SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 6-K

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

THROUGH August 20, 2008

(Commission File No. 1-15256)

BRASIL TELECOM S.A.

(Exact name of Registrant as specified in its Charter)

BRAZIL TELECOM COMPANY

(Translation of Registrant's name into English)

SIA Sul, Área de Serviços Públicos, Lote D, Bloco B Brasília, D.F., 71.215-000 Federative Republic of Brazil

(Address of Regristrant's principal executive offices)

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

Form 20-F ___X__ Form 40-F ____

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

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

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

Yes _____ No ___X___

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

FEDERAL PUBLIC SERVICE

CVM - COMISSÃO DE VALORES MOBILIÁRIOS (SECURITIES COMMISSION)

ITR QUARTERLY INFORMATION

Corporate Law

TRADE COMPANY, INDUSTRIAL AND OTHERS Reference Date - 06/30/2008

01131-2 BRASIL TELECOM S.A.

76.535.764/0001-43

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

01.01 - IDENTIFICATION

1 - CVM CODE	2 - COMPANY NAME	3 - CORPORATE TAXPAYER ID (CNPJ)
01131-2	BRASIL TELECOM S.A.	76.535.764/0001-43
4 - NIRE		
5.330.000.622.9		

01.02 - ADDRESS OF COMPANY S HEADQUARTERS

1 - COMPLETE ADD SIA/SUL - LOTE D -		2 DISTRICT SIA		
3 - ZIP code 71215-000	4 - CITY BRASÍLIA			5 - STATE DF
6 - AREA CODE (DDD) 61	7 - TELEPHONE 3415-1010	8 - TELEPHONE 3415-1256	9 - TELEPHONE 3415-1119	10 - TELEX -
11 - AREA CODE (DDD) 61	12 - FAX 3415-1593	13 - FAX 3415-1315	14 - FAX -	
15 - E-MAIL ri@brasiltelecom.com	.br			

01.03 - INVESTORS RELATIONS OFFICER (Address for correspondence to Company)

1 - NAME					
PAULO NARCÉLIO SIM	ÕES AMARAL				
2 - COMPLETE ADDRES	S:		3 DISTRICT		
SIA/SUL - LOTE D - BL A	A - 2° ANDAR		SIA		
4 - ZIP code	5 - CITY	- CITY			
71215-000	BRASÍLIA			DF	
7 - AREA CODE (DDD)	3 - TELEPHONE	9 - TELEPHONE	10 - TELEPHONE	11 - TELEX	
61	3415-1010	3415-1140			
12 - AREA CODE (DDD)	13 - FAX	14 - FAX	15 - FAX		
61	3415-1593				

16 - E-MAIL

ri@brasiltelecom.com.br

01.04 - REFERENCE / AUDITOR

ACCOUNTING PERIOD IN PROGRESS		CURRENT QUARTER			PREVIOUS QUARTER		
ROOKLSS	I			I		I	Ī
		3 -			6 -		
1 - START	2 - END	NUMBER	4 - START	5 - END	NUMBER	7 - START	8 - END
01/01/2008	12/31/2008	2	04/01/2008	06/30/2008	1	01/01/2008	03/31/2008
9 - AUDITOR NA	ME/COMPA	NY NAME			10 - CVM CODE		
Deloitte Touche To	ohmatsu Aud	itores Indepe	ndentes		00385-9		
11 - NAME OF TH	HE TECHNIC	CAL RESPONSIBLE			12 -INDIVIDUAL TAXPAYER ID		
Marco Antonio Brandão Simurro					(CPF)		
			OF THE TE	CH. RESPON	ISIBLE		
	· ·				TECHNICIA	N - 755.400.	708-44

01.05 - COMPOSITION OF CAPITAL STOCK

Number of Shares (Units)	1 - CURRENT QUARTER 06/30/2008	2 - PREVIOUS QUARTER 03/31/2008	3 - EQUAL QUARTER PREVIOUS 06/30/2007
Issued Capital			
1 - Common shares	249,597,049	249,597,049	249,597,049
2 - Preferred shares	311,353,240	311,353,240	311,353,240
3 - Total	560,950,289	560,950,289	560,950,289
Treasury Shares			
4 - Common shares	0	0	0
5 - Preferred shares	13,516,016	13,572,523	13,678,100
6 - Total	13,516,016	13,572,523	13,678,100

01.06 - COMPANY S CHARACTERISTICS

1 - COMPANY TYPE
Trade, Industrial and Other Companies
2 - SITUATION TYPE
Operating
3 - SHAREHOLDING NATURE
National Private
4 - ACTIVITY CODE
1130 - Telecommunications
5 - MAIN ACTIVITY
SWITCHED FIXED TELEPHONE SERVICE EXPLOITATION
6 - CONSOLIDATED TYPE
Total
7 - AUDITORS REPORT TYPE
No Exceptions

01.07 - SUBSIDIARIES EXCLUDED FROM THE CONSOLIDATED FINANCIAL STATEMENTS

1 ITEM	2 CNPJ	3 COMPANY NAME
II I I E VI	IZ. CINET	DUDINEANT NAINE
1 1121,1	2 01110	SCOMMENT

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

1- ITEM	2 -	3 APPROVAL	4 - INCOME			7 - INCOME
	EVENT			START		VALUE PER
	ļ				AND CLASS	SHARE
			Interest on			
			Shareholder s			
01	RD	01/31/2007	Equity	04/16/2008	ON	0.0003805236
02	RD		Interest on Shareholder s	04/16/2008	PN	0.0003805236

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			Equity			
03	RD	12/28/2007	Interest on Shareholder s Equity	04/16/2008	ON	0.1637028188
04	RD	04/16/2008	Interest on Shareholder s Equity	04/16/2008	PN	0.1637028188
05	AGO	03/18/2008	Dividend	04/16/2008	ON	0.7437302894
06	AGO	03/18/2008	Dividend	04/16/2008	PN	0.7437302894

01.09 - ISSUED CAPITAL AND CHANGES IN CURRENT YEAR

1-	2 -	3 - CAPITAL	4 - CHANGE	5 - CHANGE	7 NUMBER OF	8 - SHARE PRICE
ITEM	CHANGE	STOCK	VALUE	ORIGIN	SHARES ISSUED	UPON ISSUANCE
	DATE	VALUE	(in thousands of		(Units)	(Reais)
		(in thousands	reais)			
		of reais)				

01.10 - INVESTOR RELATIONS OFFICER

1 - DATE	2 - SIGNATURE
14/07/2008	

02.01 - BALANCE SHEET - ASSETS (IN THOUSAND OF REAIS)

1 - CODE	2 - DESCRIPTION	3 - 06/30/2008	4 - 03/31/2008
1	Total Assets	15,050,985	14,682,517
1.01	Current Assets	3,953,685	3,788,147
1.01.01	Cash, Bank and Temporary Cash Investments	164,619	289,038
1.01.01.01	Cash and Bank	101,287	52,255
1.01.01.02	Temporary Cash Investments	63,332	236,783
1.01.02	Credits	1,993,667	1,970,672
1.01.02.01	Clients	1,993,667	1,970,672
1.01.02.02	Sundry Credits	0	0
1.01.03	Inventories	5,979	5,727
1.01.04	Others	1,789,420	1,522,710
1.01.04.01	Loans and Financing	1,690	1,655
1.01.04.02	Deferred and Recoverable Taxes	932,988	764,642
1.01.04.03	Escrow Deposits	449,041	381,929
1.01.04.04	Short Term Investments	205,577	201,232
1.01.04.05	Other Assets	200,124	173,252
1.02	Non-Current Assets	11,097,300	10,894,370
1.02.01	Long-Term Assets	2,538,889	2,114,585
1.02.01.01	Sundry Credits	0	0
1.02.01.02	Credits with Related Parties	0	0
1.02.01.02.01	From Direct and Indirect Associated Companies	0	0
1.02.01.02.02	From Subsidiaries	0	0
1.02.01.02.03	From Other Related Parties	0	0
1.02.01.03	Others	2,538,889	2,114,585
1.02.01.03.01	Loans and Financing	5,781	5,979
1.02.01.03.02	Deferred and Recoverable Taxes	825,022	736,417
1.02.01.03.03	Fixed-Income Securities	941	911
1.02.01.03.04	Escrow Deposits	1,617,361	1,286,102
1.02.01.03.05	Other Assets	89,784	85,176
1.02.02	Permanent Assets	8,558,411	8,779,785
1.02.02.01	Investments	4,002,502	4,092,925
1.02.02.01.01	Direct and Indirect Associated Companies	4	4
1.02.02.01.02	Direct and Indirect Associated Companies -	0	0
	Goodwill		
1.02.02.01.03	Subsidiaries	3,980,382	4,051,811
1.02.02.01.04	Subsidiaries - Goodwill	18,394	23,913
1.02.02.01.05	Other Investments	3,722	17,197
1.02.02.02	Property, Plant and Equipment	4,064,618	4,145,388
1.02.02.03	Intangible Assets	471,307	514,893
1.02.02.04	Deferred Charges	19,984	26,579

02.02 - BALANCE SHEET - LIABILITIES (IN THOUSAND OF REAIS)

1 - CODE	2 - DESCRIPTION	3 - 06/30/2008	4 - 03/31/2008
2	Total Liabilities	15,050,985	14,682,517
2.01	Current Liabilities	3,909,008	3,833,878
2.01.01	Loans and Financing	1,034,394	475,532
2.01.02	Debentures	10,139	38,158
2.01.03	Suppliers	1,106,758	1,117,513
2.01.04	Taxes, Duties and Contributions	845,647	702,235
2.01.04.01	Indirect Taxes	497,308	562,858
2.01.04.02	Taxes on Income	348,339	139,377
2.01.05	Dividends	270,384	974,314
2.01.06	Provisions	291,927	238,428
2.01.06.01	Provisions for Contingencies	212,676	182,174
2.01.06.02	Provisions for Pension Plans	79,251	56,254
2.01.07	Debts with Related Parties	0	0
2.01.08	Others	349,759	287,698
2.01.08.01	Payroll, Social Charges and Benefits	81,366	64,571
2.01.08.02	Consignment in Favor of Third Parties	114,657	105,870
2.01.08.03	Profit Sharing	37,310	18,361
2.01.08.04	Advances from Customers	1,743	1,432
2.01.08.05	Authorization for Telecom Serv. Exploitation	32,845	16,421
2.01.08.06	Other Liabilities	81,838	81,043
2.02	Non-Current Liabilities	5,145,205	5,194,639
2.02.01	Long-Term Liabilities	5,145,205	5,194,639
2.02.01.01	Loans and Financing	2,515,176	2,630,243
2.02.01.02	Debentures	1,080,000	1,080,000
2.02.01.03	Provisions	1,263,153	1,258,083
2.02.01.03.01	Provisions for Contingencies	673,211	670,767
2.02.01.03.02	Provisions for Pension Plans	586,498	586,384
2.02.01.03.03	Provisions for Losses with Subsidiaries	3,444	932
2.02.01.04	Debts with Related Parties	0	0
2.02.01.05	Advance for Future Capital Increase	0	0
2.02.01.06	Others	286,876	226,313
2.02.01.06.01	Suppliers	21,385	17,602
2.02.01.06.02	Indirect Taxes	149,323	117,726
2.02.01.06.03	Taxes on Income	74,191	63,049
2.02.01.06.04	Advances from Customers	28,839	5,249
2.02.01.06.05	Other Liabilities	5,164	14,713
2.02.01.06.06	Funds for Capitalization	7,974	7,974
2.02.02	Deferred Income	0	0
2.04	Shareholders Equity	5,996,772	5,654,000
2.04.01	Paid Up Capital Stock	3,470,758	3,470,758
2.04.02	Capital Reserves	1,330,683	1,329,671

02.02 - BALANCE SHEET - LIABILITIES (IN THOUSAND OF REAIS)

1 - CODE	2 - DESCRIPTION	3 -06/30/2008	4 -03/31/2008
2.04.02.01	Goodwill on Share Subscription	358,862	358,862
2.04.02.02	Investment Grants	123,558	123,558
2.04.02.03	Interest on Works in Progress	745,756	745,756
2.04.02.04	Special Monetary Correction - Law 8200/91	31,287	31,287
2.04.02.05	Other Capital Reserves	71,220	70,208
2.04.03	Revaluation Reserves	0	0
2.04.03.01	Owned Assets	0	0
2.04.03.02	Subsidiaries/Direct and Indirect Associated	0	0
2.04.04	Revenue Reserves	349,155	349,155
2.04.04.01	Legal	349,155	349,155
2.04.04.02	Statutory	0	0
2.04.04.03	For Contingencies	0	0
2.04.04.04	From Profits to Realize	0	0
2.04.04.05	Profit Retention	0	0
2.04.04.06	Special Reserve for Undistributed Dividends	0	0
2.04.04.07	Other Profit Reserves	0	0
2.04.05	Retained Earnings/Accumulated Deficit	846,176	504,416
2.04.06	Advance for Future Capital Increase	0	0

