13) Tax effect on the carried out adjustments Capital gain or loss

- a) Whereas part of the adjustments made to the shareholders equity of the Company would result on a capital gain or loss, deductible for tax purposes, the tax credit (or debt) of income tax and social contribution must be considered as an adjustment factor in the shareholders equity of the Company, since, as of the maturity date of the assessed assets and liabilities, the gain (or loss) assessed as a result of the adjusts shall cause a tax credit (or debt).
- b) As a result, the tax effect (tax credit or debt) resulting from the adjustments mentioned above was calculated considering:

The average tax rate of income tax and social contribution of the Company, furnished by it.

An amortization term of 10 years.

The Discount Rate presented on item $\underline{3}$ above for the calculation of the Present Value.

c) The amount of such tax effect was dully added to (or subtracted from) the Actual Net Equity at Market Value.

VII - CONCLUSION

Based on the object, scope, methodology and data furnished by the Company (and its controlled companies), the market value to the Actual Net Equity as of September 30, 2005 is R\$ 1,125,472,314.35.

VIII - PLANCONSULT

PLANCONSULT is a leading company in the valuation market of large telecommunications companies.

PLANCONSULT has being assisting for over twenty-five years largest groups and companies within the country engaged in several industries.

In order to make a difference in the market and to always keep itself as a company with the highest quality in the segment, PLANCONSULT continuously invests in state of the art technology, communication and qualified personnel.

It has a high tech computer and telecommunication network, enabling the quickest and safest performance. PLANCONSULT also works with a mobile network, including own hardware, software and telecommunication, which, if required, constitutes a complete working structure inside client s offices, speeding up the work pace, optimizing costs and results, in addition to enable a close follow-up by the client on work development.

PLANCONSULT has been carrying out throughout last years hundreds of valuations to several of the largest and most important companies of the country, in addition to present them to governmental institutions such as Banco Nacional de Desenvolvimento Econômico S.A. Participações - BNDESPAR, Ministry of Finance, Internal Revenue Services, Comissão de Valores Mobiliários CVM (Brazilian Securities Commission), etc.

PLANCONSULT has been acting as advisor and consultant in privatization transactions, under Decree No. 91,991, of November 28, 1985 (company s valuation and stockholding control), including the appraisal of several companies that have already been privatized (Banestado, Banespa, Usiminas, PQU, Açominas, Celpav, Sibra, Banco Meridional, CESP, ELETROPAULO, and the 53 subsidiaries of TELEBRÁS System).

It has been further provided services of technical and financial due diligence, particularly to meet the needs of financial organism as for example IDB (Inter-American Development Bank).

PLANCONSULT, in addition to is qualification and know-how, facilities, personnel, and own computer systems (hardware and software) that have already been developed and proved, has the necessary and indispensable experience in the segment of **TELECOMMUNICATIONS COMPANIES**, stressing the valuation works for publicly-held companies, namely:

TELEBRÁS System and CRT Privatization

TELEACRE - Telecomunicações do Acre S.A. TELASA - Telecomunicações de Alagoas S.A. TELAMAZON - Telecomunicações do Amazonas S.A. TELEAMAPÁ - Telecomunicações do Amapá S.A. TELEBAHIA - Telecomunicações da Bahia S.A. **TELEBAHIA Celular S.A.** TELECEARÁ - Telecomunicações do Ceará S.A. TELEBRÁS - Telecomunicações Brasileiras S.A. TELEBRASÍLIA - Telecomunicações de Brasília S.A TELEST - Telecomunicações do Espírito Santo S.A. TELEST Celular S.A. TELEGOIÁS - Telecomunicações de Goiás S.A. TELMA - Telecomunicações do Maranhão S.A. TELEMIG - Telecomunicações de Minas Gerais S.A. TELEMS - Telecomunicações do Mato Grosso do Sul S.A. TELEMAT - Telecomunicações do Mato Grosso S.A. TELEPARÁ - Telecomunicações do Pará S.A. TELPA - Telecomunicações da Paraíba S.A. TELPE - Telecomunicações de Pernambuco S.A. TELEPISA - Telecomunicações do Piauí S.A. TELEPAR - Telecomunicações do Paraná S.A. EMBRATEL - Empresa Brasileira de Telecomunicações S.A. TELERJ - Telecomunicações do Rio de Janeiro S.A. TELERJ Celular S.A. TELERN - Telecomunicações do Rio Grande do Norte S.A. TELERON - Telecomunicações de Rondônia S.A. TELAIMA - Telecomunicações de Roraima S.A. CRT - Companhia Riograndense de Telecomunicações CTMR - Companhia Telefônica Melhoramento e Resistência CRT Celular S.A. TELESC - Telecomunicações de Santa Catarina S.A. TELERGIPE - Telecomunicações de Sergipe S.A. CPqD - Centro de Pesquisa e Desenvolvimento - TELEBRÁS CTBC - Companhia Telefônica da Borda do Campo TELESP - Telecomunicações de São Paulo S.A.

TELESP Celular S.A.

Telefónica

CETERP - Centrais Telefônicas de Ribeirão Preto S.A. CRT Celular S.A. CTBC - Companhia Telefônica da Borda do Campo TELEBAHIA Celular S.A. TELERGIPE Celular S.A. TELERJ Celular S.A. TELESP - Telecomunicações de São Paulo S.A. TELEST Celular S.A.

Tele Centro Sul Participações S/A TCS (atual BRASIL TELECOM)

Companhia Telefônica Melhoramento e Resistência CTMR CRT Companhia Riograndense de Telecomunicações Telecomunicações de Brasília S.A. TELEBRASÍLIA Telecomunicações de Goiás S.A. TELEGOIÁS Telecomunicações de Mato Grosso do Sul S.A. TELEMS Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Rondônia S.A TELERON Telecomunicações de Santa Catarina S.A. TELESC Telecomunicações de Mato Grosso S.A. TELESC Telecomunicações de Acre S.A. TELEACRE Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Mato Grosso S.A. TELEMAT Telecomunicações de Acre S.A. TELEACRE Telecomunicações de Santa Catarina S.A. TELERON Telecomunicações de Santa Catarina S.A. TELESC Telecomunicações do Acre S.A. TELEACRE Telecomunicações do Acre S.A. TELEACRE

Telesp Celular

CETERP Celular S.A. GLOBAL TELECOM S.A. TELESP Celular S.A

TIM

Maxitel S.A. TIM Nordeste Telecomunicações S.A

VÉSPER

VÉSPER S.A. VÉSPER SÃO PAULO S.A

PLANCONSULT has also carried out valuations for several publicly-held companies engaged in other segments of the Brazilian economy, which not only have been approved by the companies themselves but also by regulatory bodies, including CVM.

IX - DISCLAIMER

- This Valuation Report on the Actual Net Equity at Market Value was prepared by PLANCONSULT Planejamento e Consultoria Ltda. (PLANCONSULT), aiming at the process of exchange of shares and mergers of associated companies, according to the provisions applicable to the calculation of the exchange ratios of shares set forth in the article 264 of Law No. 6,404 of December 15, 1976, as amended by Law No. 9,457, of May 5, 1997.
- 2) This Valuation Report on Actual Net Equity has been prepared by PLANCONSULT based on the information furnished by the Company s management, as well as other publicly available information, including the financial statements of the Company audited and reviewed by DELOITTE TOUCHE TOHMATSU. PLANCONSULT has taken all care and acted with high diligence standards in order to demand that the information provided by the Company be true and consistent with those audited or reviewed. However, there is no assurance that such information is true and complete.
- 3) PLANCONSULT did not conduct any legal, accounting or any other due diligence or carried out any independent investigation on the information made available in order to prepare this Valuation Report. Therefore, this report did not consider the impacts of any audit or investigation. PLANCONSULT assumes no responsibility for the truthfulness, accuracy or extension of the information obtained.
- 4) PLANCONSULT has not analyzed the legal validity and effectiveness of the processed information tanking into account that such analysis is beyond its professional scope. The validity and enforceability of liens or encumbrances on the Company s assets have not as well been analyzed. However, the amounts relating to such liens or encumbrances have been considered in our report.
- 5) Therefore, PLANCONSULT does not assume any responsibility on the legal, engineering or financial matter beyond those implicit in the exercise of its specific functions at issue, which are specifically set forth in the applicable legislation, codes and regulations.
- 6) The Company s managers did not in any way directed, made difficult or took any action which might hinder the access, use or knowledge of any information relevant for the quality of the work, and stated that all documents and/or other information existing to enable the accomplishment of the work and quality of the respective conclusions were made available to PLANCONSULT.
- 7) PLANCONSULT represents that the number of shares of the company at issue, which PLANCONSULT itself, its controlling persons and other persons bound to them are holders, or which are under their discretionary management, is zero.
- 8) PLANCONSULT states the non existence of any conflict or communion of interest, effective or potential, with the controlling person of the company, or minority shareholders of the company, or in relation to any other involved company, its respective partners, or in connection with the operation itself of exchange of shares and mergers of associated companies.

- 9) There is no assurance that any of the premises, estimates, projections, partial or total results or conclusions used or showed in this Valuation Report will be effectively accomplished or determined, in whole or in part. The final results may be different from the projections, and those differences may be relevant and further be impacted by market conditions, among others. Therefore, there is no guarantee on the part of PLANCONSULT as to the accomplishment or not of the projections herein, specifically which occurrence depends on future and uncertain events.
- 10) The fixed assets of the company have been appraised by PLANCONSULT.
- 11) The Valuation Report did not consider any future benefit that a potential success of the operation of exchange of shares and mergers of companies may eventually bring to themselves.
- 12) The information included herein reflects the financial and accounting conditions of the company on 09/30/2005. Any amendment to these conditions may change the result showed herein.
- 13) This Valuation Report must be used exclusively within the scope of the operation of exchange of shares and mergers of companies, duly informed to the market by applicable means.
- Analysis reports on other companies and sectors prepared by PLANCONSULT and/or its affiliates may address market premises in a way different from this Valuation Report.
- 15) This Valuation Report may not be reproduced or published, in whole or in part, without the prior consent of PLANCONSULT.
- 16) The basis date of this Valuation Report is 09/30/2005.

São Paulo, December 2, 2005.

PLANCONSULT Planejamento e Consultoria Ltda.

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CRC: 1SP064073/O-0

X - <u>EXHIBITS</u>

EXHIBIT I Balance sheets

EXHIBIT II Discount Rate

EXHIBIT I

Celular CRT Participações		
S.A. REAL		

ASSETS	
CURRENT ASSETS:	
Cash and cash equivalents	2,728,001.14
Net accounts receivable	
Inventories	
Advances to suppliers	
Interests on own capital and dividends	74,255,130.58
Deferred tax and tax credits	6,770,994.48
Tax credits	1,032,257.12
Anticipated income tax and social contribution	120,219.46
Withheld income tax	912,037.66
ICMS credit	
Pis, Cofins and other credits	
ICMS over services to be appropriated	
Deferred social contribution and income tax	5,738,737.36
11221151 Deferred income tax tax losses	3,819,419.46
11221152 Deferred income tax contingencies	71,745.72
11221153 Deferred income tax provision for losses in inventory	
11221154 Deferred income tax over bad debt provision	
11221155 Deferred income tax over amortization of unrealized goodwill	
11221156 Deferred income tax over suppliers	84,970.28
11221157 Deferred income tax over loyalty programs	
11221159 Deferred income tax other temporary differences	38,833.45
11221161 Deferred social contribution negative basis	1,653,370.65
11221162 Deferred social contribution contingencies	25,828.46
11221163 Deferred social contribution provision for losses in inventory	
11221164 Deferred social contribution over bad debt provision	
11221165 Deferred social contribution over amortization of unrealized goodwill	
11221166 Deferred social contribution over suppliers	30,589.30
11221167 Deferred social contribution over loyalty programs	
11221169 Deferred social contribution other temporary differences	13,980.04
14311111 Goodwill over investment restructuring	
14391111 Accumulated amortization Goodwill restructuring	
21191914 Provision of goodwill with investment	
22191914 Provision of goodwill with investment	
Loans and financings	
Derivative transactions	
Anticipated expenses	
Other current assets	356,998.94
	,
Total current assets	84,111,125.14
NON-CURRENT ASSETS:	
Deferred tax and tax credits	
Tax credits	
Anticipated income tax and social contribution	
ICMS credit	
Pis, Cofins and other credits	
Deferred social contribution and income tax	
12121151 Deferred income tax tax losses	
12121152 Deferred income tax contingencies	
12121153 Deferred income tax provision for losses in inventory	