03.01 - STATEMENT OF INCOME (IN THOUSAND OF REAIS)

		2 04/01/00 4	4 01/01/00 4	5 04/01/07/	6 01/01/07
1 CODE	2 DESCRIPTION		4 - 01/01/08 to		
1 - CODE	2 - DESCRIPTION	06/30/08	06/30/08	06/30/07	06/30/07
3.01	Gross Revenue from Sales and/or Services	2 529 244	6 006 614	2 250 000	6 745 212
3.02	Deductions from Gross Revenue	3,528,244	6,986,614 (2,239,251)	3,359,909	6,745,313
		(1,153,317)	. , , ,	(1,020,955)	· · · · · · · · · · · · · · · · · · ·
3.03	Net Revenue from Sales and/or Services	2,374,927	4,747,363	2,338,954	4,699,834
3.04	Cost of Goods and/or Services Sold	(1,211,824)	(2,475,157)	(1,321,257)	` ' '
3.05	Gross Profit	1,163,103	2,272,206	1,017,697	2,005,193
3.06	Operating Expenses/Revenues	(640,308)	(1,612,744)	(706,144)	<u> </u>
3.06.01	Selling Expenses	(221,731)	(486,604)	(236,021)	` ′ ′
3.06.02	General and Administrative Expenses	(306,908)	(599,020)	(280,886)	` · · · · · · · ·
3.06.03	Financial	(81,853)	(357,431)	(80,146)	` '
3.06.03.01	Financial Income	81,643	206,959	70,050	142,003
3.06.03.02	Financial Expenses	(163,496)	(564,390)	(150,196)	(578,969)
3.06.04	Other Operating Income	249,179	389,320	124,508	224,607
3.06.05	Other Operating Expenses	(205,053)	(441,659)	(180,619)	(347,244)
3.06.06	Equity Income	(73,942)	(117,350)	(52,980)	(121,611)
3.07	Operating Income	522,795	659,462	311,553	303,217
3.08	Non-Operating Income	(787)	423	(4,503)	(4,784)
3.08.01	Revenues	57,069	89,698	5,381	10,080
3.08.02	Expenses	(57,856)	(89,275)	(9,884)	(14,864)
	Income Before Tax and Minority				
3.09	Interests	522,008	659,885	307,050	298,433
	Provision for Income and Social				
3.10	Contribution	(205,761)	(324,782)	(81,373)	(150,156)
3.11	Deferred Income Tax	5,029	62,538	(49,571)	(3,165)
3.12	Statutory Interest/Contributions	0	0	0	0
3.12.01	Interests	0	0	0	0
3.12.02	Contributions	0	0	0	0
	Reversal of Interest on Shareholders				
3.13	Equity	0	245,000	0	245,000
3.15	Income (Loss) for the Period	321,276	642,641	176,106	390,112

03.01 - STATEMENT OF INCOME (IN THOUSAND OF REAIS)

		3 - 04/01/08 to	4 - 01/01/08 to	5 - 04/01/07 to	6 - 01/01/07 to
1 - CODE	2 - DESCRIPTION	06/30/08	06/30/08	06/30/07	06/30/07
	NUMBER OF OUTSTANDING				
	SHARES, EX-	547,434,273	547,434,273	547,272,189	547,272,189
	TREASURY (UNITS)				
	EARNINGS PER SHARE (REAIS)	0.58688	1.17391	0.32179	0.71283
	LOSS PER SHARE (REAIS)				

04.01 NOTES TO THE FINANCIAL STATEMENTS

NOTES TO THE INTERIM FINANCIAL STATEMENTS AS OF 06/30/08 (In thousands of Brazilian reais R\$)

1. OPERATIONS

BRASIL TELECOM S.A. ("Company") is a concessionaire of the Switched Fixed Telephone Service ("STFC") and operates since July of 1998 in the Region II of the General Concession Plan, covering the Brazilian states of Acre, Rondônia, Mato Grosso, Mato Grosso do Sul, Tocantins, Goiás, Paraná, Santa Catarina and Rio Grande do Sul, in addition to Distrito Federal. As of January 22, 2004 the Company started developing national and international long distance calls services in all Regions and under the local modality the service outside Region II started to be offered as of January 19, 2005.

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

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

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

The Company is controlled by Brasil Telecom Participações S.A. ("BTP"), which was established on May 22, 1998 as a result of privatization of the Telebrás System.

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

Subsidiaries

In the second semester of 2006, the Company s Board of Directors approved the corporate restructuring of its subsidiaries. This restructuring, whose purpose is to optimize the controlling structure through company downsizing, concentration of similar activities, simplification of intercompany shareholdings. The corporate changes already performed, carried out at book values, did not have material impacts on the costs structure. The changes occurred in the quarters or fiscal years referred to in the present interim financial statements are mentioned in the comments of the companies below, when attributed to them.

- a) 14 Brasil Telecom Celular S.A. ("BrT Celular"): a wholly-owned subsidiary which is operating since the fourth quarter of 2004 to provide Personal Mobile Services (SMP), with authorization to serve Region II of the PGO.
- b) BrT Serviços de Internet S.A. (BrTI): a wholly-owned subsidiary whose main product is providing broadband internet services. It also provides a series of value-added services both residential and corporate customers, including wireless internet access.

In turn, BrTI holds the control of the following companies:

iG Companies

iG operates as a dialup and broadband internet access provider also delivering added value services targeted for home and corporate markets, including the internet connection accelerator. In addition, iG also sells advertising space on its portal.

BrTI s control over the iG Companies up to April 25, 2008 was attributed to its 88.81% share in the capital stock of Internet Group (Cayman) Limited (iG Cayman), established in the Cayman Islands. On that date, iG Cayman reported dividends to shareholders holding *A Series Convertible Preferred Shares* in the amount of R\$ 76.5 million, of which R\$ 51.2 million to the shareholder BrTI and R\$ 25.3 million to the non-controlling shareholders outside Brasil Telecom companies. Thereafter, iG Cayman accomplished the repurchase of shares held by non-controlling shareholders outside Brasil Telecom companies, in the amount of R\$ 19.6 million (equity value). After repurchasing shares, BrTI's interest in iG Cayman was equivalent to 90.42%.

iG Cayman, in its turn, is the holding company of iG Participações S.A. (iG Part) and Internet Group do Brasil Ltda. (iG Brasil), subsidiaries established in Brazil.

On June 2, 2008, iG Brasil company incorporated Freelance S.A. ("Freelance"), which held iBest's operations, targeted for the Internet segment and, accordingly, compatible to iG's operations. The report at merger prepared based on Freelance's liquidation financial statements as of May 31, 2008, valued net assets at R\$ 102,917. With absorption of such assets, BrTI became holder of 62.33% of shares in iG Brasil. BrTI was the holder of 100% of Freelance's capital stock.

Concerning the former ownership structure of the companies composing iBest's operations, iBest Holding Corporation, incorporated at Cayman Islands discontinued operations and was dissolved. The company s dissolution certificate, issued at Cayman Islands on May 23, 2008 resulted in the write-off of investments in the amount of R\$ 34, recorded in BrTI, its sole shareholder.

On June 2, 2008, iG Brasil also incorporated Central de Serviços Internet Ltda. (CSI), company that held 99.99% of capital stock. CSI was an exclusive services provider for iG Brasil and the net assets incorporated, included in the report dated May 31, 2008, corresponded to the amount of R\$ 1,367.

Agência O Jornal da Internet Ltda. ("Jornal Internet")

BrTI holds 30 percent interest in the capital stock of Jornal Internet, which is engaged in the on-line sale of goods and services, issue of daily newspapers or magazines, and gathering, generating and disclosing news on selected events. Seventy percent of the capital stock of Jornal Internet is held by Caio Túlio Vieira Costa, vice president executive of the Company subsidiaries related to internet businesses.

c) Brasil Telecom Cabos Submarinos Ltda. ("BrT CS"): BrT CS and its subsidiaries operate through a system of submarine optic fiber cables, with connection points in the United States, Bermuda, Venezuela and Brazil, allowing data traffic through integrated service packages, offered to local and international corporate clients.

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

d) Brasil Telecom Comunicação Multimídia Ltda. ("BrT Multimídia"): until April 10, 2007 the Company held 100% of MTH Ventures do Brasil Ltda. (MTH), a holding company that controlled the capital of Brasil Telecom Comunicação Multimídia Ltda, and the Company and BrTI holding the remaining ownership interest. The Extraordinary General Meeting held on this date decided for the merger of MTH into the Company. Since then, the Company holds interest corresponding to 89.8% at BrT Multimídia capital stock, with the remaining 10.2% is held by BrTI.

BrT Multimídia is a service provider of a private telecommunications network through local optical fiber digital networks in São Paulo, Rio de Janeiro and Belo Horizonte, and a long distance network connecting these major metropolitan business centers. It operates nationwide through commercial agreements with other telecommunication

companies to offer services to other regions in Brazil. It also has web solution centers in São Paulo, Brasília, Curitiba, Porto Alegre, Rio de Janeiro e Fortaleza, which offer co-location and hosting, and others value added services.

e) Vant Telecomunicações S.A. ("**VANT**"): it is a company whose total capital stock is practically held by the Company. BrTI holds only one share in VANT s capital, representing less than 0.01% interest.

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

f) Brasil Telecom Call Center S.A. (BrT Call Center): Previously named Santa Bárbara dos Pinhais S.A., BrT Call Center, changed together with the of its corporate name, as decided in the shareholders meeting held on August 21, 2007, its corporate purpose to be engaged in providing call center services to third parties, including customer service, outbound and inbound telemarketing, training, support, consulting services and related activities, etc. Its operations started in November 2007 with rendering call center services to Brasil Telecom S.A. and its subsidiaries that demand this type of service. Previously, the call center services were outsourced.

Stock Purchase Agreement

According to a significant event issued on April 25, 2008, the Company and its parent company Brasil Telecom Participações S.A., in aggregate referred to as Brasil Telecom, transcribed the significant event issued on April 25, 2008 by its direct and indirect shareholders, which refers to the Acquisition of Brasil Telecom's Control.

As disclosed in the significant event issued by INVITEL S.A. (Invitel), shareholder and direct controller, informed that on April 25, 2008, the Stock Purchase Agreement (the Agreement) was concluded into between Investidores Institucionais Fundo de Investimento em Participações, Citigroup Venture Capital Internacional Brazil L.P., Priv Fundo de Investimento em Ações, Tele Fundo de Investimento em Ações, Caixa de Previdência dos Funcionários do Banco do Brasil PREVI, Fundação 14 de Previdência Privada, Fundação Petrobrás de Seguridade Social PETROS, Telos Fundação Embratel de Assistência e Seguridade Social, Fundação dos Economiários Federais FUNCEF, Opportunity Fund, Opportunity Lógica Rio Consultoria e Participações S.A., Opportunity Asset Administradora de Recursos de Terceiros Ltda., Opportunity Invest II Ltda., Opportunity Investimentos Ltda., Opp I Fundo de Investimentos em Ações, Opportunity Lógica II Fundo de Investimento em Ações, International Markets Investments, C.V., Luxor Fundo de Investimento Multimercado, Timepart Participações Ltda., collectivelly referred to as Sellers , and Banco de Investimentos Credit Suisse (Brazil) S.A. (Purchaser), with the mediation of Telemar Norte Leste S.A. (TNL), Invitel and Solpart Participações S.A. (Solpart).

According to the Agreement, the Purchaser, as the commission agent of TNL, contracted, subjected to the conditions below, the acquisition of 100% of shares issued by Invitel and held by the Sellers (the Shares), for the total amount of R\$ 4,982,389, to be monetary adjusted based on the cumulative variation of daily average rates of Interbank Deposits DI, from which Invitels net debt is to be deducted. The final sale amount will be determined when the conditions preceding the transaction are fulfilled. Also, the Purchaser contracted the acquisition of common shares of Brasil Telecom Participações S.A. (BrT Part), all attached to an agreement of shareholders of the controlling group of BrT Part, held directly by some Sellers, by the total amount of R\$ 881,107, equivalent to the price per share of R\$ 72.3058316215.