	Deferred income tax over b	
12121155	Deferred income tax over a	mortization of unrealized goodwill
12121159	Deferred income tax other	temporary differences
12121161	Deferred social contribution	negative basis
12121162	Deferred social contribution	contingencies
12121163	Deferred social contribution	provision for losses in inventory
12121164	Deferred social contribution	over bad debt provision
12121165	Deferred social contribution	over amortization of unrealized goodwill
12121169	Deferred social contribution	other temporary differences

14311113 Goodwill over investment	long term
Loans and financings	
Derivative transactions	
Anticipated expenses	
Other non-current assets	103,573.77
Total non-current assets	103,573.77
PERMANENT ASSETS:	
Investments	1,102,630,301.42
Property, plant and equipment	
Deferred assets	
Total permanent assets	1,102,630,301.42
Total assets	1,186,845,000.33

LIABILITIES	
CURRENT LIABILITIES:	
Personnel, charges and social benefits	195,417.38
Suppliers and accounts payable	635,423.51
Taxes, charges and contributions	
Loans and financings	
Derivative transactions	
Interests on shareholders equity and dividends	68,226,523.10
Provision for contingencies	309,011.00
Other current liabilities	4,151,656.84
Total current liabilities	73,518,057.95
NON-CURRENT LIABILITIES:	
Taxes, charges and contributions	
Loans and financings	
Derivative transactions	
Provision for contingencies	
Advance payment for future capital increase	
Other current liabilities	
Total non-current liabilities	
MINORITY SHAREHOLDERS	
SHAREHOLDERS EQUITY	
Capital stock	
Shares in treasury	
Capital reserves	
Profits reserves	
Revaluation reserves	
Accumulated profits	
Net income of the period	
Result in the conversion of Balance Sheet	
Total shareholders equity	1,113,326,942.38
Shareholders equity less Goodwill Reserve	1,152,179,767.15
FUNDS SUBJECT TO CAPITALIZATION	
Total liabilities	1,186,845,000.33
	1,152,179,767.15
Tax credit	R\$ 12,145,371.97
	1,113,326,942.38
Real shareholders equity - adjusted shareholders equity	38,852,824.77
Income tax and social contribution rates (36.868%)	14,081,429.28
Tax credit	R\$ 12,145,371.97
Final real shareholders equity with tax effect	1,125,472,314.35
י וומי וכמי sharcholucis - בקעוונץ שונוי נמג בווכנו	1,123,472,314.33

<u>EXHIBIT II</u>

Parameters	Value	Comments
FCF terminal growth rate	4.00%	EBITDA growth without license 2014 / risk free
Tax Rate (Tc)	34%	
Debt/equity ratio (D/E)	45.0%	Calculated from market values
Equity/value ratio (E/V)	69.0%	Calculated from the debt/equity ratio
Debt/value ratio (D/V)	31.0%	[1 (equity/value) ratio]
Equity beta	1.01	The adjusted Bloomberg beta of the industry was used
Debt beta	0.35	WACC
Asset beta	0.81	$\{(1-Tc)D / [(1-Tc)D + E]\}$ *Bdebt + $\{E / [(1-Tc)D + E]\}$ *Bequity
Equity return (Re)	15.1%	WACC
Debt return (Rd)	8.0%	Average cost of debt USD
Asset return	12.9%	WACC
Risk-free rate	4.25%	Federal Reserve (T-bond 10 yrs yield)
Market premium (rM-rF)	10.7%	Brazil market premium (Damodaran)
WACC	12.02%	[(1-Tc)*(Rd*D/V) + (Re*E/V)]
U.S. inflation	2%	
Brazilian inflation	5.57%	

Used Discount Rate 15.9407%

FINANCIAL STATEMENTS OF TCP AS OF SEPTEMBER 30, 2005 AND FOR THE NINE-MONTH PERIOD THEN ENDED THAT ACCOMPANY THE DELOITTE TOUCHE TOHMATSU BOOK VALUE REPORT FILED PURSUANT TO RULE 425 ON DECEMBER 6, 2005

(Convenience Translation into English from the

Original Previously Issued in Portuguese)

Telesp Celular

Participações S.A.

Financial Statements for the Nine-month

Period Ended September 30, 2005 and

Independent Auditors Report

Deloitte Touche Tohmatsu Auditores Independentes

Telesp Celular Participações S.A.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

INDEPENDENT AUDITORS REPORT

To the Shareholders and Management of

Telesp Celular Participações S.A.

São Paulo - SP

- 1. We have audited the accompanying balance sheet of Telesp Celular Participações S.A. as of September 30, 2005 and the related statement of loss and change in shareholders equity for the nine-month period then ended, prepared under the responsibility of the Company s management. Our responsibility is to express an opinion on these financial statements.
- Our work was conducted in accordance with the Brazilian auditing standards and comprised: (a) planning of the work, taking into consideration the significance of the balances, the volume of transactions and the accounting and internal control systems of the Company; (b) checking, on a test basis, the evidence and records that support the amounts and accounting information disclosed; and (c) evaluating the relevant accounting practices and estimates adopted by management, as well as the presentation of the financial statements taken as a whole.
- 3. Considering the special purpose of these financial statements (see Note 2), the Company is not presenting the statement of changes in financial position for the nine-month period ended at September 30, 2005, that is required for a complete presentation of the financial statements in Brazil.
- 4. In our opinion, except for the omission discussed in paragraph 3, that results in an incomplete presentation of the financial statements, the financial statements referred to in paragraph 1 present fairly, in all material respects, the financial position of Telesp Celular Participações S.A. as of September 30, 2005, the results of its operations and the changes in shareholders equity for the nine-month period then ended in accordance with accounting practices adopted in Brazil.
- 5. The accompanying financial statements have been translated into English for the convenience of readers outside Brazil.

São Paulo, December 4, 2005

DELOITTE TOUCHE TOHMATSU Auditores Independentes José Domingos do Prado Engagement Partner

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELESP CELULAR PARTICIPAÇÕES S.A.

BALANCE SHEET AS OF SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

ASSETS	09.30.05
CURRENT ASSETS	
Cash and cash equivalents	30
Financial investments	38
Interest on capital and dividends	62,114
Deferred and recoverable taxes	18,155
Prepaid expenses	807
Other assets	14,500
Total current assets	95,644
NONCURRENT ASSETS	
Deferred and recoverable taxes	342,092
Prepaid expenses	3,540
Other assets	1,946
Total noncurrent assets	347,578
PERMANENT ASSETS	
Investments	7,360,812
Property, plant and equipment, net	321
Total permanent assets	7,361,133
TOTAL ASSETS	7,804,355

LIABILITIES AND SHAREHOLDERS EQUITY	09.30.05
CURRENT LIABILITIES	
Payroll and related accruals	945
Trade accounts payable	4,734
Taxes payable	539
Loans and financing	1,036,134
Reserve for contingencies	65,108
Derivative contracts	358,749
Other liabilities	22,708
Total current liabilities	1,488,917

LONG-TERM LIABILITIES	
Loans and financing	1,849,628
Reserve for contingencies	257
Derivative contracts	149,635
Total long-term liabilities	1,999,520
SHAREHOLDERS EQUITY	
Capital	6,670,152
Capital reserves	793,396
Accumulated deficit	(3,147,783)
Total shareholders equity	4,315,765
FUNDS FOR CAPITALIZATION	153
TOTAL LIABILITIES AND SHAREHOLDERS EQUITY	7,804,355

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELESPCELULAR PARTICIPAÇÕES S.A.

STATEMENT OF LOSS

FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

09.30.05

OPERATING REVENUE (EXPENSES)	
General and administrative expenses	(7,163)
Other operating expenses	(261,612)
Other operating revenue	8,365
Equity pick-up	91,465
	(168,945)
OPERATING INCOME (LOSS) BEFORE FINANCIAL INCOME (EXPENSES)	(168,945)
Financial expenses	(694,537)
Financial income	264,474
OPERATING INCOME (LOSS)	(599,008)
Nonoperating income	7,385
LOSS FOR THE PERIOD	(591,623)

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELESP CELULAR PARTICIPAÇÕES S.A.

STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY

FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

		Capital	reserve	Inco	me reserve		
	Share capital	Special goodwill	Goodwill	Statutory reserve	Reserve income realize	Retained earnings	Total
BALANCE AT DECEMBER 31, 2004	4,373,661	990,169	99,710			(2,556,160)	2,907,380
Capital increase - RCA of January 07, 2005							
Subscription in current currency	2,000,000						2,000,000
Subscription and integralization with goodwill							
reserve	53,896	(53,896)					
Agio in the acquisition of new stocks - overage							
auction			8				8
Capital increase - RCA of July 29, 2005	242,595	(242,595)					
Net loss						(591,623)	(591,623)
BALANCE AT SEPTEMBER 30, 2005	6,670,152	693,678	99,718			(3,147,783)	4,315,765

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELESP CELULAR PARTICIPAÇÕES S.A.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$, unless otherwise indicated)

1. OPERATIONS

Telesp Celular Participações S.A. (TCP or Company) is a publicly-traded company which, as of September 30, 2005, is controlled by Brasilcel N.V. (57.23% of total capital) and Portelcom Participações S.A. (8.86% of total capital), which is a wholly-owned subsidiary of Brasilcel N.V.

Brasilcel N.V. is jointly controlled by Telefónica Móviles, S.A. (50% of total capital), PT Móveis, Serviços de Telecomunicações, SGPS, S.A. (49.999% of total capital), and Portugal Telecom, SGPS, S.A. (0.001% of total capital).

TCP is the controlling company of the operators Telesp Celular S.A. (TC), Global Telecom S.A. (GT) and Tele Centro Oeste Celular Participações S.A. (TCO), which provide mobile telephone services in the States of São Paulo, Paraná and Santa Catarina and the Federal District, respectively, including activities necessary or useful to perform the services, in accordance with the licenses granted to them.

The licenses granted to TC, GT and TCO are valid until August 5, 2008, April 8, 2013 and July 24, 2006, respectively, and are renewable, once only, for a 15-year term, by paying annual charges equivalent to approximately 1% of the annual revenues of the operators.

Additionally, TCO fully controls the following operators:

	тсо		
Subsidiaries	interest - %	Operating area	Term of license
Telegoiás Celular S.A.	100	Goiás and Tocantins	10.29.08
Telemat Celular S.A.	100	Mato Grosso	03.30.09
Telems Celular S.A.	100	Mato Grosso do Sul	09.28.09
Teleron Celular S.A.	100	Rondônia	07.21.09
Teleacre Celular S.A.	100	Acre	07.15.09
Norte Brasil Telecom S.A.	100	Amazonas, Roraima, Amapá, Pará and	
		Maranhão	11.29.13

The business of the subsidiaries, including the services they may provide, is regulated by the National Telecommunications Agency (Agência Nacional de Telecommunicações - ANATEL), the telecommunications regulatory agency, in accordance with Law No. 9,472, of July 16, 1997, and respective complementary regulations, decrees, rulings and plans.

Telesp Celular Participações S.A.

On March 28, 2005, the Board of Directors of TCO approved the corporate restructuring of Teleacre, Telegoiás, Teleron and Telems, by merging with the Company, and Telemat, by merging with the subsidiary TCO IP S.A. (TCO IP). The restructuring proposals were presented to ANATEL on June 7 and 27, 2005, respectively.

The objective of this operation was to obtain financial and operational benefits, among others, with a reduction in administrative costs and publications, as well as rationalization of accounting procedures.

2. PRESENTATION OF THE FINANCIAL STATEMENTS

The financial statements have been prepared in accordance with generally accepted accounting practices in Brazil and Brazilian Corporate Legislation, which include the norms applicable to public telecommunications services concessionaires and the norms and accounting procedures established by the Brazilian Securities Commission (Comissão de Valores Mobiliários - CVM).

The Company year ends on December 31 of each year. These interim financial statements were prepared to serve as a basis for corporate restructuring purposes, involving the Company, Tele Centro Oeste Celular Participações S.A., Tele Leste Celular Participações S.A., Tele Sudeste Celular Participações S.A. and Celular CRT Participações S.A., all of which are publicly-held companies under common share control. The objective of the restructuring is to transfer the share control and the minority participations to TCP, through an exchange of shares. This proposal will require the approval of the shareholders of the various companies involved and, if approved, will be based on the relation of the exchange to the economic value to be established in a report issued by independent experts.

Consequently, the balance sheet, the income statement and the statement of changes in shareholders' equity only include the operations effected in the first nine months of 2005, which are presented without comparison to any prior period. Additionally, in view of the specific purpose of these interim financial statements, the Company is not presenting the statement of changes in financial position.

3. SUMMARY OF THE PRINCIPAL ACCOUNTING PRACTICES

a) Cash and cash equivalents

Are considered to be all available balances in cash and banks and all highly liquid temporary cash investments, stated as cost plus interest accrued to the balance sheet date, with original maturity dates of three months or less.

b) Investments

Represents goodwill recorded on acquisitions of consolidated subsidiaries and permanent investments in unconsolidated affiliates and subsidiaries that are accounted for under the equity method. The financial statements of indirect subsidiaries based overseas are converted at the exchange rate as of the balance sheet date. The accounting practices of direct and indirect subsidiaries are consistent with those applied by the

Table of Contents

Company.

Telesp Celular Participações S.A.

c) Income and social contribution taxes

Are calculated and recorded based on the tax rates in effect on the balance sheet date, on an accrual basis.

d) Reserve for contingencies

The reserve is recorded based on the opinion of external legal and the Company s management, how to the probable result of the dependent subject, and are update until to date the balance sheet for the probable amount of the loss, observed the nature of each contingency.

4. DEFERRED AND RECOVERABLE TAXES

	09.30.05
Prepaid income and social contribution taxes	322,335
Withholding income tax	471
Recoverable PIS and COFINS (taxes on revenue)	37,022
Total recoverable taxes	359,828
Deferred income and social contribution taxes	419
Total	360,247
Current	18,155
Noncurrent	342,092

The Company did not recognize deferred income and social contribution taxes on tax losses, negative basis and temporary differences, as there is no likelihood of taxable income in the short-term.

5. OTHER ASSETS

	09.30.05
Advances to employees	73
Receivables from Group companies	14,109
Other assets	14,109 2,264
Total	16,446
	—
Current	14,500

Noncurrent

Telesp Celular Participações S.A.

6. INVESTMENTS

a) Participation in subsidiaries

	Common	Preferred	
	stock	stock	Total
Investees	%	%	participation %
Telesp Celular S.A.	100.00		100.00
Global Telecom S.A.	100.00	100.00	100.00
Tele Centro Oeste Celular Participações S.A.	90.59	32.76	52.47

b) Number of shares held

	Stat	Stated in thousand		
	Common	Preferred	Total	
Investees	shares	shares	shares	
Telesp Celular S.A.	83,155		83,155	
Global Telecom S.A.	3,810	7,621	11,431	
Tele Centro Oeste Celular Participações S.A.	40,161	28,084	68,245	

c) Information on subsidiaries

	Shareholders equity as of	Net income (loss) as of
Investees	09.30.05	09.30.05
Telesp Celular S.A.	3,091,952	125,435
Global Telecom S.A.	1,127,808	(176,737)
Tele Centro Oeste Celular Participações S.A.	2,835,326	275,774

d) Breakdown and changes

The Company s investments include the equity interests in the direct subsidiaries, goodwill, advance for future capital increase and reserve for losses on investments and other investments, as shown below:

	09.30.05
Investments in subsidiaries	5,206,379
Goodwill on investment acquisitions, net	1,965,516
Advance for future capital increase	586,625
Provision for investment losses (a)	(397,811)
Other investments	103
Balance of investments	7,360,812

(a) Reserves for investment losses were recorded due to GT s accumulated deficit and indebtedness as of December 31, 2002 and 2001.

Telesp Celular Participações S.A.

The changes in investment balances of the subsidiaries for the nine-month periods ended September 30, 2005 and 2004 are as follows:

		200	95	
Investments in subsidiaries	тс	GT	тсо	Total
Balance at the beginning of the year	2,966,517	1,111,313	981,432	5,059,262
Increase in holding				
Donations			115	115
Equity pick-up in the 1 st quarter	114,110	(43,321)	62,684	133,473
Balance as of March 31	3,080,627	1,067,992	1,044,231	5,192,850
Increase in holding				
Distribution interest on capital				
Participation gains			8	8
Dividends and interest on capital in subsidiary				
Equity pick-up in the 2 nd quarter	(22,971)	(54,308)	31,618	(45,661)
Balance as of June 30	3,057,656	1,013,684	1,075,857	5,147,197
Increase in holding			48,160	48,160
Participation gains			7,369	7,369
Equity pick-up in the 3 rd quarter	34,296	(79,107)	48,464	3,653
Balance as of September 30	3,091,952	934,577	1,179,850	5,206,379

		2005	
Goodwill on acquisition of investments, net	GT	тсо	Total
Balance at the beginning of the year	1,077,020	1,320,860	2,397,880
Increase in goodwill - purchase participation			
Write-off of goodwill			
Amortization of goodwill	(29,599)	(73,912)	(103,511)
Balance as of March 31	1,047,421	1,246,948	2,294,369
Transfer of goodwill to special reserve			
Increase in premium on purchase of interest			
Amortization of goodwill	(33,362)	(73,910)	(107,272)
Balance as of June 30	1,014,059	1,173,038	2,187,097
Write-off of goodwill		(398,914)	(398,914)
Merger with Bagon Participações Ltda.		265,544	265,544
Increase in premium on purchase of interest		12,834	12,834
Amortization of goodwill	(31,483)	(69,562)	(101,045)

Balance as of September 30	982,576	982,940	1,965,516

Telesp Celular Participações S.A.

	20	05
Advance for future capital increase	тсо	Total
Balance at the beginning of the year	517,148	517,148
Increase in TCO capital by tax benefit realized		
Balance as of March 31	517,148	517,148
Advance for future capital increase originated by tax benefit - restructuring of TCP Tax effect		
Balance as of June 30	517,148	517,148
Advance for future capital increase originated by tax benefit - restructuring of TCP Increase in TCO capital Tax effect	133,370 (63,893)	133,370 (63,893)
Balance as of September 30	586,625	586,625
	200	05
Reserve for losses	GT	Total
Balance at the beginning of the year	(449,615)	(449,615)

balance at the beginning of the year	(449,013) (449,013)
Amortization of GT losses	14,615 14,615
Balance as of March 31	(435,000) (435,000)
Amortization of GT losses	19,921 19,921
Balance as of June 30	(415,079) (415,079)
Amortization of GT losses	17,268 17,268
Balance as of September 30	(397,811) (397,811)

As from January 1, 2005, the goodwill paid on acquisitions by GT based on future profitability, totaling R\$1,077,020, is being amortized over a ten-year period as from the acquisition date.

TC has investments in Telesp Celular International Ltd. and Telesp Celular Overseas Ltd., companies located abroad, for the purpose of obtaining and passing on funding through international loans. These subsidiaries are dormant.

On August 31, 2005, the tax benefit derived from the goodwill paid on the acquisition of TCO was transferred to that company. As a result, R\$133,370 was transferred as an advance for future capital increase, since shares will be issued in favor of TCP when this benefit is realized by TCO. The remaining goodwill, amounting to R\$392,265, was attributed to future profitability and is being amortized over five years.

Telesp Celular Participações S.A.

7. LOANS AND FINANCING

a) Debt composition

Description	Currency	Interest	Maturity	09.30.05
Financial institutions:				
Resolutions No. 2,770 and No. 63	US\$	1% p.a. to 9.8% p.a.	10.03.05 to 12.28.07	1,215,695
Resolution No. 2770	¥	1% p.a. to 2.25% p.a.	04.18.06 to 12.12.07	
Debentures	R\$	103.3% of CDI to 104.4% of CDI	08.01.08 to 05.01.15	1,500,000
Compror	US\$	1% to 6.25% p.a.	11.03.05 to 01.30.08	437
Affiliated companies:		•		
Investment acquisition - TCO	R\$	CDI + 1% p.a.		10,697
Interest				158,933
Total				2,885,762
Current				1,036,134
Noncurrent				1,849,628

b) Repayment schedule

The long-term amounts of loans and financing mature as follows:

Year	09.30.05
—	
2006 (from October)	46,389
2007	286,557
2008	516,682
After 2011	1,000,000
Total	1,849,628

c) Coverage

As of September 30, 2005, the Company had exchange contracts hedge in the amounts of US\$554,606 thousand, to hedge all their foreign-exchange liabilities. As of September 30, 2005, the Company and its subsidiaries had recorded an accumulated loss of R\$508,384 on these hedge operations, represented by liability balance of R\$358,749 under short-term and R\$149,635 under long-term.

Telesp Celular Participações S.A.

d) Debentures

On August 1, 2004 the first public issue of debentures was renegotiated, comprising 5,000 simple unsponsored debentures, not convertible into shares, with a unit par value of R\$100 maturing on August 1, 2008. The renegotiation was for the whole of the original issue, which occurred on August 1, 2003, at a rate of 104.6% of the CDI, and the extension of the term (renegotiated to August 1, 2007) was simultaneous with the reduction of the rate to 104.4% of the CDI.

In the ambit of the First Distribution of Marketable Securities Program for R\$2,000,000 announced on August 20, 2004, the Company issued debentures, on May 1, 2005, in the amount of R\$1,000,000 with a duration of ten years as from the issue date of May 1, 2005.

The offer consisted of the issue of 100,000 simple unsecured debentures, not convertible into shares, with a nominal unit value of R\$10, totaling R\$1,000,000, in two series, R\$200,000, in the first series, and R\$800,000, with a final maturity of May 1, 2015. The debentures yield interest, with six-monthly payments, corresponding to 103.3% (first series) and 104.2% of the accumulated average daily one day Interfinancial Deposits - ID, outside the group (extragrupo) (ID rates), calculated and divulged by the Clearing House for Custody and Settlement (CETIP).

Remuneration of the debentures is scheduled for renegotiation on May 1, 2009 (first series) and May 1, 2010 (second series). Conservatively, the Company included in the above consolidated long-term maturities schedule the principal of the debentures in 2009 and 2010, the dates for renegotiation of the remuneration of the two series.

8. OTHER LIABILITIES

	09.30.05
Intercompany liabilities	40
Reverse split of shares (a)	22,564
Other	22,564 104
Total	22,708

(a) Refers to the credit made available to shareholders who are beneficiaries of the excess shares resulting from the reverse split of the Company s share capital.

9. RESERVE FOR CONTINGENCIES

The Company and its subsidiaries are parties to certain lawsuits involving labor, tax and civil matters. A reserve was recorded in the accounts for claims in which an unsuccessful outcome was classified as probable.

Telesp Celular Participações S.A.

The composition of the reserves is as follows:

	09.30.05
Labor	257
Tax	65,108
Total	65,365
Current	65,108
Noncurrent	257

The changes in the reserve for contingencies in the nine-month period ended September 30, 2005 is as follows:

Balance at the beginning of the year	58,987
New provisions, net of reversals	257
Monetary variation	6,121
Balance as of September 30	65,365

10. SHAREHOLDERS EQUITY

a) Capital

On January 7, 2005, the Company increased its capital by R\$2,053,896 with the issue of 410,779,174 thousand new shares, comprising 143,513,067 thousand common shares and 267,266,108 thousand preferred shares.

In the General and Extraordinary Shareholders Meeting held on April 1, 2005, a reverse split of 1,582,563,526,803 nominative book-entry shares, without par value, was approved comprising 552,896,931,154 common shares and 1,029,666,595,649 preferred shares, representing capital, in the proportion of 2,500 (two thousand five hundred) shares to 1 (one) share of the same type. Capital now comprises 633,025,410 nominative book-entry shares, without par value, of which 221,158,772 are common shares and 411,866,638 are preferred shares.

On July 29, 2005, the Company advised the shareholders of a capital increase of R\$242,595,157, corresponding to the tax benefit of the merged goodwill, effectively realized during the 2004 fiscal year. The capital was increased from R\$6,427,557,341 to R\$6,670,152,498, with the issue of 29,298,932 new common shares, guaranteeing the right of preference as established in article 171 of Law No. 6,404/76, and establishing that funds arising from possible future exercise of the right of preference were credited to the Sociedade Portelcom Participações S.A.

Telesp Celular Participações S.A.

The capital as of September 30, 2005 comprises shares without par value, as follows:

	Thousands of shares
	09.30.05
Common shares Preferred shares	250,458 411,866
Total	662,324

b) Interest on capital and dividends

The preferred shares do not have voting rights, except in the cases stipulated in articles 9 and 10 of the bylaws. They are, however, assured priority in the reimbursement of capital, without premium, the right to participate in the dividend to be distributed, corresponding to a minimum of 25% of net income for the financial year, calculated in accordance with article 202 of corporate law, and priority in receiving minimum noncumulative dividends equivalent to the largest of the following values:

- b.1) 6% per annum on the amount resulting from dividing the paid-up capital by the total number of Company s shares.
- b.2) 3% per annum on the amount resulting from division of the shareholders equity by the total number of Company s shares, and also the right to participate in distributed income under equal conditions to the common shares, after the latter has been assured a dividend equal to the minimum priority dividend established for the preferred shares.