Invitel holds 99.99% of shares in Solpart, a privately-held company that holds 51.41% of the voting capital and 18.93% of the total capital stock in BrT Part. BrT Part, in its turn, a publicly-traded company holding 99.09% of common shares and 38.33% of preferred shares in Brasil Telecom S.A. (BrT), corresponding to 65.64% of BrT's capital stock, in its turn, is a publicly-traded switched fixed telephony concessionaire, for use of general public, publicly rendered, operating in Area II, as defined by the General Concession Plan (PGO), established by Decree 2.534, of 04/02/98.

The agreed-upon transfer of Shares is subject to: (i) fulfillment of a precedent condition represented by prior approval from the National Telecommunications Agency ANATEL, as provided in Article 97 of Law no. 9.472, of 7/16/97 (General Telecommunications Act LGT); and (ii) condition subsequent consisting of the placement, by the Purchaser, of public offering for acquisition of shares with voting right issued by BrT Part and BrT, as provided in Article 254-A, of Law no. 6.404, of 12/15/76. Telecommunications industry regulations restricts the acquisition of control of a STFC by another STFC operating in a different region outlined by PGO, a restriction that may be removed at ANATEL's

discretion, as provided by article 202, paragraph 1, of Law no. 9.472, of 07/16/97 (General Telecommunications Act LGT , as amended), in case ANATEL understands that such restriction no longer meets the objectives of the PGO.

The Brazilian Association of Switched Fixed Telephony Concessionaires ABRAFIX requested ANATEL to revise such restrictive rules, also proposing an amendment to PGO, so that the acquisition of one concessionaire by another operating in different region may be expressly permitted.

The Ministry of Communications sent to ANATEL Official Letter no. 11/2008/MC, with guidelines on the National Telecommunications Policy, recommending, among other initiatives for developing to the industry and fostering competition, suppression of the restrictions in articles 7 and 14 of PGO, that prohibit the transfer of control or concession that results in direct or indirect control of a single shareholder or group of shareholders, of concessionaires operating in different Regions of the PGO, allowing integration of STFC networks and geographic consolidation among Regions.

In view of the aforementioned restrictions, the agreed-upon transfer of Shares is subject to precedent condition, represented by the prior approval from ANATEL, as provided in Article 97 of Law no. 9.472, of 7/16/97 (General Telecommunications Act LGT), within the minimum term of 240 days as of the Agreement date.

The Purchaser and/or TNL will not exercise, until the contracted purchase and sale transaction is completed, any kind of interference or influence upon the administration of corporate activities of Invitel, Solpart, BrT Part, BrT or any other of its respective direct or indirect subsidiaries.

Under the agreement, the Purchase acts as TNL's commission agent for share acquisition purposes of TNL, in conformity with articles 693 and 709 of the Civil Code. The Purchase's rights, obligations and liabilities will be transferred to TNL as soon as changes commented above are introduced to PGO.

The above-mentioned operation is subject to approval by agencies that compose the Brazilian System for Defense of Competition within the term and in the form set forth by the prevailing legislation.

Brasil Telecom's management will keep the market and shareholders informed about the implementation of the conditions above and any new significant events that may occur.

Litigation Release and Settlement Instrument

Transaction Agreement

When the Stock Purchase Agreement was signed, pending litigation that resulted in several lawsuits derived from the change in Brasil Telecom s Management, occurred in the third quarter of 2005, were resolved. In a significant event notice of April 25, 2008, the Company and Brasil Telecom Participações S.A., in conjunction with 14 Brasil Telecom Celular S.A., collectively referred to as Brasil Telecom Parties, the terms and conditions that resulted in the transaction agreement were disclosed as follows:

- 1 On April 25, 2008, Brasil Telecom Parties (on their behalf and on behalf of their Affiliated companies), Opportunity Fund and other Opportunity Parties/Banco Opportunity (on their behalf and on behalf of their Affiliated companies) entered into, in conjunction with Telemar Norte Leste S.A. (Telemar), a Waiver, Transaction and Release Public Instrument (Transaction Agreement), by means of which Brasil Telecom Parties and Opportunity Parties/Banco Opportunity have established the terms and conditions for resolving their current claims among the Parties and prevent new ones from being filed.
- 2 According to item 1 above, Telemar also published on April 25, 2008, significant event notice expressing its interest in acquiring the control of Brasil Telecom Parties and their direct and indirect Affiliated Parties, since Telemar is not party and is not involved, whether directly or indirectly, in litigations of any nature between Opportunity Parties/Banco Opportunity and Brasil Telecom Parties (and their respective Affiliated Companies).

3 It is publicly known that Brasil Telecom Parties and Opportunity Parties/Banco Opportunity (and their respective Subsidiaries) are involved in disputes and litigations in Brazil and abroad. Such Parties, without acknowledging the history or undertaking any responsibility related with the mutual litigations that they have decided to serve their mutual interests, avoiding further expenditures of time, efforts and resources in current and future litigations.

- 4 Under the Transaction Agreement and to dismiss the litigation between Brasil Telecom Parties and Opportunity Parties/Banco Opportunity so as to make the objective in item 2 above feasible, Telemar undertook the obligation to pay a total amount of R\$ 175,730 to Brasil Telecom Parties.
- 5 That indicated amount shall be pay in two installments. The first one, in the amount of R\$ 80,814 for prompt payment in favor of Brasil Telecom S.A., therefore dismissing the litigation between Brasil Telecom S.A. and Opportunity Parties/Banco Opportunity, that was pending abroad. The remaining one in the amount of R\$ 94,916, divided as follows: (i) R\$ 89,071 in favor of Brasil Telecom S.A. and (ii) R\$ 5,845 in favor of Brasil Telecom Participações S.A., to be settled after transactions in litigation pending in Brazil are approved by an Extraordinary Shareholders' Meeting of Brasil Telecom Participações S.A. and Brasil Telecom S.A.
- 6 Under the Transaction Agreement, the agreement among Brasil Telecom Parties and Opportunity Parties/Banco Opportunity (and respective Affiliates) to definitively solve any existing claims and prevent any other from being filed, as well as payments under Telemar's responsibility, do not depend on the completion of the transaction for acquiring the control of Brasil Telecom Parties by Telemar.
- The Transaction Agreement was signed independently from any other legal businesses or agreements entered into by and between Opportunity Parties/Banco Opportunity and Telemar and/or their respective affiliated Companies, parent companies and companies under common control and the validity and effectiveness of the Transaction Agreement have not been conditioned or bound by the validity, effectiveness, fulfillment, satisfaction of any conditions or any other events or circumstances related to any other legal businesses or agreements entered into by and between such Parties and/or respective affiliated companies, parent companies and companies under common control.

Transaction Agreement Approval

The Company and Brasil Telecom Participações S.A. in their respective Extraordinary Shareholders' Meeting held on May 29, 2008, unanimously approved the releases and transactions under the Transaction Agreement entered into by Telemar Norte Leste S.A., Opportunity Fund and Others, which depended on Shareholders' approval. As a result, the amounts mentioned in the Transaction Agreement have been fully settled by Telemar and received by BrT and BrT Part.

2. PRESENTATION OF INTERIM FINANCIAL STATEMENTS

Preparation Criteria

The interim financial statements have been prepared in accordance with the rules issued by CVM, applicable to the preparation of interim financial statements, including the CVM Instruction no. 469/08.

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

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

The amounts of escrow deposits tied to the Accrued liabilities for contingencies are presented as a deduction from the recognized liabilities.

Accounting estimates were based on objective and subjective factors and Management s judgment for determining the adequate amount to be recorded in the interim financial statements. Significant items subject to these estimates and assumptions are the net book value of property, plant and equipment, the allowance for doubtful accounts, inventories, deferred income and social contribution taxes, the reserve for contingencies, measurement of financial instruments, and assets and liabilities related to benefits to employees. Actual results could differ from those estimates. The Company s management reviews these estimates at least quarterly.

Amendment to Brazilian Corporate Law

On December 28, 2007, Law no. 11.638 was enacted, altering the provisions of the Brazilian Corporate Law Law no. 6.404/76. The aforementioned law was designed primarily to update accounting practices as contemplated in Brazilian Corporate Law, so as to enable the convergence of Brazilian accounting practices with the international financial reporting standards (IFRS), and allow the Brazilian Securities Commission CVM to issue new accounting standards and procedures, applicable to public companies in Brazil. The main changes introduced by the Law are effective for fiscal years beginning on or after January 1, 2008 and refers to:

- Replacement of the Statements of Changes in Financial Position by the Statements of Cash Flow;
- Obligatoriness of preparation of Statements of Value Added;
- Ability to maintain separate or auxiliary accounting ledgers and records for purposes of reflecting necessary adjustments to financial statements;
- Creation of a new account group, Valuation Adjustments Shareholders´ Equity, in Shareholders Equity and Intangible Assets, in permanent assets;
- Regulation of new criteria for the classification and measurement of investment in financial instruments, including derivatives;
- Requirement that certain long-term assets and liabilities be recorded at present value, and, if material, for certain other short-term assets and liabilities;
- Requirement to record under the caption property, plant and equipment those rights intangible assets received as a result of lease transactions (financial lease);
- Requirement that an analysis of the recoverability of noncurrent assets be performed;
- Changes in the parameters for accounting for affiliates under the equity method;
- Ability to create a Tax Incentive Reserve;
- Requirement that new assets resulting from a merger or spin-off be recorded at fair market value; and
- Elimination of the revaluation reserve.

On May 2, 2008, CVM issued the Instruction no. 469 has permitted the application of provisions of Law no. 11638/07 in the preparation of interim financial statements during 2008 or the disclosure of the effects thereof in the notes to the interim financial statements, containing information on changes that may materially impact the interim financial statements for fiscal year 2008, represented by an estimate of any possible changes in shareholders equity and income for the period.

The Company opted to disclose the accounting effects of changes introduced by Law no. 11.638/07 on these interim financial statements and record in the interim financial statements those items deemed material and that are mandatory under CVM Instruction no. 469. Accordingly, amounts payable in connection with authorizations for the 3G network exploitation have been adjusted to present value, as disclosed in note 36.

In addition to the provisions in CVM Instruction no. 469/08, the Company estimates that, although many of the changes introduced by the new Law still depend on regulation by CVM, material matters that may significantly impact the preparation of the interim financial statements have already been adopted or disclosed and refer to the segregation of Intangible Assets in permanent assets, presentation of the statement of cash flows (as disclosed in note 17) and the statement of added value, this latter as part of the annual financial statements, and valuation of financial instruments at fair value disclosed comparatively to book value in note 5.

Below are the effects resulting from: (i) financial trade leasing contracts, whose leased assets should be active in line with the international reporting financial standards; and (ii) share-based compensation for officers and employees (Article 7 of CVM Instruction no. 469/08).

		COMPANY AND CONSOLIDATED	
Shareholders Equity	06/30/08	03/31/08	
Presentation in accordance with Law no. 6.404/76	5,996,772	5,654,000	
Effects of changes introduced by law no. 11.638/07	(20,887)	(16,731)	
Pro-forma in accordance with Law no. 11.638/07	5,975,885	5,637,269	
Net Income for the Period			
Presentation in accordance with Law no. 6.404/76	642,641	321,365	
(Accumulated) effects of adjustment	(6,295)	(2,139)	
Pro-forma in accordance with Law no. 11.638/07	636,346	319,226	

Consolidated interim financial statements

The consolidation was prepared in accordance with CVM Instruction no. 247/96 and includes the Company and companies listed in note 1.

Some of the main consolidation procedures are:

- Elimination of intercompany balances and revenue and expenses;
- Elimination of intercompany investment account balances and related shareholdings, reserves and retained earnings; and.
- Segregation of the portions of shareholders equity and income belonging to minority shareholders, indicated in specific items.

Statements of Cash Flows

The Company presents, on a regular basis, the statement of cash flows, which was prepared in accordance with Accounting Standard and Procedures - NPC 20 of the Brazilian Institute of Independent Auditors (IBRACON). For a better presentation and maintenance of comparison to the current quarter, reclassifications regarding the equivalent quarter of 2007 have been made, basically related to escrow deposits, which started to be presented under investment activities. In order to form such balances, the escrow deposits tied to contingencies were reclassified note 7, indirect taxes note 32 and accounts payable and accrued expenses.