As from the General Shareholders Meeting held on March 27, 2004, the preferred shares are entitled to full voting rights, in accordance with article 111, paragraph 1, of Law No. 6,404/76, since the minimum dividends were not paid on the preferred shares for three consecutive years.

c) Special goodwill reserve

This reserve represents a special goodwill reserve formed as a result of the Company s corporate restructuring, which will be capitalized in favor of the controlling shareholder at the time of effective realization of the tax benefit.

Telesp Celular Participações S.A.

11. INSURANCE

The Company has a policy of monitoring the risks inherent to their operations. Accordingly, as of September 30, 2005, the Companies had insurance policies in effect to cover third-party liability and auto. The Management of the Company considers that the amounts are sufficient to cover possible losses. The principal responsibility covered by insurance and corresponding amounts is shown below:

Туре

Amounts insured

General third-party liability - RCG Automobile (fleet of executive vehicles) R\$7,560 Fipe Table (100%), R\$250 for DC and R\$50 for DM

FINANCIAL STATEMENTS OF TCO AS OF SEPTEMBER 30, 2005 AND FOR THE NINE-MONTH PERIOD THEN ENDED THAT ACCOMPANY THE DELOITTE TOUCHE TOHMATSU BOOK VALUE REPORT FILED PURSUANT TO RULE 425 ON DECEMBER 6, 2005

(Convenience Translation into English from the Original Previously Issued in Portuguese)

Tele Centro Oeste Celular

Participações S.A.

Financial Statements for the Nine-Month

Period September 30, 2005 and

Independent Auditors Report

Deloitte Touche Tohmatsu Auditores Independentes

(Convenience Translation into English from the Original Previously Issued in Portuguese)

INDEPENDENT AUDITORS REPORT

To the Shareholders and Management of

Tele Centro Oeste Celular Participações S.A.

<u>Brasília - DF</u>

- 1. We have audited the accompanying balance sheet of Tele Centro Oeste Celular Participações S.A. as of September 30, 2005 and the related statement of income and change in shareholders equity for the nine-month period then ended, prepared under the responsibility of the Company s management. Our responsibility is to express an opinion on these financial statements.
- 2. Our work was conducted in accordance with the Brazilian auditing standards and comprised: (a) planning of the work, taking into consideration the significance of the balances, the volume of transactions and the accounting and internal control systems of the Company; (b) checking, on a test basis, the evidence and records that support the amounts and accounting information disclosed; and (c) evaluating the relevant accounting practices and estimates adopted by management, as well as the presentation of the financial statements taken as a whole.
- 3. Considering the special purpose of these financial statements (see Note 2), the Company is not presenting the statement of changes in financial position for the nine-month period ended at September 30, 2005, that is required for a complete presentation of the financial statements in Brazil.
- 4. In our opinion, except for the omission discussed in paragraph 3, that results in an incomplete presentation of the financial statements, the financial statements referred to in paragraph 1 present fairly, in all material respects, the financial position of Tele Centro Oeste Celular Participações S.A. as of September 30, 2005, the results of its operations and the changes in shareholders equity for the nine-month period then ended in accordance with accounting practices adopted in Brazil.
- 5. The accompanying financial statements have been translated into English for the convenience of readers outside Brazil.

São Paulo, December 4, 2005

DELOITTE TOUCHE TOHMATSU Auditores Independentes José Domingos do Prado Engagement Partner

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE CENTRO OESTE CELULAR PARTICIPAÇÕES S.A.

BALANCE SHEET AS OF SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

09.30.05

ASSETS	
CURRENT ASSETS	
Cash and cash equivalents	1,861
Financial investments	93,025
Trade accounts receivable, net	125,038
Inventories	25,343
Advances to suppliers	3,288
Interest on capital and dividends	161,097
Deferred and recoverable taxes	125,978
Prepaid expenses	19,097
Other assets	13,833
Total current assets	568,560
NONCURRENT ASSETS	
Deferred and recoverable taxes	266,303
Loans and financing	25,152
Prepaid expenses	928
Other assets	12,490
Total noncurrent assets	304,873
PERMANENT ASSETS	
Investments	2,145,129
Property, plant and equipment, net	275,579
Deferred charges, net	369
Total permanent assets	2,421,077
TOTAL ASSETS	3,294,510
	5,27 1,510

09.30.05

LIABILITIES AND SHAREHOLDERS EQUITY	
CURRENT LIABILITIES	
Payroll and related accruals	8,391
Trade accounts payable	75,827

Taxes payable	16,502
Loans and financing	17,380
Interest on capital and dividends payable	137,686
Reserve for contingencies	1,664
Derivative contracts	8,661
Other liabilities	51,981
Total current liabilities	318,092
LONG-TERM LIABILITIES	5 7 4 1
Loans and financing	5,741
Reserve for contingences Derivative contracts	130,539
Other liabilities	2,938
Other haddlittes	1,748
Total long-term liabilities	140,966
SHAREHOLDERS EQUITY	
Capital	1,021,737
Capital reserves	629,064
Revenue reserves	692,645
Retained earnings	491,880
Total shareholders equity	2,835,326
FUNDS FOR CAPITALIZATION	126
TOTAL LIABILITIES AND SHAREHOLDERS EQUITY	3,294,510

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE CENTRO OESTE CELULAR PARTICIPAÇÕES S.A.

STATEMENT OF INCOME

FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

09.30.05

GROSS OPERATING REVENUE	
Telecommunications services	396,738
Sale of products	62,523
	459,261
Deductions from gross revenue	(118,853)
NET OPERATING REVENUE	340,408
NET OFERATING REVENUE	540,408
	(70.170)
Cost of services provided	(73,178)
Cost of products sold	(63,404)
GROSS PROFIT	203,826
OPERATING REVENUES (EXPENSES)	
Selling expenses	(165,791)
General and administrative expenses	(37,049)
Other operating expenses	(14,463)
Other operating revenue	23,742
Equity pick-up	300,856
	107,295
ODED ATING INCOME DEEODE EIN ANGLAL INCOME (EVDENGEG)	211 121
OPERATING INCOME BEFORE FINANCIAL INCOME (EXPENSES)	311,121
Financial expenses	(22,557)
Financial income	15,605
Interest on capital receivable	66,000
OPERATING INCOME	370,169
Nonoperating income (expense), net	(21)
INCOME BEFORE TAXES AND MINORITY INTERESTS	370,148
Income and social contribution taxes	(28,374)
	2/1 77/
INCOME BEFORE REVERSAL OF INTEREST ON CAPITAL	341,774

Reversal of interest on capital	(66,000)
NET INCOME FOR THE PERIOD	275,774

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE CENTRO OESTE CELULAR PARTICIPAÇÕES S.A.

STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY

FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

					Capital Reserv	ves		Incon	ne Reserve		
	Share capital	Treasury shares	Subscribed goodwill	Special goodwill	Interest on construction	Donation and subvention	Tax incentive	Statutory reserve	Reserve for expansion	Retained earnings	Total
BALANCE AT DECEMBER 31, 2004	792,966	(49,109)	37,533	532,731	4,505		153	107,291	750,233	265,199	2,441,502
Capital increase with reserve - Special meeting of March 31,											
2005	164,878								(164,878)		
Capital increase with agio reserve - Special meeting of July 29, 2005	63,893			(63,893)							
Goodwill on alienation of treasury shares				24							24
Realization of special goodwill											
reserve Realization of special goodwill				(15,584)							(15,584)
reserve of TCP				133,370							133,370
Write off treasury shares		49,093								(49,093)	
Alienation of treasury shares		16									16
Donation and Subvention about		10				224					224

Motorola										
Net income									275,774	275,774
BALANCE										
AT										
SEPTEMBER										
30, 2005	1,021,737	37,533	586,648	4,505	224	153	107,291	585,355	491,880	2,835,326

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE CENTRO OESTE CELULAR PARTICIPAÇÕES S.A.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE NINE-MONTH PERIOD SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$, unless otherwise indicated)

1. OPERATIONS

Tele Centro Oeste Celular Participações S.A. (TCO or Company) is a publicly-traded company which, as of September 30, 2005, is controlled by Telesp Celular Participações S.A. (TCP) (90.59% of the voting capital and 52.47% of total capital).

TCO is the controlling company of the operators Telegoiás Celular S.A. (Telegoiás), Telemat Celular S.A. (Telemat), Telems Celular S.A. (Telemas), Teleron Celular S.A. (Teleron), Teleacre Celular S.A. (Teleacre) and Norte Brasil Telecom S.A. (NBT), which provide mobile telephone services, through the licenses granted, including activities necessary or useful to provide these services in the Mid-West and North of Brazil.

The license granted to TCO is effective until July 24, 2006 and those of its subsidiaries have the following terms:

Subsidiary	Operating area	Term of license
Telegoiás	Goiás and Tocantins	10.29.08
e		
Telemat	Mato Grosso	03.30.09
Telems	Mato Grosso do Sul	09.28.09
Teleron	Rondônia	07.21.09
Teleacre	Acre	07.15.09
NBT	Amazonas, Roraima, Amapá, Pará and	
	Maranhão	11.29.13

The above licenses are renewable, once only, for a 15-year term, by paying annual charges equivalent to approximately 1% of the annual revenues of the operators.

The Company s business and that of its subsidiaries, including the services it may provide, is regulated by the National Telecommunications Agency (Agência Nacional de Telecomunicações - ANATEL), the telecommunications regulatory agency, in accordance with Law No. 9,472, of July 16, 1997, and respective regulations, decrees, rulings and complementary plans.

On March 28, 2005, TCO s Board approved the corporate restructuring of Teleacre, Telegoiás, Teleron and Telems, through a merger with the parent company, and of Telemat, through a merger with the subsidiary TCO IP S.A. (TCO IP). The proposed restructurings were filed with ANATEL on June 7 and June 27, 2005, respectively.

The objective of this operation is to obtain financial and operational benefits, among others, through reductions in administrative costs, the cost of publications, and rationalization of the accounting procedures.

Tele Centro Oeste Celular Participações S.A.

2. PRESENTATION OF THE FINANCIAL STATEMENTS

The financial statements have been prepared in accordance with generally accepted accounting practices in Brazil and Brazilian Corporate Legislation, which include the norms applicable to public telecommunications services concessionaires and the norms and accounting procedures established by the Brazilian Securities Commission (Comissão de Valores Mobiliários - CVM).

The Company year ends on December 31 of each year. These interim financial statements were prepared to serve as a basis for corporate restructuring purposes, involving the Company, TCP Participações S.A., Tele Leste Celular Participações S.A., Tele Sudeste Celular Participações S.A. and Celular CRT Participações S.A., all of which are publicly-held companies under common share control. The objective of the restructuring is to transfer the share control and the minority participations to TCP, through an exchange of shares. This proposal will require the approval of the shareholders of the various companies involved and, if approved, will be based on the relation of the exchange to the economic value to be established in a report issued by independent experts.

Consequently, the balance sheet, the income statement and the statement of changes in shareholders' equity only include the operations effected in the first nine months of 2005, which are presented without comparison to any prior period. Additionally, in view of the specific purpose of these interim financial statements, the Company is not presenting the statement of changes in financial position.

3. SUMMARY OF THE PRINCIPAL ACCOUNTING PRACTICES

a) Cash and cash equivalents

Are considered to be all available balances in cash and banks and all highly liquid temporary cash investments, stated as cost plus interest accrued to the balance sheet date, with original maturity dates of three months or less.

b) Investments

Represents goodwill recorded on acquisitions of consolidated subsidiaries and permanent investments in unconsolidated affiliates and subsidiaries that are accounted for under the equity method. The accounting practices of direct and indirect subsidiaries are consistent with those applied by the Company.

c) Income and social contribution taxes

Are calculated and recorded based on the tax rates in effect on the balance sheet date, on an accrual basis.

Tele Centro Oeste Celular Participações S.A.

d) Reserve for contingencies

The reserve is recorded based on the opinion of external legal and the Company s management, how to the probable result of the dependent subject, and are update until to date the balance sheet for the probable amount of the loss, observed the nature of each contingency.

4. TRADE ACCOUNTS RECEIVABLE, NET

09.30.05

Unbilled amounts	26,100
Billed amounts	62,149
Interconnection	35,375
Products sold	10,283
(-) Allowance for doubtful accounts	(8,869)
Total	125,038

5. INVENTORIES

	09.30.05
Digital handsets	26,473
Accessories and others	142
(-) Allowance for obsolescence	(1,272)
Total	25,343

6. DEFERRED AND RECOVERABLE TAXES

	09.30.05
Prepaid income and social contribution taxes	3,187
Withholding income tax	21,343
Recoverable ICMS (State VAT)	18,619
Recoverable PIS and COFINS (taxes on revenue)	744
Other recoverable taxes	930
Total recoverable taxes	44,823
Deferred income and social contribution taxes	346,412

ICMS to be appropriated	1,046
Total	392,281
Current	125,978
Noncurrent	266,303

Tele Centro Oeste Celular Participações S.A.