Segment Reporting

The Company is presenting, as supplement to note 41, the report by business segment. A segment is an identifiable component of a company, engaged in providing services (business segment) or supplying products and providing services which are subject to different risks and consideration.

3. SUMMARY OF SIGNIFICANT ACCOUNTING PRACTICES

The criteria mentioned below refer to significant accounting practices adopted by the Company and its subsidiaries that are reflected in the consolidated interim financial statements.

- **a.** <u>Cash, banks and temporary cash investments</u>: Cash investments are temporary high-liquidity investments, with immediate maturity. They are stated at cost, plus income earned through the quarters closing dates and do not exceed their fair value. Shares in f investment funds are stated at cost plus income earned through the quarters date.
- **b.** <u>Trade accounts receivable</u>: Receivables from users of telecommunications services are recorded at the amount of the tariff or service on the date the service is provided. Accounts receivable from services include credits for services rendered and not billed until the quarters date. Receivables resulting from sales of cell phones and accessories are recorded at the amount of sales made when the goods are delivered and accepted by customers. The criterion adopted for recognizing the allowance for doubtful accounts takes into account the calculation of the actual percentage of losses incurred on each maturity of receivables. Future losses on the current receivables balance are estimated based on these loss percentages, which include accounts falling due and also the portion of unbilled services, thus forming the amount that could become a future loss, which is recognized as an allowance.
- **c.** <u>Material inventories</u>: Stated at the average acquisition cost, which does not exceed replacement cost. Inventories are segregated into plant expansion and plant maintenance, and, as regards the consolidated interim financial statements, inventories of goods for resale, consisting mainly of cell phones, accessories and electronic cards. The plant expansion inventories are classified into property, plant and equipment (construction in progress), and maintenance inventories are classified into current and long-term assets, in accordance with the period in which they will be used, and the resale inventories are classified into current assets. Obsolete inventories are recorded as provisions for losses. As regards cell phones and accessories, the subsidiary BrT Celular records adjustments, in those cases where purchases were made at higher prices, conforming them to their realization value.
- **d.** <u>Investments</u>: Investments in subsidiaries are accounted for under the equity method. Goodwill is calculated based on based on estimated future results and its amortization is based on the expected realization amount and period, not exceeding ten years. Other investments are stated at acquisition cost, less a provision for losses, when applicable. Investments resulting from income tax incentives are recognized on the date of investment, and result in shares of companies with tax incentives or investment funds. During the period between the investment date and receiving of shares or fund shares, they are recognized in long-term assets. These investments are periodically measured and the result of the comparison between their original and market costs, when lower, is recognized in provisions for probable losses.
- **e.** <u>Property, plant and equipment</u>: Stated at acquisition and/or construction cost, less accumulated depreciation. Financial charges related to obligations from assets and construction in progress financing are capitalized.

Expenses incurred are capitalized when they represent improvements (increase in installed capacity or useful life). Maintenance and repair expenses are recorded in the statement of income, on the accrual basis.

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

f. Intangible assets: Refer mainly to licenses and software and regulatory licenses. The amortization of software licenses is calculated under the straight-line method over a five-year period, while regulatory licenses are amortized according to the terms determined by the regulatory agency. When benefits are not expected from a license or right related such asset, the asset is written off against the nonoperating income.

- **g.** <u>Deferred charges</u>: Refer mainly to implementation and reorganization expenses. Amortization is calculated under the straight-line method over a period of 5 years. When benefits are not expected from such asset, the asset is written off against the nonoperating income.
- **h.** <u>Income and social contribution taxes</u>: Income and social contribution taxes are accounted for on an accrual basis. These taxes levied on temporary differences and tax loss carryforwards are recorded under assets or liabilities, as applicable, according to the assumption of future realization or payment, within the criteria set forth by CVM Instruction no. 371/02.
- **i.** <u>Loans and financing</u>: Restated based on monetary and exchange variations, plus interest incurred through the quarter closing dates. The same adjustment is applied to the guarantee contracts to hedge the debt.
- **j. Provision for contingencies:** The reserve for contingency are recognized based on an assessment of their risks and are quantified based on economic grounds and legal opinions on the lawsuits and other events known on the quarter closing date, according to the criteria of CVM Deliberation no. 489/05. The basis and nature of the reserve for contingencies are described in note 7.
- **k.** <u>Revenue recognition</u>: Service revenue is recognized when services are provided. Local and long distance calls are charged based on time measurement according to the legislation in effect. Revenue from sales of payphone cards [Public Use Telephony (TUP)], cell phones and accessories is recognized when delivered and accepted by customers. For prepaid services linked to mobile telephony, revenue is recognized in accordance with services utilization. Revenue is not recognized when there is significant uncertainty as to its realization.
- **l.** Expense recognition: Expenses are recognized on an accrual basis, considering their relation with revenue realization. Expenses related to future periods are deferred.
- m. <u>Financial income (expenses)</u>, <u>net</u>: Financial income is recognized on an accrual basis and comprises interest earned on overdue bills settled after maturity, gains on cash investments and hedges. Financial expenses comprise interest incurred and other charges on loans, financing, hedging and other financial transactions.

Interest on Shareholders Equity, when credited, is included in financial expenses, and for interim financial statements presentation purposes, the amounts are reversed against income for the year and reclassified as a deduction from retained earnings, in the shareholders equity.

- **n.** Employee benefits: Private pension plans and other retirement benefits sponsored by the Company and its subsidiaries for their employees are managed by three foundations. Contributions are determined on an actuarial basis, when applicable, and accounted for on an accrual basis. Additional information on pension plans is described in note 6.
- **o.** <u>Profit sharing</u>: The provision for employee and management profit sharing is recognized on an accrual basis, and is accounted as an operating expense. The calculation of the amount, which is paid in the year subsequent to the year the provision is recognized, is based on the goals program established with the labor union through the collective bargaining agreement, in accordance with Law no. 10.101/00 and the Company s bylaws.
- **p.** Earnings per share: Calculated based on the number of shares outstanding at the quarter closing date. Outstanding shares are represented by the totality of shares issued less treasury shares.

4. RELATED-PARTY TRANSACTIONS

Related-party transactions refer to transactions with Brasil Telecom Participações S.A., the Company s parent company, and are carried out under regular market prices and conditions. The main transactions are: <u>Guarantees and</u>

sureties: (i) The parent company pledges sureties as guarantee of loans and financing owed by the Company to the lending financial institutions. In the current fiscal year, up to the quarter closing date and related to the guarantee benefit, the Company recorded expenses in favor of the parent company amounting to R\$ 6,302 (R\$ 2,003 in 2007); and (ii) the parent company pledges surety to the Company related to the contracting of insurance policies, guarantee of contractual obligations (GOC), which amounted to R\$ 104,847 (R\$ 101,502 in 2007). Up to the quarter, in return to such surety, the Company registered an operating expense of R\$ 125 (R\$ 58 in 2007).

<u>Payable Due</u>: resulting from transactions related share of resources. The balance Payable is R\$ 4,619 (R\$ 192 to receive on 03/31/08).

5. FAIR VALUE OF FINANCIAL ASSETS AND LIABILITIES (FINANCIAL INSTRUMENTS) AND RISK ANALYSIS

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

According to their nature, financial instruments may involve known or unknown risks and the Company s judgment is important for the risk assessment. Thus, there may exist risks with guarantees or without guarantees depending on circumstantial or legal aspects. Some of the main market risk factors affecting the Company s business are as follows:

a. Credit risk

Most of the services provided by the Company are related to the Concession Agreement, and a significant portion of these services is subject to the determination of tariffs by the regulatory agency. The credit policy, in turn, in case of telecommunications public services, is subject to legal standards established by the concession grantor. The risk exists because the Company may incur in losses arising from the difficulty in receiving amounts billed to its customers. The Company s default up to the quarter was 2.48% (2.49% in 2007), taking into account total losses on accounts receivable in relation to gross revenue. In Consolidated it was 2.63% (2.65% in 2007). The Company constantly monitors the level of its accounts receivable through internal controls, thus limiting the risk of default, and cuts off access to the service (outbound phone traffic) if the bill is overdue for more than thirty days. Exceptions are made for telephone services, which should be maintained for national security or defense reasons.

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

As regards mobile telephony, the credit risk in cell phones sales and services provide under the post-paid category is minimized by a credit pre-analysis. Also regarding post-paid services, whose customer base at the end of the quarter was 16.6% of the total portfolio (18.1% as of 03/31/08), accounts receivable are also monitored in order to limit the default rate and service is blocked (outbound phone traffic) when the bill is overdue for more than 15 days.

b. Exchange rate risk

Liabilities

The Company has loans and financing contracted in foreign currency. The risk associated with these liabilities arises from the possibility that exchange rate changes may increase the balance of these liabilities. Consolidated loans subject to this risk represent approximately 14.2% (15.0% on 03/31/08) of total liabilities of consolidated loans and financing, less the foreign exchange hedge transactions contracted. In order to minimize this kind of risk, the Company has been entering into exchange hedge contracts with financial institutions. Of the debt installment consolidated in foreign currency, 59.2% (61.6% on 03/31/08) is hedged with exchange rate swap and dollar options transactions and foreign currency-denominated cash investments. The unrealized positive or adverse effects in hedge transactions, using exchange rate swaps and dollar options, are recorded in the statement of income as earnings or losses, according to the status of each instrument.

Net exposure to exchange rate risk prevailing at quarter closing date, at carrying and fair values, was as follows:

COMPANY AND CONSOLIDATED

	06/30	06/30/08		03/31/08	
	Carrying Value	Fair Value	Carrying Value	Fair Value	
Liabilities					
Loans and Financing	547,032	566,922	603,591	630,515	
Hedge Contracts	371,407	372,931	326,205	326,497	
Total	918,439	939,853	929,796	957,012	
Current	215,499	216,073	201,744	201,894	
Long-term	702,940	723,780	728,052	755,118	

The method used for calculating the fair value of swap instruments was future cash flows associated to each instrument contracted, discounted at market rates prevailing at quarter closing date. For securities tradable in organized markets, the fair value is equivalent to the value of the last closing quotation available at quarter closing date multiplied by the number of outstanding securities. For contracts in which the current contracting terms and conditions are similar to those in which they have been originated, or that do not present parameters for quotation or contracting, fair values are equal to carrying values.

For the US dollar options, the fair value adopted for accounting recognition purposes has been calculated based on the Black&Scholes model, as adapted by Garman Kohlhagen to consider specific exchange options' features. Such operations, which have been contracted with maturity up to February, 2009, registered, as of the quarter closing date, net loss of R\$ 13,994 (R\$ 2,918 on 03/31/08) represented by R\$ 5,245 for call options and R\$ 8,749 for put options (R\$ 2,212 and R\$ 706 on 03/31/08, respectively).

c. Interest rate risk

Assets

The Company has a loan granted to the phone directory company bearing interest indexed to the IGP-DI (general price index domestic supply), as well as loans resulting from the sale of property, plant and equipment to other telephony companies, bearing interest indexed to the IPA-OG (wholesales price index general supply)/Industrial Products of Column 27 (FGV). The Company also has CDBs (bank certificates of deposit) with Banco de Brasília S.A. related to the guarantee to credit benefit granted by the Federal District Government under a program called PRO-DF (Economic and Sustained Development Support Program of the Federal District), which bear interest equivalent to 94% and 97% of the SELIC rate (Central Bank overnight rate).

These assets are represented in the balance sheet as follows:

	COMPANY		CONSOLIDATED	
	Carrying and	Carrying and Fair Value		l Fair Value
	06/30/08	03/31/08	06/30/08	03/31/08
Assets				
Loans subject to:				
IGP-DI	7,367	7,459	7,367	7,459
IPA-OG Column 27 (FGV)	104	175	104	175
Fixed-income securities, tied to:				
SELIC rate	941	911	4,167	3,969
Total	8,412	8,545	11,638	11,603
Current	1,690	1,655	1,690	1,655
Long-term	6,722	6,890	9,948	9,948

Liabilities

The Company has loans and financing contracted in Brazilian currency subordinated to interest rates indexed to following indexes: TJLP (long-term interest rate), UMBNDES (National Bank for Economic and Social Development monetary unit), CDI (Interbank Deposit Rate), and INPC. The risk inherent to these liabilities arises from possible fluctuations in these rates. The market rates are continuously monitored to assess the need to contract instruments to hedge against the fluctuations in these rates.

In addition to loans and financing, the Company issued public debentures, nonconvertible into or exchangeable for shares. This liability has been contracted at an interest rate tied to CDI and the risk on this liability arises from possible rate increases.

These liabilities are represented in the balance sheet as follows:

COMPANY

	06/30/08		03/31/08	
	Carrying Value	Fair Value	Carrying Value	Fair Value
Liabilities				
Loans bound to CDI rate	523,765	523,765	-	-
Financings bound to rates				
TJLP (Long-Term Interest Rate)	2,006,385	2,048,281	2,059,445	2,105,499
UMBNDES	73,336	73,336	87,029	87,029
INPC	6,210	6,210	6,172	6,172
Other Indexes	21,435	21,435	23,333	23,333
Debentures - CDI	1,090,139	1,087,523	1,118,158	1,117,711
Total	3,721,270	3,760,550	3,294,137	3,339,744
Current	829,034	834,901	311,946	317,787
Long-term	2,892,236	2,925,649	2,982,191	3,021,957

CONSOLIDATED

	06/30/08		03/31/08	
	Carrying Value	Fair Value	Carrying Value	Fair Value
Liabilities				
Financings bound to rates				
TJLP (Long-Term Interest Rate)	2,106,808	2,148,705	2,159,809	2,205,863
UMBNDES	73,336	73,336	87,029	87,029
INPC	26,297	26,297	26,138	26,138
Other Indexes	21,435	21,435	23,333	23,333
Debentures - CDI	1,090,139	1,087,522	1,118,158	1,117,711
Total	3,318,015	3,357,295	3,414,467	3,460,074
Current	305,862	311,730	312,419	318,260
Long-term	3,012,153	3,045,565	3,102,048	3,141,814

The method used for calculating the fair value of swap instruments was future cash flows associated to each instrument contracted, discounted at market rates prevailing at the quarter closing date. For securities tradable in organized markets, the fair value is equivalent to the value of the last closing quotation available at the quarter closing sheet date multiplied by the number of outstanding securities. For contracts in which the current contracting terms and conditions are similar to those in which they have been originated, or that do not present parameters for quotation or contracting, fair values are equal to carrying values.

d. Risk of failure to tie loans and financing monetary adjustment indexes to accounts receivable

Loan and financing rates contracted by the Company are not tied to receivables. Thus, there is a risk because the adjustments of telephone tariffs do not necessarily follow increases in local interest rates, which affect the Company s debts.

e. Contingencies

Contingencies are assessed according to probable, possible or remote loss. Contingencies considered as of probable risk are recorded in liabilities. Details on these risks are shown in note 7.

f. Investment-related risks

The Company has investments measured under the equity method of accounting and the acquisition cost. The Company recognizes provisions for losses when the expected future cash flows from an investment create prospects of losses.

The investments measured under the equity method are represented by limited liability or private companies, for which there is no market value.

Investments measured at cost are immaterial in relation to total assets. The risks associated to them would not produce significant impacts for the Company in case of losses on these investments.

g. Cash investment risks

Temporary cash equivalents in local currency are made in financial investment funds (FIFs) and investments in its own portfolio of private securities (floating rate bank certificates of deposit) issued by prime financial institutions. The FIFs portfolios consist mainly of federal-government securities (floating, fixed, and foreign exchange rate securities) and CDBs issued by prime financial institutions (floating rate securities). Funds may carry out non-leveraged derivative transactions to hedge their portfolios and complying with the goals established in their corresponding investment policies. The exposure to market risks is monitored on a daily basis based on the VaR (Value at Risk) methodology, which qualifies the loss risk on these investments.

Foreign currency-denominated temporary cash investments are represented by overnight operations backed by securities issued by foreign financial institutions, with low credit risk.

Investments in CDBs and overnight transactions are subject to the credit risk of financial institutions, and foreign currency-denominated investments are subject to the exchange rate risk.

The balances of cash investments and short-term investments government securities are shown in notes 17 and 18, respectively.

h. Risk of Early Maturity of Loans and Financing

Liabilities derived from financing mentioned in note 35, related to BNDES agreements, public debentures and most referring to financial institutions, have covenants that prescribe the early maturity of obligations or retention of amounts pegged to debt portions in the cases where certain levels for certain indicators, such as indebtedness ratios and leverage (financial covenants), are not met.

For the financing agreements maintained with BNDES, the Company must comply with a set of financial ratios and in the event of noncompliance with some of these ratios, the Bank is allowed to request the temporary blocking of values deposited in collection accounts tied to the agreements.

All indicators set forth in agreements are being complied with and thus no sanctions or penalties set forth in the agreement clauses entered into are being enforced upon the Company.

i. Regulatory risk

Concession agreements

Brasil Telecom S.A. entered into with ANATEL local and domestic long distance concession agreements, effective for the period January 1, 2006 - December 31, 2025. These new concession agreements, which provide for reviews on a five-year basis, in general have a higher intervention level in the management of the business and several provisions defending consumer s interests, as noticed by the regulatory agency. The main highlights are:

(i) The burden of the concession defined as 2% of revenue net of taxes, calculated every two years, started in 2006, and the initial payment was made on April 30, 2007. This will occur successively until concession termination. This calculation method, as regards its accrual, corresponds to 1% for each financial year;

(ii) The definition of new universal service goals, particularly AICE (Special Class Individual Access) with mandatory installation of network infrastructure for interconnection to high-capacity access networks;

- (iii) Possibility of the Regulatory Agency imposing alternative mandatory offer plans;
- (iv) Introduction of Regulatory Agency s right to be involved in and change agreements of the concessionaire with third parties;
- (v) Inclusion of the parent company s, subsidiary s, affiliated companies and third parties assets, indispensable to the concession, as returnable assets;
- (vi) Creation of the users council in each concession.

Interconnection tariffs are defined as a percentage public local and domestic long distance tariff until the effective implementation of cost model by service/modality, scheduled for 2009, as defined in the Regulation for Separation and Accounting Allocation Regulations (Resolution no. 396/05).

Authorizations for Third Generation Mobile Services 3G

On April 29, 2008, 14 Brasil Telecom Celular S.A. obtained from ANATEL a Concession of Authorization for the Use of Radiofrequency Blocks, linked to the exploitation of Personal Mobile Services SMP, to operate in sub-bands that allow offering products linked to the network of third generation mobile services 3G in its operational area. The value of these authorizations, valid for a period of fifteen years, extendable for an additional 15 years, for valuable consideration, is R\$ 488,235. As a requirement for signing the term, BrT Celular paid 10% of the contracted amount, and the remaining amount shall be paid by December of the current year. SMP authorizations serving BrT Celular's operational region will be unified within a maximum of eighteen months, beginning April 30, 2008 date on which the Concession of Authorization was published in the Federal Official Gazette. However, a distinction between radiofrequencies blocks will be maintained according to the respective original contracts and effective terms.

The new 3G network started operations on April 30, 2008 and, besides mobile voice services, allows providing SMP customer with data communication services at speeds higher than those made available by the current network 2.5G. In addition, the 3G network supplements the 2.5G network, allowing to expand and update of BrT Celular s network coverage and meet the customer base growth.

<u>Public Consultation no. 23</u> <u>Proposal for Reviewing the General Grating Plans for Services Rendered under Public Regulations</u>

On June 17, 2008 ANATEL published Public Consultation no. 23 on the Proposal for Reviewing the General Grating Plan (PGO) for Services Rendered under Public Regulations. The company may express its opinion on the content thereof through July 17, 2008. After analyzing the input received, ANATEL will submit the proposal to the Ministry of Communications, which, in its turn, will analyze and then forwarded for approval by a Federal Decree. The proposal now under public consultation adopts the following action lines:

- (i) Maintenance of PGO's current Regions;
- (ii) Inclusion of the Group concept, as the individual Telecommunications Services Carrier or the group of Telecommunications Services Carrier that have controlling relationship as parent companies, subsidiaries or associated companies, applying the concepts of Regulation for Verification of Control and Transfer of Control at Companies that Provide Telecommunications Services, approved by Resolution no. 101, of February 4, 1999;
- (iii) Elimination of restrictions rules so that the acquisition of one concessionaire by another operating in a different region is permitted, in such a way that the controlling group s capital stock remains publicly traded to ensure transparency in monitoring concessions;

(iv) Guarantee that there are different Groups with concessionaires that render Switched Fixed Telephony Concessionaires STFC in local mode, operating in appropriate levels of competition in the rendering of services in all Regions of the PGO;

- (v) Restriction as for holding more than one concession of the same STFC modality in the same Area of the PGO or part of it by a single Group;
- (vi) Obligation that Switched Fixed Telephony Concessionaires STFC exploit the various types of this service exclusively, as an action to ensure fair competition and provide transparency in monitoring concessions;
- (vii) Establishment and expansion of obligation for massive access to telecommunications services by the Group that includes the concessionaire, including as for broadband access (example: expansion of Broadband-supported STFC networks Backhaul);
- (viii) Guarantee of non-discriminatory access to Switched Fixed Telephony Service STFC support networks by third parties under equal and non-discriminatory conditions consistent with prevailing market practices;
- (ix) Compulsory actuation in the other areas of PGO for Groups that control concessions in more than one Area as provided in the General Plan for Competition Goals PGMC, as well as obligation to meet other conditions imposed by the Agency, to ensure competition, prevent economic concentration and ensure that concession agreements may be executed;
- (x) Maintenance of the regional contiguity concept;
- (xi) Transfer of all grants of telecommunications services of the parent company, subsidiary or associated company of the Group when transferring concession to any third parties.

As of the date of preparation of this financial interim statements, it is not possible to assess the impact the proposal for reviewing the PGO, under public consultation, could bring to the Company's business and results.

6. EMPLOYEE BENEFITS

The benefits described herein are offered to employees of the Company and its direct or indirect subsidiaries, except for BrT Call Center, as regards supplementary pension plans. These companies can be better jointly referred to as Brasil Telecom Companies and also as Sponsor or Sponsors for purposes of the supplementary pension plan mentioned in this note.

a. Supplementary pension plan

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

Bylaws establish the approval of the supplementary pension plan policy, and the joint liability attributed to the defined benefit plans is ruled by the agreements entered into with the foundations, with the agreement of the SPC (Secretariat for Pension Plans), as regards the specific plans.

The sponsored plans are valued by independent actuaries at the balance sheet date. As regards the defined benefit plans described in this note, immediate recognition of the actuarial gains and losses is adopted, and therefore the full liabilities are recognized for the plans presenting a deficit, according with regulations of CVM Resolution no. 371/00. In cases that show a positive actuarial situation, assets are recorded in case of express authorization for offsetting with future employer contributions.

The characteristics of the sponsored supplementary pension plans are as follows:

FUNDAÇÃO 14

Fundação 14 de Previdência Privada was created in 2004 and since 03/10/05 has been in charge of managing and operating the TCSPREV pension plan. On that date, it entered into a management agreement with SISTEL so that the latter provides management and operating services to the TCSPREV and PAMEC-BrT plans until 09/30/06. Staring this date, Fundação 14 took over the management and operation services of its plans. As of October 31, 2007, Fundação 14 ceased to manage the assistance plan PAMEC-BrT because it is an entity engaged in the management of private pension plans. In November, 2007, the assets and liabilities of PAMEC-BrT were transferred to the Company which, in addition to sponsoring the plan, started to manage it.

Plans

TCSPREV (Defined Contribution, Settled Benefit and Defined Benefit)

This defined contribution and settled benefit plan was introduced on 02/28/00. On 12/31/01, all pension plans sponsored by the Company together with SISTEL were merged, and the SPC exceptionally and provisionally approved the document sent to that Agency, due to the need for adjustments to the regulations. Thus, TCSPREV consists of defined contribution groups with settled and defined benefits. The plans added to the TCSPREV were the PBS-TCS, PBT-BrT, BrT Management Agreement, and the Unusual Contractual Relationship Instrument, and the terms and conditions set out in the original plans were maintained. In March 2003, this plan was no longer offered to the sponsors new hires. However, this plan started to be offered starting March 2005 to the defined contribution group. TCSPREV currently serves nearly 66.1% of the staff.