7. PREPAID EXPENSES

FISTEL fees	8,080
Advertising	10,704
Insurance premiums	23
Financial charges	171
Other	1,047
Total	20,025
Current	19,097
Noncurrent	928

8. OTHER ASSETS

09.30.05

09.30.05

Escrow deposits	12,537
Advances to employees	989
Credits with suppliers	7,296
Receivable from Group companies	3,844
Subsidies on handset sales	770
Other assets	887
Total	26,323
Current	13,833
Noncurrent	12,490

9. INVESTMENTS

a) Participation in subsidiaries

Total common shares

Investees	Total interest - %	(in thousands)	
Telegoiás Celular S.A.	100.00	6,735	
Telemat Celular S.A.	100.00	711	
Telems Celular S.A.	100.00	1,210	
Teleron Celular S.A.	100.00	727	
Teleacre Celular S.A.	100.00	1,987	

Norte Brasil Telecom S.A.	100.00	72,000
TCO IP S.A.	99.99	999

Tele Centro Oeste Celular Participações S.A.

b) Information on subsidiaries

	Shareholders	Net income	
	equity as of	(loss) as of	
Investees	09.30.05	09.30.05	
Telegoiás Celular S.A.	842,512	129,473	
Telemat Celular S.A.	521,122	69,767	
Telems Celular S.A.	362,105	48,588	
Teleron Celular S.A.	118,077	18,284	
Teleacre Celular S.A.	61,265	8,902	
Norte Brasil Telecom S.A.	238,267	26,243	
TCO IP S.A.	95	(401)	

c) Breakdown and changes

The balance of the Company s investments includes participation in the equity of the direct subsidiaries, goodwill, negative goodwill and an advance for a future capital increase, and other investments, as shown below:

	09.30.05
Investment in subsidiaries	1,885,550
Goodwill on purchase of investments, net	3,946
Advance for a future capital increase	
Goodwill recorded on spin-off to operators	257,893
Negative goodwill on purchase of participation in NBT	(2,282)
Other investments	22
Balance of investment	2,145,129

10. PROPERTY, PLANT AND EQUIPMENT, NET

	Annual		09.30.05	
	Depreciation rates - %	Cost	Accumulated depreciation	Net book value
Transmission equipment	14.29	354,655	(260,907)	93,748
Switching equipment	10.00	123,576	(59,532)	64,044
Infrastructure	5.00 to 10.00	73,733	(48,095)	25,638

Land		2,185		2,185
Software use rights	20.00	85,397	(42,291)	43,106
Buildings	4.00	14,525	(6,363)	8,162
Handsets	66.67	20,766	(17,275)	3,491
Other assets	7.00 to 20.00	48,957	(25,140)	23,817
Assets and construction in progress		11,388		11,388
Total		735,182	(459,603)	275,579

Tele Centro Oeste Celular Participações S.A.

11. TRADE ACCOUNTS PAYABLE

	09.30.05
Suppliers	49,652
Interconnections	2,940
Amounts to be transferred - SMP (*)	23,187
Other	48
Total	75,827

(*) The amounts to be passed on SMP refer to the VC2, VC3 and interconnection charges billed to our clients and passed on to the long-distance operators.

12. TAXES PAYABLE

09.30.05

State VAT (ICMS)	12,778
Income and social contribution taxes	180
PIS and COFINS	2,114
FISTEL fees	157
FUST and FUNTTEL	289
Other taxes	984
Total	16,502
1000	10,502

13. LOANS AND FINANCING

a) Debt composition

Description	Currency	Interest	Maturity	09.30.05
Financial institutions:				
BNDES		TJLP + interest of		
	R\$	3.5% to 4% p.a.	01.15.06 to 01.15.08	2,762
Export Development Canada - EDC		Libor 6m +interest		
	US\$	of 3.9% to 5% p.a.	11.22.05 to 12.14.06	19,744
Interest		•		615

Total	23,121
Current	17,380
Noncurrent	17,380 5,741

b) Coverage

As of September 30, 2005, the Company had exchange contracts hedge in the amounts of US\$9,418 thousand, to hedge all their foreign-exchange liabilities. As of September 30, 2005, the Company and its subsidiaries had recorded an accumulated loss of R\$11,599 on these hedge operations, represented by liability balance of R\$8,661 under short-term and R\$2,938 under long-term.

Tele Centro Oeste Celular Participações S.A.

14. OTHER LIABILITIES

	09.30.05
Prepaid services	3,946
Accrual for customer loyalty program (a)	2,316
Intercompany liabilities	3,295
Provision for pension plan	84
Reverse split of shares (b)	41,829
Other	2,259
Total	53,729
Current	51,981
Noncurrent	1,748

(a) The Company and its subsidiaries have customer loyalty programs, in which calls are transformed into points for future exchange for handsets. The accumulated points, net of redemptions, are provisioned, considering historic redemption data, points generated and the average cost of a point.

(b) Refers to the credit made available to the shareholders who are beneficiaries of the excess shares resulting from the reserve split of the Company s share capital.

15. RESERVE FOR CONTINGENCIES

The Company and its subsidiaries are parties to certain lawsuits involving labor, tax and civil matters. A reserve was recorded in the accounts for claims in which the probability of an unsuccessful outcome was classified as probable.

The composition of the reserves is as follows:

	09.30.05
Telebrás	119,143
Labor	5
Civil	3,467
Tax	9,588
Total	132,203
Current	1,664
Noncurrent	130,539

Tele Centro Oeste Celular Participações S.A.

The changes in the reserve for contingencies in the nine-month period ended September 30, 2005 is as follows:

Balance at the beginning of the year	124,812
New provisions, net of reversals	2,021
Monetary variations	5,385
Payments	(15)
Balance as of September 30	132,203

15.1. Telebrás

Correspond to the original loans from Telecomunicações Brasileiras S.A. - Telebrás, which, according to Appendix 2 of the Spin-off Report dated February 28, 1998, approved by the Shareholders General Meeting of May 1998, should be attributed to the corresponding holding company of Telegoiás Celular S.A. and Telebrasília Celular S.A.

As it considered that there had been a mistake in the allocation of these loans at the time of the spin-off, the Company suspended the payments and began to restate the debt in accordance with the variation of the IGP-M rate plus 6% interest per annum.

In June 1999, the Company filed a suit requesting a statement that the assets corresponding to these liabilities, plus accessories of these assets, are its property, also claiming compensation for the amounts paid.

On August 1, 2001, a decision was handed down ruling the requests made by the Company in the declaratory action to be without grounds; however, on October 8, 2001 the Company filed an appeal, which was also ruled groundless, upholding the first level court decision. The Company filed a further appeal that is awaiting judgment by the Supreme Court (STJ).

15.2. Tax litigation

15.2.1. Probable loss

No significant new tax claims classified as probable losses were incurred in the nine-month period ended September 30, 2005. The changes in the provisions for tax contingencies largely correspond to the monetary restatement on the provisions during the period.

15.2.2. Possible loss

No significant new tax claims classified as possible losses were incurred in the nine-month period ended September 30, 2005. No significant alterations occurred in the claims indicated in this report since the last financial year.

Tele Centro Oeste Celular Participações S.A.

16. SHAREHOLDERS EQUITY

a) Capital

On March 31, 2005, Company s capital was increased by R\$164,878, without the issue of new shares, by capitalizing that part of the revenue reserves that exceeded the capital as of December 31, 2004.

In the General and Extraordinary Shareholders Meetings held on March 31, 2005, a reverse split of 386,664,974,968 nominative book-entry shares, without par value, was approved; of these, 129,458,666,783 are common shares and 257,206,308,185 are preferred shares, representing capital, in the proportion of 3,000 (three thousand) shares to 1 (one) share of the same type. Capital now comprises 128,888,325 nominative book - entry shares, without par value, of which 43,152,889 are common shares and 85,735,436 are preferred shares.

At the same meeting, the shareholders present unanimously approved ratification of the cancellation of the 1,927,812 common nominative book-entry shares, without par value, held in treasury, without reduction of the capital, pursuant to paragraph 1 of article 30 of Law No. 6,404/76.

On July 29, 2005, the Company advised the shareholders of a capital increase of R\$63,893, corresponding to the tax benefit of the merged goodwill, effectively realized during the 2004 fiscal year. The capital was increased from R\$957,844 to R\$1,021,737, with the issue of 3,107,645 new common shares, while assuring the right to preference laid down in article 171 of Law No. 6,404/76. The resources arising from the exercise of the right to preference were credited to Telesp Celular Participações S.A.

The capital as of September 30, 2005 comprises shares without par value, as follows:

	Thousands
	of shares
	09.30.05
Common shares	44,333
Preferred shares	44,333 85,735
Total	130,068

b) Interest on capital and dividends

The preferred shares do not have voting rights, except in the cases stipulated in the bylaws. They are, however, assured priority in the reimbursement of capital, without premium, the right to participate in the dividend to be distributed, corresponding to a minimum of 25% of net income for the financial year, calculated in accordance with article 202 of corporate law, and priority in receiving minimum noncumulative dividends equivalent to the largest of the following values:

b.1) 6% per annum on the amount resulting from dividing the subscribed capital by the total number of Company s shares.

Tele Centro Oeste Celular Participações S.A.

- b.2) 3% per annum on the amount resulting from division of the shareholders equity by the total number of Company s shares, and also the right to participate in distributed income under equal conditions to the common shares, after the latter has been assured a dividend equal to the minimum priority dividend established for the preferred shares.
- c) Special goodwill reserve

This reserve represents the formation of a special goodwill reserve as a result of the Company s corporate restructuring, which will be capitalized in favor of the controlling shareholder at the time of effective realization of the tax benefit.

- d) Revenue reserve
 - d.1) Statutory reserve

The statutory reserve is calculated based on 5% of net annual income until the reserve reaches 20% of paid-up capital or 30% of capital plus capital reserves; from then on, appropriations to this reserve are no longer compulsory. The purpose of this reserve is to ensure the integrity of capital and it may only be used to offset losses or to increase capital.

d.2) Special reserve for expansion

The special reserve for expansion and modernization is based on the capital expenditure budget prepared by management, which shows the need for funds for investment projects for the coming financial year.

17. INSURANCE

The Company has a policy of monitoring the risks inherent to their operations. Accordingly, as of September 30, 2005, the Companies had insurance policies in effect to cover third-party liability and auto. The Management of the Company considers that the amounts are sufficient to cover possible losses. The principal responsibility covered by insurance and corresponding amounts is shown below:

Туре

Amounts insured

General third-party liability - RCG Auto (fleet of executive vehicles) R\$7,560 Fipe Table (100%), R\$250 for DC and R\$50 for DM

FINANCIAL STATEMENTS OF TSD AS OF SEPTEMBER 30, 2005 AND FOR THE NINE-MONTH PERIOD THEN ENDED THAT ACCOMPANY THE DELOITTE TOUCHE TOHMATSU BOOK VALUE REPORT FILED PURSUANT TO RULE 425 ON DECEMBER 6, 2005

(Convenience Translation into English from the

Original Previously Issued in Portuguese)

Tele Sudeste Celular

Participações S.A.

Financial Statements for the Nine-Month

Period September 30, 2005 and

Independent Auditors Report

Deloitte Touche Tohmatsu Auditores Independentes

Tele Sudeste Celular Participações S.A.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

INDEPENDENT AUDITORS REPORT

To the Shareholders and Management of

Tele Sudeste Celular Participações S.A.

Rio de Janeiro - RJ

- 1. We have audited the accompanying balance sheet of Tele Sudeste Celular Participações S.A. as of September 30, 2005 and the related statement of income and change in shareholders equity for the nine-month period then ended, prepared under the responsibility of the Company s management. Our responsibility is to express an opinion on these financial statements.
- Our work was conducted in accordance with the Brazilian auditing standards and comprised: (a) planning of the work, taking into consideration the significance of the balances, the volume of transactions and the accounting and internal control systems of the Company; (b) checking, on a test basis, the evidence and records that support the amounts and accounting information disclosed; and (c) evaluating the relevant accounting practices and estimates adopted by management, as well as the presentation of the financial statements taken as a whole.
- 3. Considering the special purpose of these financial statements (see Note 2), the Company is not presenting the statement of changes in financial position for the nine-month period ended at September 30, 2005, that is required for a complete presentation of the financial statements in Brazil.
- 4. In our opinion, except for the omission discussed in paragraph 3, that results in an incomplete presentation of the financial statements, the financial statements referred to in paragraph 1 present fairly, in all material respects, the financial position of Tele Sudeste Celular Participações S.A. as of September 30, 2005, the results of its operations and the changes in shareholders equity for the nine-month period then ended in accordance with accounting practices adopted in Brazil.
- 5. The accompanying financial statements have been translated into English for the convenience of readers outside Brazil.