Contributions to this plan, by group of participants, are established based on actuarial studies prepared by independent actuaries according to regulations in force in Brazil, using the capitalization system to determine the costs. Currently, contributions are made by the participants and the sponsor only for the internal groups PBS-TCS (defined benefit) and TCSPREV (defined contribution). In the TCSPREV group, the contributions are credited in individual accounts of each participant, equally by employee and sponsor, and the basic contribution percentages vary between 3% and 8% of the participant s salary, according to participant s age and limited to R\$ 21,104.40 for 2008. Participants have the option to make additional contributions to the plan but without parity of the Company. In the PBS-TCS group, the sponsor s contribution corresponds to 12% of the participants payroll, while the employees contribution varies according to the age, time of service and salary. An entry fee may also be payable depending on the age a participant joined the plan. The sponsors are responsible for defraying all administrative expenses and fund risk benefits.

Assets Constituted for Compensation of Future Employer Dues

Due to the approvals from the Board of Fundação 14 on December 18, 2007, which decided for the allocation of surpluses to a reserve for contingencies, a special reserve in favor of participants, beneficiaries and the sponsor, and sponsor's contributions surplus, the Company recognized assets amounting to R\$ 81,209 to be offset against future employer's contributions. Accordingly, Fundação 14 also made amendments to the Regulations of the TCSPREV Plan, which were filed with the SPC on October 24, 2007.

The balance of such assets, recognized in other assets, is represented below:

COMPANY AND CONSOLIDATED

		ONDODIDITIE
	06/30/08	03/31/08
Future Contributions to be Compensated TCSPREV Pension Plan	69,528	71,476
Total	69,528	71,476
Current	11,697	15,208
Long-term	57,831	56,268

FUNDAÇÃO SISTEL DE SEGURIDADE SOCIAL

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

Plans

PBS-A (Defined Benefit)

Maintained jointly with other sponsors associated to the provision of telecommunications services and intended for participants that had the status of beneficiaries on 01/31/00.

Contributions to the PBS-A are contingent to the determination of an accumulated deficit. As 12/31/07, actuarial last date, the plan presented a surplus.

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

Maintained jointly with other sponsors subject to the provision of telecommunications services and intended for participants that had the status of beneficiaries on 01/31/00, for the beneficiaries of the PBS-TCS Group, merged on 12/31/01 into TCSPREV (plan currently managed by Fundação 14) and for the participants of PBS s defined benefit plans sponsored by other companies, together with SISTEL and other foundations. According to a legal and actuarial appraisal, the Sponsor s responsibility is exclusively limited to future contributions. From March to July 2004 and from December 2005 to April 2006, an incentive optional migration of retirees and PAMA pensioners took place for new coverage conditions (PCE), whose current contingent of migrated people is of 84%. A new period for optional migration has been opened in June/2008 and should go until 08/31/08. The optional of participants for migration results in contribution to PAMA/PCE.

The contributions for this plan correspond to 1.5% on payroll of active participants subject to PBS plans, segregated and sponsored by the several sponsors company. In Brasil Telecom's case, the PBS-TCS was merged into the TCSPREV plan on 12/31/01, and began to constitute an internal group of the plan. Due to the utilization of PAMA, the participants share a portion of its individual costs used in the plan. Contributions by retirees and pensioners who migrated to PAMA/PCE are also carried out. For sponsors, the option of participants to migrate to PAMA/PCE does not change the employer dues of 1.5% mentioned.

FUNDAÇÃO BrTPREV

It is the manager originated from the plans sponsored by former CRT, company merged into the Company at the end of 2000. The main purpose of the Company sponsoring FBrTPREV is to maintain the pensions supplementary to the benefits survival pensions and other benefits provided by the official social security system to participants.

Plans

BrTPREV

Defined contribution and settled benefits plan, launched in October 2002, intended to grant pension plan benefits supplementary to those of the official social security benefits and that initially served only employees of the Rio Grande do Sul Branch. This pension plan started to be offered to new employees of the Company and its subsidiaries in March 2003-February 2005, when its offering was suspended. BrTPREV currently serves nearly 21.8% of the staff.

Contributions to this plan are determined based on actuarial studies prepared by independent actuaries according to the regulations in force in Brazil, using the capitalization system to determine funding. Contributions are credited in individual accounts of each participant, equally by employee and sponsor, and the basic contribution percentages vary between 3% and 8% of the participant s salary, according to participant s age and limited to R\$21,831.00 for 2008. Participants have the option to make additional contributions to the plan but without parity of the Company. The Company is responsible for defraying all administrative expenses and fund risk benefits.

Fundador - Brasil Telecom and Alternativo - Brasil Telecom

Defined benefits plans intended to provide pension benefits supplementary in addition to the benefits of official social security, closed to the entry of new participants. These plans currently serve approximately 0.16% of the staff.

The regular contribution by the sponsor is equal to the regular contribution of the participant, the rates of which vary according to age, time of service and salary. In the Alternativo Plan - Brasil Telecom, the contributions are limited to three times the ceiling benefit of INSS and the participant also pays an entry fee depending on the age he or she joins the plan.

Actuarial Insufficiency of the Plans

The mathematical reserve to amortize, corresponding to the current value of the Company s supplementary contribution, as a result of the actuarial deficit of the plans managed by FBrTPREV, have the settlement within the maximum established period of twenty years, as of January 2002, according to Circular 66/SPC/GAB/COA from the Supplementary Pension Department dated 01/25/02. From this maximum term, remains thirteen years and nine months for total liquidation, and in the current period to the quarter closing, an amount of R\$ 101,350 (R\$ 117,330 in 2007) has been already amortized.

ASSISTANCE PLAN ADMINISTERED BY THE COMPANY

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

Intended to provide health care to retirees and pensioners linked to the PBT-BrT Group, pension plan administered by Fundação 14.

The contributions for PAMEC-BrT were fully paid in July 1998, through a single payment. However, as that plan is now managed by the Company after the transfer of management by Fundação 14 in November 2007, there are no assets recognized to cover current expenses, and the actuarial obligation is fully recognized in the Company s liabilities, in the amount of R\$ 2,290 (R\$ 2,183 on 03/31/08).

b. Stock options plan for management and employees

The Extraordinary Shareholders' Meeting held on November 6, 2007, approved a new general plan for granting stock options to officers and employees of the Company and its subsidiaries; the plans described were in effect at the quarter closing date, in accordance to the respective approval dates.

Plan Approved on April 28, 2000

The rights vested through stock options agreements while this previously approved plan was effective remain valid and effective according to the respective terms agreed, and no new concessions through this plan are allowed.

On the quarter closing date, there were options for circulation as described in the program below:

Program B

The exercise price is established by the managing committee based on the market price of one thousand shares on option granting date and will be monetarily adjusted based on the IGP-M variation between the agreement execution date and payment date.

In the current quarter, 56,507 options (162,084 options accumulated in the current fiscal year) have been exercised, settled by means of delivery of preferred shares in treasury of the Company, at the total year price of R\$ 1,102 and market value of such shares totaling R\$ 1,156.

The movements occurred in the balance of options related with this plan are summarized below:

	06/30/08	
	Preferred Share Options	Average Exercise Price R\$
Initial balance in the quarter	139,820	17.71
Options Exercised	(56,507)	17.91
Final balance in the quarter	83,313	18.52

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

		Grantii	ng			
Gran	t date	Lot	Exercise as from	Exercise deadline	exercise price (In Brazilian reais)	ce Options n (In shares)
		33%	12/22/05	12/31/11	18.52	27,771
3 rd	12/22/04	33%	12/22/06	12/31/11	18.52	27,771
		34%	12/22/07	12/31/11	18.52	27,771

The representativeness of the options balance in view of the total outstanding shares is 0.02% (0.03% on 03/31/08).

Assuming that the options will be fully exercised, the premiums on the related options, calculated based on the Black&Scholes method on the concession date to the Company, would total R\$ 230 (R\$ 1,047 on 03/31/08).

The options ensured by this plan are characterized as options settled in shares according to international rules addressing the matter *IFRS 2 Share-based payment*. Therefore, if shares were counted out, there should not be effect over on the net equity balance of the Company, once such options would have been directly recorded in net equity, annuling the effect of the expense accrued. There are no effects on the result of the quarter as the period to exercise options- *vesting period* has elapsed.

Plan approved on November 6, 2007

The new plan authorizes granting stock options, allowing plan participants, under certain conditions, to purchase or subscribe, in the future, shares that are part of a basket of shares defined as UP (Performance Unity), which comprises preferred shares of the Company and common and preferred shares of its Parent Company. The amount corresponding to the number of UPs granted cannot exceed the maximum amount of 10% of the book value of the shares of each type of share of the Company.

The shares derived from the exercise of options entitle beneficiaries to the same rights granted to the other shareholders of the Company and Company.

According to the Plan, the Company is forced to repurchase the shares acquired by the employees and officers through the exercise of the option, at the weighed closing average market price in the last thirty trading floors.

The Board of Directors is responsible for managing this plan and is vested with full powers for establishing stock options programs, which can be delegated to a compensation committee formed by up to three Board members.

At the Meeting held on December 14, 2007, the Company s Board of Directors ratified the approval of two programs related to the new stock options plan, with retroactive effects to July 1, 2007, which consist of the following:

Program 1

Options are granted as a one-time concession and do not allow new grants for a period of up to four years. The exercise price of the UP has been set up by the Board of Directors, under the terms defined in the plan and it is subject to indexation by the IGP-M, plus 6% p.a., to be discounted from the amounts paid as dividends and/or interest on capital in the period.

Program 2

Stock options under this program are granted annually, on July 1 of every year. Stock options for Program 2 were granted on July 1, 2007. The exercise price of the UP has been set up by the Board of Directors, under the terms defined in the plan, to be discounted from the amounts paid as dividends and/or Interest on Shareholders Equity in the period.

The stock options for programs 1 and 2 are vested as follows:

		(Granting		Adjusted	
Program	Grant date	Lot	Exercise as from	Exercise deadline	exercise price (In Brazilian reais)	Options (in UPs)
		25%	07/01/08	06/30/11	30.88	704,331
1	1 07/01/07	25%	07/01/09	06/30/12	30.88	704,331
1		25%	07/01/10	06/30/13	30.88	704,331
		25%	07/01/11	06/30/14	30.88	704,331
		25%	07/01/08	06/30/11	25.47	219,124
2 07/01/07	25%	07/01/09	06/30/12	25.47	219,124	
	25%	07/01/10	06/30/13	25.47	219,124	
		25%	07/01/11	06/30/14	25.47	219,123

The vesting periods set out in programs 1 and 2 can be anticipated as a result of special events or conditions established in the option granting agreement, particularly due to the alteration in the direct or indirect control of the Company and of Brasil Telecom Participações S.A.

There were no transactions in the balance of options regarding this plan in the quarter.

The representativeness of the balance of options (UPs) before the equity value of common and preferred shares of Brasil Telecom S.A. is of 4.33% and 3.63%, respectively (4.41% and 3.69% on 03/31/08).

Assuming that the options included in programs 1 and 2 will be fully exercised, the amount of the premiums on the related options, calculated according to the Binomial stock options pricing model on the quarter closing date, for the Company would be R\$ 52,640 (R\$ 49,488 on 03/31/08).

In case the options were counted, the reducing effect on the result of the quarter would be of R\$ 4,961 (R\$ 7,730 accumulated in the current fiscal year) and on the shareholders equity it would be R\$ 16,944 (R\$ 11,983 on 03/31/08).

c. Other employee benefits

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

7. PROVISION FOR CONTINGENCIES

a. Contingent liabilities

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

Contingencies whose risks are classified as probable are accrued. Contingencies classified as possible are discussed in this note. These proceedings are under discussion at the administrative or judicial level, in all the court levels, from the lower to the extraordinary courts.

In a number of situations, due to legal requirement or as a caution measure, escrow deposits are made to ensure the continuity of the proceedings in discussion. The escrow deposits related to contingencies with possible and remote likelihood of loss are shown in note 24.

Note that in some cases similar matters may be ranked in different risk degree ratings, which is justified by the facts and the particular status of each proceeding.

Labor lawsuits

The provisions for labor lawsuits include an estimate made by the Company s management, supported by the opinion of its legal counsel, of the losses related to lawsuits filed by employees and former employees of the Company and service providers related to labor matters.

Tax lawsuits

Provisions for tax contingencies refers specially to issues related to the tax collection arisen from disagreements between the management s understanding, supported by the opinion of the Company s legal advisors and the Tax Authorities regarding the interpretation, enforcement, legality and constitutionality of tax legislation.