São Paulo, December 4, 2005

DELOITTE TOUCHE TOHMATSU Auditores Independentes José Domingos do Prado Engagement Partner

Tele Sudeste Celular Participações S.A.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE SUDESTE CELULAR PARTICIPAÇÕES S.A.

BALANCE SHEET AS OF SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

ASSETS	09.30.05
CURRENT ASSETS	
Cash and cash equivalents	76
Financial investments	56,588
Interest on capital and dividends	28,002
Deferred and recoverable taxes	4,200
Other assets	726
Total current assets	89,592
NONCURRENT ASSETS	
Deferred and recoverable taxes	55,627
Other assets	530
Total noncurrent assets	56,157
PERMANENT ASSETS	
Investments	1,990,421
Property, plant and equipment, net	108
Total permanent assets	1,990,529
TOTAL ASSETS	2,136,278

LIABILITIES AND SHAREHOLDERS EQUITY

CURRENT LIABILITIES Payroll and related accruals Table	446
	446
Trade accounts payable	4,822
Taxes payable	2,582
Interest on capital and dividends payable	35,496
Reserve for contingencies	2
Other liabilities	44,104

09.30.05

Total current liabilities	87,452
SHAREHOLDERS EQUITY	
Capital	927,945
Capital reserves	170,449
Revenue reserves	235,207
Retained earnings	715,094
Total shareholders equity	2,048,695
FUNDS FOR CAPITALIZATION	131
TOTAL LIABILITIES AND SHAREHOLDERS EQUITY	2,136,278

The accompanying notes are an integral part of these financial statements.

Tele Sudeste Celular Participações S.A.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE SUDESTE CELULAR PARTICIPAÇÕES S.A.

STATEMENT OF INCOME FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

	09.30.05
OPERATING REVENUES (EXPENSES)	
General and administrative expenses	(3,806)
Other operating expenses	(11)
Other operating revenue	635
Equity pick-up	73,250
	70,068
OPERATING INCOME BEFORE FINANCIAL INCOME (EXPENSES)	70,068
Financial income	10,124
INCOME BEFORE TAXES	80,192
Income and social contribution taxes	(2,230)
NET INCOME FOR THE PERIOD	77,962

The accompanying notes are an integral part of these financial statements.

Tele Sudeste Celular Participações S.A.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE SUDESTE CELULAR PARTICIPAÇÕES S.A.

STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY

FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

	Capital	reserve	Incon	ne reserve		
Share capital	Goodwill	Tax incentive	Statutory reserve	Reserve for expansion	Retained earnings	Total
891,460	203,345	3,589	54,910	180,297	637,132	1,970,733
36,485	(36,485)					
					77,962	77,962
927,945	166,860	3,589	54,910	180,297	715,094	2,048,695
	capital 891,460 36,485	Share capital Goodwill 891,460 203,345	capital Goodwill incentive 891,460 203,345 3,589 36,485 (36,485)	Share capital Tax Goodwill Tax incentive Statutory reserve 891,460 203,345 3,589 54,910 36,485 (36,485)	Share capitalTax GoodwillStatutory incentiveReserve for expansion891,460203,3453,58954,910180,29736,485(36,485)	Share capitalTax GoodwillStatutory incentiveReserve reserveRetained earnings891,460203,3453,58954,910180,297637,13236,485(36,485)77,962

The accompanying notes are an integral part of these financial statements.

Tele Sudeste Celular Participações S.A.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE SUDESTE CELULAR PARTICIPAÇÕES S.A.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$, unless otherwise indicated)

1. OPERATIONS

Tele Sudeste Celular Participações S.A. (Tele Sudeste or Company) is a publicly-traded company which, as of September 30, 2005, is controlled by Brasilcel N.V. (50.47% of total capital), Sudestecel Participações S.A. (25.54% of total capital), Tagilo Participações Ltda. (10.90% of total capital) and Avista Participações Ltda. (4.11% of total capital). Sudestecel, Tagilo and Avista are wholly-owned subsidiaries of Brasilcel N.V.

Brasilcel N.V. is jointly controlled by Telefónica Móviles, S.A. (50.00% of total capital), PT Móveis, Serviços de Telecomunicações, SGPS, S.A. (49.999% of total capital) and Portugal Telecom, SGPS, S.A. (0.001% of total capital).

Tele Sudeste has a full controlling interest in the operators Telerj Celular S.A. (Telerj) and Telest Celular S.A. (Telest), which provide mobile telephone services in the States of Rio de Janeiro and Espírito Santo, respectively, including activities necessary or useful to perform the services, in accordance with the licenses granted to them.

The licenses granted to Telerj and Telest are valid until November 30, 2005 and November 30, 2008, respectively, and are renewable, once only, for a 15-year term, by means of the payment of charges equivalent to approximately 1% of the annual billing of the operators.

The business of the subsidiaries, including the services they may provide, are regulated by the National Telecommunications Agency (Agência Nacional de Telecomunicações - ANATEL), the telecommunications regulatory agency, in accordance with Law No. 9,472, of July 16, 1997, and complementary regulations, decrees, rulings and plans.

On July 29, 2005, the Company s Board of Directors approved the corporate restructuring of Telest Celular S.A. by a merger with Telerj Celular S.A. The proposed restructuring was submitted to ANATEL on September 6, 2005.

The objective of this operation was to obtain financial and operational benefits, among others, with a reduction in administrative costs and publications, as well as rationalization of accounting procedures.

2. PRESENTATION OF THE FINANCIAL STATEMENTS

The financial statements have been prepared in accordance with generally accepted accounting practices in Brazil and Brazilian Corporate Legislation, which include the norms applicable to public telecommunications services concessionaires and the norms and accounting procedures established by the Brazilian Securities Commission (Comissão de Valores Mobiliários - CVM).

Tele Sudeste Celular Participações S.A.

The Company year ends on December 31 of each year. These interim financial statements were prepared to serve as a basis for corporate restructuring purposes, involving the Company, TCP Participações S.A., Tele Leste Celular Participações S.A., Tele Centro Oeste Celular Participações S.A. and Celular CRT Participações S.A., all of which are publicly-held companies under common share control. The objective of the restructuring is to transfer the share control and the minority participations to TCP, through an exchange of shares. This proposal will require the approval of the shareholders of the various companies involved and, if approved, will be based on the relation of the exchange to the economic value to be established in a report issued by independent experts.

Consequently, the balance sheet, the income statement and the statement of changes in shareholders equity only include the operations effected in the first nine months of 2005, which are presented without comparison to any prior period. Additionally, in view of the specific purpose of these interim financial statements, the Company is not presenting the statement of changes in financial position.

3. SUMMARY OF THE PRINCIPAL ACCOUNTING PRACTICES

a) Cash and cash equivalents

Are considered to be all available balances in cash and banks and all highly liquid temporary cash investments, stated as cost plus interest accrued to the balance sheet date, with original maturity dates of three months or less.

b) Investments

Represents goodwill recorded on acquisitions of consolidated subsidiaries and permanent investments in unconsolidated affiliates and subsidiaries that are accounted for under the equity method. The accounting practices of direct and indirect subsidiaries are consistent with those applied by the Company.

c) Income and social contribution taxes

Are calculated and recorded based on the tax rates in effect on the balance sheet date, on an accrual basis.

d) Reserve for contingencies

The reserve is recorded based on the opinion of external legal and the Company s management, how to the probable result of the dependent subject, and are update until to date the balance sheet for the probable amount of the loss, observed the nature of each contingency.

Tele Sudeste Celular Participações S.A.

4. DEFERRED AND RECOVERABLE TAXES

	09.30.05
Prepaid income and social contribution taxes	57,970
Withholding income tax	979
Other recoverable taxes	242
Total recoverable taxes	59,191
Deferred income and social contribution taxes	636
Total	59,827
Current	4,200
Noncurrent	55,627

5. OTHER ASSETS

09.30.05

Advances to employees	14
Receivable from Group companies	677
Tax incentives	530
Other assets	35
Total	1,256
	—
Current	726
Noncurrent	530

6. INVESTMENTS

a) Participation in subsidiaries

				Net income
	Total	Total common shares	Shareholders equity as of	(loss) as of
Investees	interest - %	(in thousands)	30.09.05	30.09.05
Telerj Celular S.A.	100	30,449	1,633,657	17,582
Telest Celular S.A.	100	2,039	356,764	55,668

b) Movement

The movement of the investments of Controlled, of period nine month end of September 30, 2005, is as follow:

	09.30.05
Amount in the begin year Equity	1,917,171 73,250
Amount of September 30	1,990,421

Tele Sudeste Celular Participações S.A.

7. OTHER LIABILITIES

	09.30.05
Intercompany liabilities	7,037 37,067
Reverse split of shares (a)	
Total	44,104

(a) Refers to the credit made available to shareholders who are beneficiaries of the excess shares resulting from the reverse split of the Company s share capital.

8. SHAREHOLDERS EQUITY

a) Capital

An Extraordinary Shareholders Meeting held on March 29, 2005 approved a reverse split of the 449,009,994,135 nominative book-entry shares, without par value, comprising 189,434,957,933 common shares and 259,575,036,202 preferred shares, representing capital, in the proportion of 5,000 (five thousand) shares to 1 (one) share of the same class. Capital now comprises 89,801,999 nominative book-entry shares, without par value, of which 37,886,992 are common shares and 51,915,007 are preferred shares.

On July 29, 2005, the Company advised the shareholders of a capital increase of R\$36,485, corresponding to the tax benefit from the merged goodwill, effectively realized during the 2004 fiscal year. The capital increased from R\$891,460 to R\$927,945, with the issue of 2,029,225 new common shares, guaranteeing the right of preference as established in article 171 of Law No. 6,404/76, and establishing that funds arising from possible future exercise of the right of preference should be credited to the companies Sudestecel Participações S.A. and Tagilo Participações Ltda.

The capital as of September 30, 2005 comprises shares without par value, as follows:

	Thousands
	of shares
	09.30.05
Common shares	39,916
Preferred shares	39,916 51,915
Total	91,831

b) Interest on capital and dividends

The preferred shares do not have voting rights, except in the cases stipulated in the bylaws. They are, however, assured priority in the reimbursement of capital, without premium, and the right to participate in a dividend 10% higher than that attributed to each common share.

The dividends are calculated in accordance with the Company s bylaws and corporate law, which establishes a minimum dividend of 25% of income for the financial year.

Tele Sudeste Celular Participações S.A.

c) Special goodwill reserve

This reserve represents the formation of a special goodwill reserve as a result of the Company s corporate restructuring, which is being capitalized in favor of the controlling shareholder at the time of effective realization of the tax benefit.

- d) Revenue reserve
 - d.1) Statutory reserve

The statutory reserve is calculated based on 5% of net annual income until the reserve reaches 20% of capital or 30% of capital plus capital reserves; from then on, appropriations to this reserve are no longer compulsory. The purpose of this reserve is to ensure the integrity of capital and it may only be used to set off losses or to increase capital.

d.2) Other revenue reserves

The special reserve for expansion and modernization is based on the capital expenditure budget prepared by management, which demonstrates the need for funds for investment projects for the coming financial years.

9. INSURANCE

The Company has a policy of monitoring the risks inherent in its operations. Accordingly, as of September 30, 2005, the Companies had insurance policies in effect to cover third-party liability. The Management of the Company s considers that the amounts are sufficient to cover possible losses. The principal responsibility covered by insurance and corresponding amounts is shown below:

Туре	Amount	ts insured
General third-party liability - RCG	R\$	7,560

FINANCIAL STATEMENTS OF TLE AS OF SEPTEMBER 30, 2005 AND FOR THE NINE-MONTH PERIOD THEN ENDED THAT ACCOMPANY THE DELOITTE TOUCHE TOHMATSU BOOK VALUE REPORT FILED PURSUANT TO RULE 425 ON DECEMBER 6, 2005

(Convenience Translation into English from the

Original Previously Issued in Portuguese)

Tele Leste Celular

Participações S.A.

Financial Statements for the Nine-Month

Period September 30, 2005 and

Independent Auditors Report

Deloitte Touche Tohmatsu Auditores Independentes

Tele Leste Celular Participações S.A.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

INDEPENDENT AUDITORS REPORT

To the Shareholders and Management of

Tele Leste Celular Participações S.A.

Salvador - BA

- 1. We have audited the accompanying balance sheet of Tele Leste Celular Participações S.A. as of September 30, 2005 and the related statement of loss and change in shareholders equity for the nine-month period then ended, prepared under the responsibility of the Company s management. Our responsibility is to express an opinion on these financial statements.
- Our work was conducted in accordance with the Brazilian auditing standards and comprised: (a) planning of the work, taking into consideration the significance of the balances, the volume of transactions and the accounting and internal control systems of the Company; (b) checking, on a test basis, the evidence and records that support the amounts and accounting information disclosed; and (c) evaluating the relevant accounting practices and estimates adopted by management, as well as the presentation of the financial statements taken as a whole.
- 3. Considering the special purpose of these financial statements (see Note 2), the Company is not presenting the statement of changes in financial position for the nine-month period ended at September 30, 2005, that is required for a complete presentation of the financial statements in Brazil.
- 4. In our opinion, except for the omission discussed in paragraph 3, that results in an incomplete presentation of the financial statements, the financial statements referred to in paragraph 1 present fairly, in all material respects, the financial position of Tele Leste Celular Participações S.A. as of September 30, 2005, the results of its operations and the changes in shareholders equity for the nine-month period then ended in accordance with accounting practices adopted in Brazil.
- 5. The accompanying financial statements have been translated into English for the convenience of readers outside Brazil.

São Paulo, December 4, 2005

DELOITTE TOUCHE TOHMATSU

José Domingos do Prado

Table of Contents

Auditores Independentes

Engagement Partner

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE LESTE CELULAR PARTICIPAÇÕES S.A.

BALANCE SHEET AS OF SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

ASSETS	09.30.05
CURRENT ASSETS	
Cash and cash equivalents	97
Financial investments	9
Interest on capital and dividends	2,890
Deferred and recoverable taxes	512
Other assets	210
Total current assets	3,718
NONCURRENT ASSETS	
Deferred and recoverable taxes	12,780
Total noncurrent assets	12,780
PERMANENT ASSETS	
Investments	310,990
Total permanent assets	310,990
TOTAL ASSETS	327,488

LIABILITIES AND SHAREHOLDERS' EQUITY	09.30.05
CURRENT LIABILITIES	
Payroll and related accruals	107
Trade accounts payable	448
Taxes payable	197
Loans and financing	232
Derivative contracts	26
Interest on capital and dividends payable	443
Other liabilities	5,583
Total current liabilities	7,036
LONG-TERM LIABILITIES	
Loans and financing	385

	0.07
Total long-term liabilities	385
SHAREHOLDERS EQUITY	
Capital	306,830
Capital reserves	126,419
Accumulated deficit	(113,219)
Total shareholders equity	320,030
FUNDS FOR CAPITALIZATION	37
TOTAL LIABILITIES AND SHAREHOLDERS EQUITY	327,488

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE LESTE CELULAR PARTICIPAÇÕES S.A.

STATEMENT OF LOSS

FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

09.30.05

OPERATING REVENUE (EXPENSES)	
General and administrative expenses	(2,365)
Other operating revenue	93
Equity pick-up	(53,343)
	(55,615)
OPERATING LOSS BEFORE FINANCIAL INCOME (EXPENSES)	(55,615)
Financial income	1,121
LOSS FOR THE PERIOD	(54,494)

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE LESTE CELULAR PARTICIPAÇÕES S.A.

STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY

FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

			Capital reserve		reserve Income reserve			
	Share capital	Treasury shares	Goodwiil	Tax incentive	Statutory reserve	Expansion and modernization	Accumulated loss	Total
BALANCE AT DECEMBER 31, 2004	306,375	(35)	126,909				(58,725)	374,524
Write off treasury stock Capital increase of owner reorganization	(35) 490	35	(490)					
Net loss							(54,494)	(54,494)
BALANCE AT SEPTEMBER 30, 2005	306,830		126,419				(113,219)	320,030

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

TELE LESTE CELULAR PARTICIPAÇÕES S.A.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$, unless otherwise indicated)

1. OPERATIONS

Tele Leste Celular Participações S.A. (Tele Leste or Company) is a publicly-traded company which, as of September 30, 2005, is controlled by Sudestecel Participações S.A. (22.26% of total capital), Brasilcel N.V. (3.36% of total capital), Tagilo Participações Ltda. (2.4% of total capital) and Avista Participações Ltda. (22.65% of total capital). Sudestecel Participações S.A., Tagilo Participações Ltda. and Avista Participações Ltda. are wholly-owned subsidiaries of Brasilcel N.V.

Brasilcel N.V. is jointly controlled by Telefónica Móviles, S.A. (50% of total capital), PT Móveis, Serviços de Telecomunicações, SGPS, S.A. (49.999% of total capital) and Portugal Telecom, SGPS, S.A. (0.001% of total capital).

Tele Leste has a full controlling interest in the operators Telebahia Celular S.A. (Telebahia) and Telergipe Celular S.A. (Telergipe), which provide mobile telephone services in the States of Bahia and Sergipe, including activities necessary or useful to the performance of these services, in conformity with the licenses granted to them.

The licenses granted to the subsidiaries Telebahia and Telergipe are valid until June 29 and December 15, 2008, respectively, and are renewable, once only, for a 15-year term, by payment of charges equivalent to approximately 1% of the annual billing of the operators.

The business of the subsidiaries, including the services they may provide, is regulated by the National Telecommunications Agency (Agência Nacional de Telecomunicações - ANATEL), the telecommunications regulatory agency, in accordance with Law No. 9,472, of July 16, 1997, and respective complementary regulations, decrees, rulings and plans.

On July 29, 2005, the Board of the Company approved the corporate restructuring of Telergipe Celular S.A. through a merger with Telebahia Celular S.A. The proposed restructuring was filed with ANATEL on September 8, 2005.

The purpose of this operation is to obtain financial and operational benefits, among others, through reductions in administrative costs, the cost of publications, and rationalization of the accounting procedures.

Tele Leste Celular Participações S.A.

2. PRESENTATION OF THE FINANCIAL STATEMENTS

The financial statements have been prepared in accordance with generally accepted accounting practices in Brazil and Brazilian Corporate Legislation, which include the norms applicable to public telecommunications services concessionaires and the norms and accounting procedures established by the Brazilian Securities Commission (Comissão de Valores Mobiliários - CVM).

The Company year ends on December 31 of each year. These interim financial statements were prepared to serve as a basis for corporate restructuring purposes, involving the Company, TCP Participações S.A., Tele Sudeste Celular Participações S.A., Tele Centro Oeste Celular Participações S.A. and Celular CRT Participações S.A., all of which are publicly-held companies under common share control. The objective of the restructuring is to transfer the share control and the minority participations to TCP, through an exchange of shares. This proposal will require the approval of the shareholders of the various companies involved and, if approved, will be based on the relation of the exchange to the economic value to be established in a report issued by independent experts.

Consequently, the balance sheet, the income statement and the statement of changes in shareholders' equity only include the operations effected in the first nine months of 2005, which are presented without comparison to any prior period. Additionally, in view of the specific purpose of these interim financial statements, the Company is not presenting the statement of changes in financial position.

3. SUMMARY OF THE PRINCIPAL ACCOUNTING PRACTICES

a) Cash and cash equivalents

Are considered to be all available balances in cash and banks and all highly liquid temporary cash investments, stated as cost plus interest accrued to the balance sheet date, with original maturity dates of three months or less.

b) Investments

Represents goodwill recorded on acquisitions of consolidated subsidiaries and permanent investments in unconsolidated affiliates and subsidiaries that are accounted for under the equity method. The accounting practices of direct and indirect subsidiaries are consistent with those applied by the Company.

c) Income and social contribution taxes

Are calculated and recorded based on the tax rates in effect on the balance sheet date, on an accrual basis.

d) Reserve for contingencies

The reserve is recorded based on the opinion of external legal and the Company s management, how to the probable result of the dependent subject, and are update until to date the balance sheet for the probable amount of the loss, observed the nature of each contingency.

Tele Leste Celular Participações S.A.

4. DEFERRED AND RECOVERABLE TAXES

	30.09.05
Prepaid income and social contribution taxes	12,662
Withholding income tax	6
Other recoverable taxes	360
Total recoverable taxes	13,028
Deferred income and social contribution taxes	264
Total	13,292
Current	512
Noncurrent	12,780

The Company did not recognize deferred income and social contribution taxes on tax losses, negative basis and temporary differences, as there is no likelihood of taxable income in the short-term.

5. INVESTMENTS

a) Participation in subsidiaries

	Total common					
	Total	shares	Shareholders equity as of	Net income		
Investees	interest - %	(in thousands)	30.09.05	(loss) as of 30.09.05		
Telebahia Celular S.A.	100	17,998	250,626	(64,922)		
Telergipe Celular S.A.	100	1,011	60,364	11,579		

6. OTHER LIABILITIES

	09.30.05
Intercompany liabilities Reverse split of shares (a)	18 5,565
Total	5,583

(a) Refers to the credit made available to shareholders who are beneficiaries of the excess shares resulting from the reverse split of the Company s share capital.

Tele Leste Celular Participações S.A.

7. SHAREHOLDERS EQUITY

a) Capital

In the Ordinary and Extraordinary Shareholders Meeting held on March 28, 2005, a reverse split of 480,618,117,605 nominative book-entry shares, without par value, was approved, comprising 167,232,225,653 common shares and 313,385,891,952 preferred shares, representing capital, in the proportion of 50,000 (fifty thousand) shares to 1 (one) share of the same type. Capital now comprises 9,612,363 nominative book-entry shares, without par value, of which 3,344,645 are common shares and 6,267,718 are preferred shares.

At the same meeting, the shareholders present unanimously approved ratification of the cancellation of the 51,355,078 nominative book-entry shares, without par value, comprising 252,498 common shares and 51,102,580 preferred shares, held in treasury, derived from the reimbursement of the shareholders that did not approve, in the Extraordinary Shareholders Meeting, the corporate reorganization that resulted in the merger of the shares of the subsidiaries and the reduction in capital from R\$306,375 to R\$306,340, in accordance with paragraph 6 of Law No. 6,404/76.

On July 28, 2005, the Company advised the shareholders of the capital increase of R\$489,733.56, corresponding to the tax benefit of the merged goodwill, effectively realized during the 2004 fiscal year. The capital was increased from R\$306,340,505.99 to R\$306,830,239.55, with the issue of 31,915 new common shares, guaranteeing the right of preference as established in article 171 of Law No. 6,404/76, and establishing that funds arising from possible future exercise of the right of preference were credited to the Sociedade Sudestecel Participações S.A.

The capital as of September 30 comprises book-entry nominal shares without par value, as follows:

	Thousands
	of shares
	09.30.05
Common shares	3,376
Preference shares	3,376 6,268
	9,644

b) Interest on capital and dividends

The preferred shares do not have voting rights, except in the cases stipulated in articles 3 and 7 of the bylaws. They are, however, assured priority to receive dividends 10% higher than those allocated to common shares, or a preferential minimum noncumulative annual dividend of 6% of capital attributable to these shares, whichever is higher. In the case of payment of the minimum preferential dividend of 6% of capital per

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annum referring to the preferred shares, if there is sufficient balance available after distribution to the holders of preferred shares, the bearers of the common shares will receive the same amount in dividends per share as the preferred shares.

Tele Leste Celular Participações S.A.

At the Ordinary General Meeting on March 28, 2005, the preferred shares are entitled to full voting rights, in accordance with article 111, paragraph 1, of Law No. 6,474/76, due to the fact that minimum dividends on preferred shares were not paid for three consecutive years.

c) Special goodwill reserve

This reserve represents a special goodwill reserve formed as a result of the Company s corporate restructuring, which will be capitalized in favor of the controlling shareholder at the time of effective realization of the tax benefit.

8. INSURANCE

The Company has a policy of monitoring the risks inherent in its operations. Accordingly, as of September 30, 2005, the Companies had insurance policies in effect to cover third-party liability. The Management of the Company s considers that the amounts are sufficient to cover possible losses. The principal responsibility covered by insurance and corresponding amounts is shown below:

Туре	Insured	amounts
General third-party liability - RCG	R\$	7,560

FINANCIAL STATEMENTS OF CRTPART AS OF SEPTEMBER 30, 2005 AND FOR THE NINE-MONTH PERIOD THEN ENDED THAT ACCOMPANY THE DELOITTE TOUCHE TOHMATSU BOOK VALUE REPORT FILED PURSUANT TO RULE 425 ON DECEMBER 6, 2005

(Convenience Translation into English from the

Original Previously Issued in Portuguese)

Celular CRT

Participações S.A.