Civil lawsuits

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

Classification by risk level

Probable risk contingencies

Contingencies classified as probable loss risk, which are accrued in liabilities and have the following balances:

COMPANY CONSOLIDATED

Nature	06/30/08	03/31/08	06/30/08	03/31/08
Provisions	1,304,356	1,234,542	1,365,664	1,291,896
Labor	409,804	412,459	417,873	420,044
Tax	374,078	369,837	407,244	402,893
Civil	520,474	452,246	540,547	468,959
Related escrow deposits	(418,469)	(381,601)	(426,797)	(389,220)
Labor	(216,930)	(216,949)	(221,264)	(221,163)
Tax	(22,018)	(21,497)	(22,669)	(22,139)
Civil	(179,521)	(143,155)	(182,864)	(145,918)
Total provisions, net of escrow deposits	885,887	852,941	938,867	902,676
Current	212,676	182,174	232,668	201,308
Long term	673,211	670,767	706,199	701,368

Labor

Changes in 2008:

	COMPANY CO	ONSOLIDATED
Provisions as of 12/31/07	414,393	421,759
Changes allocated to income	39,076	39,895
Monetary adjustment	24,187	24,671
Reassessment of contingent risks	10,482	10,347
Provisions of new lawsuits	4,407	4,877
Payments	(43,665)	(43,781)
Subtotal I (provisions)	409,804	417,873
Related escrow deposits as of 12/31/07	(216,761)	(220,679)
Changes in escrow deposits	(169)	(585)
Subtotal II (escrow deposits)	(216,930)	(221,264)
Balance as of 06/30/08, net of escrow deposits	192,874	196,609

The main matters affecting the accrued labor contingencies are as follows:

- (i) Hazardous duty premium refers to the claim of hazardous duty premium, based on Law no.7.369/85, regulated by Decree no. 93.412/86, due to the alleged risk of contact by the employee with the electric power system;
- (ii) Salary differences and related effects refer mainly to claims for salary increases due to alleged noncompliance with agreements with trade union. The effects relate to the impact of the salary increase allegedly due on the other amounts calculated based on the employee s salary;
- (iii) Career plan refers to the claim for enforcement of the career and salaries plan for employees of the Santa Catarina Branch (formerly Telesc), with promotions for seniority and merit, allegedly not granted by the former Telesc;
- (iv) Joint/vicarious liability refers to the claim to assign liability to the Company, filed by outsourced personnel, due to alleged noncompliance with this personnel s labor rights by their direct employers;
- (v) Overtime refers to the claim for the payment of salary and allowances derived form alleged overtime worked;

- (vi) Job reinstatement claim due to alleged noncompliance of an employee s special condition which would prevent the termination of the employment contract without cause;
- (vii) Claim for the application of regulation that established the payment of a percentage on the income of Brasil Telecom S.A., attributed to the Santa Catarina Branch; and

(viii) Supplement to FGTS (severance pay fund) fine arising from understated inflation refers to claims to increase the FGTS indemnity fine due to the adjustment of accounts of this fund because of inflation effects.

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

Tax

Changes in 2008:

		COMPANY
Provisions as of 12/31/07	335,754	367,923
Changes allocated to income	45,568	49,209
Monetary adjustment	10,997	12,630
Reassessment of contingent risks	6,152	5,064
Provisions of new lawsuits	28,419	31,515
Payments	(7,244)	(9,888)
Subtotal I (provisions)	374,078	407,244
Related escrow deposits as of 12/31/07	(21,414)	(22,046)
Changes in escrow deposits	(604)	(623)
Subtotal II (escrow deposits)	(22,018)	(22,669)
Balance as of 06/30/08, net of escrow deposits	352,060	384,575

The main accrued lawsuits provisioned refer to the following disputes:

- (i) Federal Taxes several tax deficiency assessments that require the payment of federal taxes on events qualified in a allegedly inadequate way by the Company or on differences in the calculation of these taxes; and
- (ii) State Taxes claim for payment of ICMS (State value added tax) on transactions that, according to the Company, are not subject to this tax, and discussions on ICMS credits taken by the Company, the validity or legality of which is questioned by the State Tax Authorities.

Civil

Changes in 2008:

Provisions as of 12/31/07	384,024	398,846
Changes allocated to income	204,356	212,864
Monetary adjustment	25,367	26,453
Reassessment of contingent risks	155,242	158,129
Provisions of new lawsuits	23,747	28,282
Payments	(67,906)	(71,163)
Subtotal I (provisions)	520,474	540.547
Related escrow deposits as of 12/31/07	(50.874)	(53,118)
Changes in escrow deposits	(128,647)	(129,746)
Subtotal II (escrow deposits)	(179,521)	(182,864)

The accrued lawsuits are as follows:

Balance as of 06/30/08, net of escrow deposits

COMPANY CONSOLIDATED

357,683

340,953

CONSOLIDATED

- (i) Review of contractual terms and conditions lawsuit filed by an equipment supplier against the Company to claim the revision of contractual terms and conditions due to changes introduced by an economic stabilization plan;
- (ii) Financial Participation Agreements the TJ/RS (Court of Appeals of Rio Grande do Sul) has issued decisions against the procedure previously adopted by the former CRT in lawsuits related to the application of a rule issued by the

Ministry of the Communications. These lawsuits are in various stages: lower courts, Court of Appeals and Superior Court of Justice;

- (iii) Customer service centers public civil actions related to the closing of customer services centers;
- (iv) Free Mandatory Telephone Directories lawsuits questioning the non-delivery of printed residential telephone directories; and
- (v) Other lawsuits refer to various ongoing lawsuits, comprising civil liability suits, indemnities for contract termination and consumer matters in progress in the Special Courts, Courts of Law and Federal Courts throughout the country.

Possible risk contingencies

Contingencies with risk level considered possible, and therefore not recorded in the books, are broken down as follows:

COMPANY CONSOLIDATED

Nature	06/30/08	03/31/08	06/30/08	03/31/08
Labor	605,257	560,061	629,290	566,880
Tax	1,859,989	1,975,416	1,942,184	2,044,693
Civil	1,111,202	1,146,082	1,167,116	1,196,278
Total	3,576,448	3,681,559	3,738,590	3,807,851

Labor

Changes in 2008:

COMPANY CONSOLIDATED

Amount estimated as of 12/31/07	535,459	540,690
Monetary adjustment	35,347	35,950
Reassessment of contingent risks	(40,147)	(24,388)
New lawsuits	74,598	77,038
Amount estimated as of 06/30/08	605,257	629,290

The main matters involving possible losses in labor lawsuits are related to joint/vicarious responsibility, supplement of FGTS indemnity fine resulting from understated inflation, hazardous duty premium, promotions and claim of payment of alleged overtime worked.

Tax

Changes in 2008:

COMPANY CONSOLIDATED

		MOULIDATED
Amount estimated as of 12/31/07	1,994,196	2,062,095
Monetary adjustment	74,734	78,134
Reassessment of contingent risks	(306,133)	(308,500)
New lawsuits	97,192	110,455
Amount estimated as of 06/30/08	1,859,989	1,942,184

The main existing lawsuits are represented by the matters below:

- (i) Social Security (INSS) infraction notices on the addition of captions to the contribution salary allegedly due by the company;
- (ii) Tax infraction notices issued by the Federal Revenue Service due to differences in amounts reported in the DCTF (Declaration of Federal Tax Debits and Credits) and the DIPJ (Corporate Income Tax Return);
- (iii) Public civil lawsuits questioning the alleged pass-through of PIS and COFINS (taxes on revenues) to end consumers;
- (iv) ICMS levied on international calls, whose tax liability for the collection is assigned to another operator;
- (v) ICMS credit and related tax rate difference on interstate purchases made by the Company;
- (vi) ICMS tax infraction notices on the alleged levy of the tax on the activities described in Agreement no. 69/98;
- (vii) ICMS tax credit on cancelled invoices;
- (viii) Withholding Income Tax on hedge transactions for debt coverage;
- (ix) FUST (Telecommunications Universal Service Fund) due to the illegal retroactivity, according to the Company, of the effects generated by the change in interpretation of its calculation basis by ANATEL;
- (x) ISS (Service Tax) alleged levy on communications auxiliary services and discussion on the classification of services taxed by the cities listed in the Supplementary Law no. 116/2003.

Civil

Changes in 2008:

	COMPANY CO	ONSOLIDATED
Amount estimated as of 12/31/07	1,081,376	1,129,175
Monetary adjustment	80,386	84,439
Reassessment of contingent risks	(146,742)	(150,259)
New lawsuits	96,182	103,761
Amount estimated as of 06/30/08	1,111,202	1,167,116

The main existing lawsuits are represented by the matters below:

- (i) Payments made in lawsuits related to the PCT (Community Telephony Program) the plaintiffs claim payment in lawsuits related to the contracts resulting from the Community Telephony Program. These lawsuits are in various stages: lower courts, Court of Appeals and Superior Court of Justice;
- (ii) Lawsuit for damages and consumers; and
- (iii) Contractual lawsuits related to the claim of a percentage resulting from the Real Plan, to be applied on a service agreement, review of conversion of installments into URV (units of account) and later into reais, related to equipment supply and service provision.

Letters of guarantee

As for contingent liabilities, the Company has contracts for letters of guarantee entered into with financial institutions, as supplementary guarantees for lawsuits in provisional foreclosure and guarantees for attending bidding processes with ANATEL. The total amount of guarantees contracted and in force at the quarter closing date is R\$ 2,090,723 (R\$ 1,777,604 on 03/31/08) and R\$ 2,307,051 (R\$ 1,993,904 on 03/31/08) for consolidated purposes. The commission charges on these contracts are based on market rates.

b. Contingent assets

The tax lawsuit below was filed by the Company to claim the refund of taxes paid.

PIS/COFINS: tax lawsuits challenging the enforcement of Law no. 9.718/98, which increased the PIS and COFINS tax basis. The period comprised by the Law was February 1999-November 2002 for PIS and February 1999-January 2004 for COFINS. In November 2005, the STF (Federal Supreme Court) concluded the judgment of certain lawsuits on the same matter and considered the increase of tax basis introduced by said Law unconstitutional. Part of the lawsuits filed by the Company and the STFC concessionaires from Region II of the Concession Plan, merged into the Company in February 2000, became final and unappealable in 2006 as regards the increase in COFINS tax basis. The Company is awaiting the judgments of the lawsuits filed by the other merged companies, whose likelihood of a favorable outcome in future filing of appeals is considered as probable by the Company s legal counsel. The amount attributed to these lawsuits representing unrecognized contingent assets, is R\$ 17,837 (R\$ 17,632 on 03/31/08).

8. SHAREHOLDERS EQUITY

a. Capital

The Shareholders' Meeting held on April 10, 2007 approved the reverse split of shares of the Company s capital stock. Accordingly, the shares will be grouped at the ratio of one thousand (1,000) shares per one (1) share, and capital will be represented by 249,597,049 common shares and 311,353,240 preferred shares, totaling 560,950,289 shares issued. From the total amount of shares, 13,516,016 preferred shares are held in treasury.

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

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

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

By resolution of the Shareholders Meeting or the Shareholders' Meeting, the preemptive right on the issue of shares, warrants or debentures convertible into shares may be excluded, in the cases stipulated in article 172 of Corporate Law.

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

Subscribed and paid-up capital at the quarter closing date is R\$ 3,470,758 (R\$ 3,470,758 on 03/31/08), represented by the following shares with no par value:

Chama tyma	Total Shares		Treasury Shares		Outstanding Shares	
Share type	06/30/08	03/31/08	06/30/08	03/31/08	06/30/08	03/31/08
Common	249,597,049	249,597,049	•	•	249,597,049	249,597,049
Preferred	311,353,240	311,353,240	13,516,016	13,572,523	297,837,224	297,780,717
Total	560,950,289	560,950,289	13,516,016	13,572,523	547,434,273	547,377,766

	06/30/08	03/31/08
Book value per outstanding share (R\$)	10.95	10.33

Preferred shares maintained in treasury are deducted when determining the net book value.

b. Treasury shares

Treasury shares derive from Stock Repurchase Programs carried out in 2002 to 2004. On 09/13/04, a material event was disclosed on the last proposal approved by the Company s Board of Directors for the repurchase of preferred shares issued by the Company to be held in treasury or cancellation, or subsequent sale.