Financial Statements for the Nine-Month

Period September 30, 2005 and

Independent Auditors Report

Deloitte Touche Tohmatsu Auditores Independentes

(Convenience Translation into English from the Original Previously Issued in Portuguese)

INDEPENDENT AUDITORS REPORT

To the Shareholders and Management of

Celular CRT Participações S.A.

Porto Alegre - RS

- 1. We have audited the accompanying balance sheet of Celular CRT Participações S.A. as of September 30, 2005 and the related statement of income and change in shareholders equity for the nine-month period then ended, prepared under the responsibility of the Company s management. Our responsibility is to express an opinion on these financial statements.
- 2. Our work was conducted in accordance with the Brazilian auditing standards and comprised: (a) planning of the work, taking into consideration the significance of the balances, the volume of transactions and the accounting and internal control systems of the Company; (b) checking, on a test basis, the evidence and records that support the amounts and accounting information disclosed; and (c) evaluating the relevant accounting practices and estimates adopted by management, as well as the presentation of the financial statements taken as a whole.
- 3. Considering the special purpose of these financial statements (see Note 2), the Company is not presenting the statement of changes in financial position for the nine-month period ended at September 30, 2005, that is required for a complete presentation of the financial statements in Brazil.
- 4. In our opinion, except for the omission discussed in paragraph 3, that results in an incomplete presentation of the financial statements, the financial statements referred to in paragraph 1 present fairly, in all material respects, the financial position of Celular CRT Participações S.A. as of September 30, 2005, the results of its operations and the changes in shareholders equity for the nine-month period then ended in accordance with accounting practices adopted in Brazil.
- 5. The accompanying financial statements have been translated into English for the convenience of readers outside Brazil.

São Paulo, December 4, 2005

DELOITTE TOUCHE TOHMATSU Auditores Independentes José Domingos do Prado Engagement Partner

(Convenience Translation into English from the Original Previously Issued in Portuguese)

CELULAR CRT PARTICIPAÇÕES S.A.

BALANCE SHEET AS OF SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

ASSETS	09.30.05
CURRENT ASSETS	
Cash and cash equivalents	82
Financial investments	2,646
Deferred and recoverable taxes	19,889
Interest on capital and dividends receivable	74,255
Other assets	357
Total current assets	97,229
NONCURRENT ASSETS	
Deferred and recoverable taxes	45,307
Other assets	130
Total noncurrent assets	45,437
PERMANENT ASSETS	
Investments	1,155,674
Total permanent assets	1,155,674
TOTAL ASSETS	1,298,340

LIABILITIES AND SHAREHOLDERS EQUITY	09.30.05
CURRENT LIABILITIES	
Payroll and related accruals	201
Trade accounts payable	634
Interest on capital and dividends payable	68,227
Reserve for contingencies	309
Other liabilities	4,812
Total current liabilities	74,183
SHAREHOLDERS EQUITY	
Capital	327,522
Treasury shares	(11,070)

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Capital reserves	498,420
Revenue reserves	304,815
Retained earnings	104,470
Total shareholders equity	1,224,157
TOTAL LIABILITIES AND SHAREHOLDERS EQUITY	1,298,340

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

CELULAR CRT PARTICIPAÇÕES S.A.

STATEMENT OF INCOME

FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$)

09.30.05

OPERATING REVENUES (EXPENSES)	(4.505)
General and administrative expenses	(4,525)
Other operating expenses	(390)
Other operating revenue	277
Equity pick-up	107,008
	102,370
OPERATING INCOME BEFORE FINANCIAL INCOME (EXPENSES)	102,370
Financial expenses	(56)
Financial income	1,846
Interest on capital receivable	2,500
•	
OPERATING INCOME	106,660
Nonoperating expenses	(1)
INCOME BEFORE TAXES	106,659
Income and social contribution taxes	311
INCOME BEFORE REVERSAL OF INTEREST ON CAPITAL	106,970
Reversal of interest on capital	(2,500)
*	
NET INCOME FOR THE PERIOD	104,470

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

CELULAR CRT PARTICIPAÇÕES S.A.

STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY FOR THE NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2005 (In thousands of Brazilian reais - R\$)

			Capital reserves		Income reser	ve		
	Share capital	Treasury shares	Subscribed goodwill	Statutory reserve	Contingency reserve	Reserve for expansion	Retained earnings	Total
BALANCE AT DECEMBER 31,								
2004	257,294	(11,070)	473,600	30,439	11,070	300,244		1,061,577
Capital increase	70,228		(33,290)			(36,938)		
Constitution Goodwill Reserve			58,110					58,110
Net income							104,470	104,470
BALANCE AT SEPTEMBER 30, 2005	327,522	(11,070)	498,420	30,439	11,070	263,306	104,470	1,224,157

The accompanying notes are an integral part of these financial statements.

(Convenience Translation into English from the Original Previously Issued in Portuguese)

CELULAR CRT PARTICIPACÕES S.A.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE NINE-MONTH PERIOD SEPTEMBER 30, 2005

(In thousands of Brazilian reais - R\$, unless otherwise indicated)

1. OPERATIONS

Celular CRT Participações S.A. (CRT or Company) is a publicly-traded company which, as of September 30, 2005, is controlled by TBS Celular Participações S.A. (29.06% of total capital), Brasilcel N.V. (23.29% of total capital) and Avista Participações Ltda. (15.09% of total capital). TBS Celular Participações S.A. has an interest in Brasilcel N.V. (96.27% of total capital). Avista Participações Ltda. is a wholly-owned subsidiary of Brasilcel N.V.

Brasilcel N.V. is jointly controlled by Telefónica Móviles, S.A. (50.00% of the total capital), PT Móveis, Serviços de Telecomunicações, SGPS, S.A. (49.999% of the total capital), and Portugal Telecom, SGPS, S.A. (0.001% of the total capital).

CRT has a full controlling interest in the operator Celular CRT S.A., which provides mobile telephone services in the State of Rio Grande do Sul, including activities necessary or useful to performing such services, through the license it was granted.

The license granted to the subsidiary Celular CRT S.A. is valid until December 17, 2007, and renewable, once only, for an additional term of 15-year term, by paying annual rates equivalent to approximately 1% of the operator s annual revenues.

The subsidiary s business, including the services that it may provide, is regulated by the National Telecommunications Agency (Agência Nacional de Telecomunicações - ANATEL), the telecommunications regulatory agency, in accordance with Law No. 9,472, of July 16, 1997, and respective regulations, decrees, decisions and plans.

On November 4, 2004, the Board of Directors approved the corporate restructuring of Celular CRT S.A., through a merger with Celular CRT Participações S.A. The proposed restructuring was approved by ANATEL on June 22, 2005.

The objective of this operation is to obtain financial and operational benefits, through the reduction of administrative costs, publications and the rationalization of accounting procedures.

Celular CRT Participações S.A.

2. PRESENTATION OF THE FINANCIAL STATEMENTS

The financial statements have been prepared in accordance with generally accepted accounting practices in Brazil and Brazilian Corporate Legislation, which include the norms applicable to public telecommunications services concessionaires and the norms and accounting procedures established by the Brazilian Securities Commission (Comissão de Valores Mobiliários - CVM).

The Company year ends on December 31 of each year. These interim financial statements were prepared to serve as a basis for corporate restructuring purposes, involving the Company, TCP Participações S.A., Tele Leste Celular Participações S.A., Tele Sudeste Celular Participações S.A., and Tele Centro Oeste Celular Participações S.A., all of which are publicly-held companies under common share control. The objective of the restructuring is to transfer the share control and the minority participations to TCP, through an exchange of shares. This proposal will require the approval of the shareholders of the various companies involved and, if approved, will be based on the relation of the exchange to the economic value to be established in a report issued by independent experts.

Consequently, the balance sheet, the income statement and the statement of changes in shareholders' equity only include the operations effected in the first nine months of 2005, which are presented without comparison to any prior period. Additionally, in view of the specific purpose of these interim financial statements, the Company is not presenting the statement of changes in financial position.

3. SUMMARY OF THE PRINCIPAL ACCOUNTING PRACTICES

a) Cash and cash equivalents

Are considered to be all available balances in cash and banks and all highly liquid temporary cash investments, stated as cost plus interest accrued to the balance sheet date, with original maturity dates of three months or less.

b) Investments

Represents goodwill recorded on acquisitions of consolidated subsidiaries and permanent investments in unconsolidated affiliates and subsidiaries that are accounted for under the equity method. The accounting practices of direct and indirect subsidiaries are consistent with those applied by the Company.

c) Income and social contribution taxes

Are calculated and recorded based on the tax rates in effect on the balance sheet date, on an accrual basis.

d) Reserve for contingencies

The reserve is recorded based on the opinion of external legal and the Company s management, how to the probable result of the dependent subject, and are update until to date the balance sheet for the probable amount of the loss, observed the nature of each contingency.

Celular CRT Participações S.A.

4. DEFERRED AND RECOVERABLE TAXES

	09.30.05
Prepaid income and social contribution taxes	129
Withholding income tax	982
Total recoverable taxes	1,111
Deferred income and social contribution taxes	64,085
Total	65,196
Current	19,889
Noncurrent	45,307

5. INVESTMENTS

a) Participation in subsidiary

		Total common	Shareholders	Net
	Total	shares	equity as of	income as of
Investee	interest - %	(in thousands)	09.30.05	09.30.05
	100	445 440	1 155 674	107.000
Celular CRT S.A.	100	445,440	1,155,674	107,008

6. OTHER LIABILITIES

	09.30.05
Intercompany liabilities	12
Reverse split of shares (a)	4,749
Other	51
Total	4,812

(a) Refers to the credit made available to shareholders who are beneficiaries of the excess shares resulting from the reverse split of the Company s share capital.

7. SHAREHOLDERS EQUITY

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a) Capital

On March 30, 2005, the Company s capital was increased by R\$36,938, without the issue of new shares, by capitalizing that part of its revenue reserves that exceeded the value of its capital as of December 31, 2004.

Celular CRT Participações S.A.

In the General and Extraordinary Shareholders Meetings held on March 30, 2005, a reverse split of 3,235,095,228 nominative book-entry shares, without par value, was approved, comprising 1,350,917,074 common shares and 1,884,178,154 preferred shares, representing capital, in the proportion of 100 (one hundred) shares to 1 (one) share of the same type. Capital is now represented by 32,350,952 nominative book-entry shares, without par value, comprising 13,509,171 common shares and 18,841,782 preferred shares.

On July 29, 2005, the Company advised the shareholders of a capital increase of R\$33,290,159.91, corresponding to the tax benefit of the merged goodwill, effectively realized during the fiscal year 2004. The capital was increased from R\$294,232,290.38 to R\$327,522,450.29, with the issue of 929,892 new common shares, with guarantees for the preferential rights included in article 171 of Law No. 6,404/76. During the period, the funds resulting from the exercising of preferential rights were credited to TBS Celular Participações S.A.

The capital as of September 30, 2005 comprises book-entry shares, without par value, as follows:

	Thousands of shares 09.30.05
Common shares	14,439
Preferred shares	14,439 18,842
Total	33,281

b) Interest on capital and dividends

In accordance with the bylaws, a minimum of 25% of adjusted net income should be distributed as dividends in each financial year, provided that there are funds available, pursuant to the bylaws.

c) Special goodwill reserve

This reserve represents the formation of a special goodwill reserve as a result of the Company s corporate restructuring, which is capitalized in favor of the controlling shareholder at the time of effective realization of the tax benefit.

- d) Revenue reserve
 - d.1) Statutory reserve

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The statutory reserve is calculated based on 5% of net annual income until the reserve reaches 20% of paid-up capital or 30% of capital plus capital reserves; from then on, appropriations to this reserve are no longer compulsory. The purpose of this reserve is to ensure the integrity of capital and it may only be used to offset losses or to increase capital.

Celular CRT Participações S.A.

d.2) Special reserve for expansion

The special reserve for expansion and modernization is based on the capital expenditure budget prepared by management, which shows the need for funds for investment projects for the coming financial year.

e) Contingency reserve and treasury shares

The amounts recorded are derived from the spin-off process of Companhia Riograndense de Telecomunicações - CRT, and their purpose is to make provision for a judicial decision on the lawsuits concerning capitalizations that occurred in that company in financial years 1996 and 1997 ocurrended that Company.

f) Treasury shares

The shares held in treasury, as of September 30, 2005, totaled 639 thousand preferred shares.

8. INSURANCE

The Company has a policy of monitoring the risks inherent to their operations. Accordingly, as of September 30, 2005, the Company had insurance policies in effect to cover third-party liability. The Management of the Company considers that the amounts are sufficient to cover any losses. The principal responsibility covered by insurance and corresponding amounts is shown below:

Туре	Amoun	unts insured	
—			
General third-party liability - RCG	R\$	7,560	