The number of treasury shares is as follows:

	06/30	06/30/08		03/31/08	
	Preferred Shares	Amount	Preferred Shares	Amount	
Balance at beginning of the quarter	13,572,523	153,499	13,678,100	154,692	
Transferred shares	(56,507)	$(640)^{(1)}$	(105,577)	$(1,193)^{(1)}$	
Balance at end of year	13,516,016	152,859	13,572,523	153,499	

⁽¹⁾ Equivalent to the cost of transferred shares

History cost of the purchase of treasury shares in (R\$ per share)	06/30/08	03/31/08
Weighted average cost	11.31	11.31
Minimum	10.31	10.31
Maximum	13.80	13.80

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

The shares sold in the quarter complied with the Shares Call Option Plan for Officers and Employees of the Company. The amount corresponding to the transfer represented R\$ 1,012 (R\$ 2,756 accumulated in the current fiscal year) and resulted in a net profit of R\$ 372 (R\$ 923 accumulated in the current fiscal year), which was recorded in capital reserve.

Market value of treasury shares

The market value of treasury shares at the quarter closing date was the following:

	06/30/08	03/31/08
Number of preferred shares in treasury	13,516,016	13,572,523
Quotation per share on BOVESPA (R\$)	17.28	19.30
Market value	233,557	261,950

The Company maintains the balance of treasury shares in a separate caption in books.

For presentation purposes, the values of treasury shares are deducted from the reserves that originated the repurchase, and are stated as follows.

	Share subscription premium 06/30/08 03/31/08		Other Capital Reserves	
			06/30/08	03/31/08
Account balance of reserves	458,684	458,684	124,257	123,885
Treasury shares	(99,822)	(99,822)	(53,037)	(53,677)
Balance, net of treasury shares	358,862	358,862	71,220	70,208

c. Capital reserves

Capital reserves are recognized in accordance with the following practices:

Reserve for share subscription premium: results from the difference between the amount paid on subscription and the portion allocated to capital.

<u>Reserve for investment grants</u>: recognized as a result of the investment grants received before the beginning of the fiscal year 2008, whose contra entry represents an asset received by the Company.

<u>Special monetary restatement reserve of Law no. 8.200/91</u>: recognized as a result of special monetary restatement adjustments of permanent assets to offset distortions in the monetary adjustment indices prior to 1991.

Other capital reserves: formed by the contra entry of the interest on construction in progress incurred up to 12/31/98 and funds invested in income tax incentives, before the beginning of the fiscal year 2008.

d. Profit reserve

The profit reserve is recognized in accordance with the following practices:

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

<u>Retained earnings</u>: recognized at the end of each financial year and consist of the remaining balances of net income or loss for the year, adjusted according to the terms of article 202 of Law no. 6.404/76, or by the recording of prior years adjustments, if applicable. The balance that composes the account of accumulated profits was totally directed as profits withheld by the respective shareholders general assemblies, according to the Stock Corporation Act. This account balance also comprises the profit in formation in the current year.

e. Dividends and Interest on Shareholders Equity

The dividends are calculated according to the Company s Bylaws and in compliance with the Corporate Law. Mandatory minimum dividends are calculated in accordance with article 202 of Law no. 6.404/76, and the preferred or priority dividends are calculated in accordance with the Company s Bylaws.

By decision of the Board of Directors, the Company may pay or credit, as dividends, on shareholders equity (JSCP), under article 9, paragraph 7, of Law no. 9.249, of December 26, 1995. The interest paid or credited will be offset with the minimum mandatory annual dividend amount, in accordance with article 43 of the Company s Bylaws.

The interest on shareholders equity credited to shareholders and which shall be attributed to dividends, net of income tax, as part of the proposal to allocate results for the fiscal year to close at 2008 year-end, to be submitted for approval of the General Shareholders Meeting, was the following:

	06/30/08	06/30/07
Interest on Shareholder s Equity JSCP Credited	245,000	245,000
Common shares	111,717	111,738
Preferred shares	133,283	133,262
Withholding Income Tax (IRRF)	(36,750)	(36,750)
Net Interest on Shareholders Equity	208,250	208,250

9. OPERATING REVENUE FROM SERVICES AND SALES

COMPANY CONSOLIDATED 06/30/08 06/30/08 06/30/07 06/30/07 **Fixed Telephone Service Local Service** 3,204,016 3,285,331 3,202,421 3,282,473 5,529 10,289 5,529 10,289 Activation fees Subscription 1,791,555 1,735,854 1,791,302 1,735,691 467,941 586,092 466,630 583,624 Fixed 932,905 Fixed x Mobile - VC1 930,331 933,127 930,304 Rental 578 587 575 583 Other 8,082 19,382 8,081 19,381 Long distance service 1,481,975 1,488,944 1,476,578 1,483,915 427,507 427,525 Intra-sector fixed 426,258 426,198 Intraregional (inter-sector) Fixed 134,832 134,614 125,385 125,330 Interregional fixed 116,752 121,920 121,872 116,751 VC2 405,602 395,921 402,520 393,348 147,442 144,561 147,442 144,483 Fixed origin Mobile origin 251,360 255,078 258,160 248,865 VC3 384,981 386,981 382,741 384,854 192,854 Fixed origin 181,103 193,106 181,070 Mobile origin 203,878 193,875 192,000 201,671 International 21,730 23,032 21,729 23,029 Interconnection 209,370 195,926 173,613 167,368 Fixed x Fixed 103,804 111,522 103,789 111,506 Mobile x Fixed 105,566 84,404 69,824 55,862 **Cession of means** 251,047 229,596 208,599 175,760 254,482 **Public telephony** 269,423 254,482 269,423 Supplementary services, smart network and advanced telephony 201,346 203,361 201,107 202,198 Other 16,812 20,467 15,892 18,608

Total fixed telephone service	5,619,048	5,693,048	5,532,692	5,599,745

To be continued ...

... continued

COMPANY CONSOLIDATED

COMPANY	CONSOLIDATED			
	06/30/08	06/30/07	06/30/08	06/30/07
Mobile telephone service				
Telephony	-	-	893,318	806,336
Subscription	-	-	195,454	215,093
Use	-	-	285,513	237,607
Charge per call	-	-	3,189	2,955
Roaming	-	-	9,758	8,939
Interconnection	-		324,424	289,075
Value added services	-	-	69,519	43,412
Other services			5,461	9,255
Sale of products	-	_	98,773	134,882
Cell phones	_	_	97,156	130,263
Electronic cards - Brasil chip, accessories			77,100	100,200
and other goods	-		1,617	4,619
Total of mobile telephony service	-	-	992,091	941,218
Data transmission services and others				
Data communication	1,363,437	1,048,960	1,441,706	1,114,049
Other services of core activities	4,129	3,305	248,707	214,933
Total data transmission services and others	1,367,566	1,052,265	1,690,413	1,328,982
Gross operating revenue	6,986,614	6,745,313	8,215,196	7,869,945
Deductions from gross revenue	(2,239,251)	(2,045,479)	(2,629,896)	(2,435,745)
Taxes on gross revenue	(1,920,817)	(1,910,323)	(2,191,853)	(2,146,211)
Other deductions from gross income	(318,434)	(135,156)	(438,043)	(289,534)
omer deductions from gross meome	(310,131)	(133,130)	(130,013)	(20),557)
Net operating revenue	4,747,363	4,699,834	5,585,300	5,434,200

10. COST OF SERVICES AND SALES

Costs incurred on services and sales are as follows:

COMPANY CONSOLIDATED

	06/30/08	06/30/07	06/30/08	06/30/07
Interconnection	(1,074,357)	(1,097,444)	(1,118,440)	(1,146,967)
Depreciation and amortization	(645,802)	(863,573)	(873,255)	(1,063,209)
Third-Party Services	(387,088)	(387,111)	(480,188)	(470,268)
Rental, leases and insurance	(67,854)	(62,942)	(167,814)	(71,860)
Connection means	(115,360)	(117,868)	(163,757)	(157,361)
Personnel	(96,555)	(75,879)	(66,870)	(63,979)
Employee and management profit sharing	(8,777)	(9,246)	(38,335)	(32,782)
Price of the public service concession	(31,684)	(33,032)	(33,288)	(34,700)
Materials	(32,845)	(35,214)	(32,845)	(35,214)
FISTEL(Telecommunications Inspection Fund) fee	(11,549)	(9,034)	(14,995)	(10,076)
Products sold	-	1	(108,240)	(124,344)
Other	(3,286)	(3,298)	(3,356)	(3,303)
Total	(2,475,157)	(2,694,641)	(3,101,383)	(3,214,063)

11. SALES OF SERVICES

(Selling expenses)

The expenses related to selling activities are detailed as follows:

COMPANY CONSOLIDATED

	06/30/08	06/30/07	06/30/08	06/30/07
Third-Party Services	(208,758)	(208,885)	(261,628)	(354,855)
Losses on accounts receivables	(173,101)	(168,264)	(216,336)	(208,162)
Personnel	(79,618)	(73,214)	(112,774)	(111,419)
Employee and management profit sharing	(12,537)	(6,744)	(26,046)	(31,771)
Rental, leases and insurance	(9,935)	(8,328)	(12,917)	(10,419)
Depreciation and amortization	(1,545)	(2,095)	(9,313)	(9,491)
Materials	(686)	(1,016)	(30,706)	(18,182)
Other	(424)	(424)	(19,734)	(11,003)
Total	(486,604)	(468,970)	(689,454)	(755,302)

12. GENERAL AND ADMINISTRATIVE EXPENSES

The expenses related to administrative activities, which include information technology expenses, are detailed as follows:

COMPANY CONSOLIDATED

	06/30/08	06/30/07	06/30/08	06/30/07
Third-Party Services	(361,516)	(319,372)	(413,055)	(359,490)
Depreciation and amortization	(114,702)	(132,324)	(152,392)	(165,102)
Personnel	(77,625)	(67,689)	(98,967)	(83,514)
Employee and management profit sharing	(22,426)	(14,636)	(25,880)	(18,013)
Rental, leases and insurance	(20,552)	(15,669)	(23,083)	(17,704)
Materials	(1,561)	(1,514)	(1,922)	(1,798)
Other	(638)	(588)	(676)	(2,695)
Total	(599,020)	(551,792)	(715,975)	(648,316)

13. OTHER OPERATING EXPENSES, NET

Other revenues and expenses attributed to operating activities are shown as follows:

COMPANY CONSOLIDATED

	06/30/08	06/30/07	06/30/08	06/30/07
Receivables related with the Settlement of				
Litigations (1)	169,885	-	169,885	-
Taxes and Expenses Refunded	66,968	47,614	73,468	43,964
Operational Infrastructure Rental and Others	58,669	59,794	42,296	41,474
Penalties	49,019	46,031	57,901	50,855
Technical and Administrative Services	35,938	29,955	34,192	28,559
Subsidies and Donations Received	1,718	3,322	6,926	7,605
Contingencies - Provision ⁽²⁾	(289,000)	(265,832)	(301,968)	(281,536)
Taxes (Other than Gross Revenue, Corporate				
Income Tax and Social Contribution)	(53,657)	(26,700)	(69,264)	(33,008)
Pension Funds - Provisions	(32,920)	15,542	(32,920)	15,542
Court Fees	(27,236)	(20,738)	(27,532)	(20,939)
Goodwill Amortization on the Acquisition of				
Investments	(11,037)	(11,037)	(38,316)	(36,357)
Donations and Sponsorships	(10,863)	(3,429)	(11,070)	(3,439)
Agreement for Dispute with				
Telecommunications Companies	(403)	4,652	(399)	4,199
Provision/Reversion of Other Provisions	(191)	5,949	(3,857)	33,720
Results on Write-Off of Repair/Resale				
Inventories	(7)	117	(1,030)	(1,136)
Other Revenues (Expenses)	(9,222)	(7,877)	(4,141)	(8,437)
Total	(52,339)	(122,637)	(105,829)	(158,934)
Other Operating Income	389,320	224,607	401,376	243,170
Other Operating Expenses	(441,659)	(347,244)	(507,205)	(402,104)

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

- (1) Refers to the amount received due to the Instrument of Release and Settlement of Litigation entered into by the Company, its subsidiary 14 Brasil Telecom Celular S.A and its Parent Company, Opportunity Fund/Banco Opportunity and its related companies and Telemar Norte Leste S.A., whose details are mentioned in note 1, highlighted in specific item.
- (2) Reserves for contingencies are described in note 7.

14. FINANCIAL EXPENSES, NET

COMPANY CONSOLIDATED

	06/30/08	06/30/07	06/30/08	06/30/07
Financial Income	206,959	142,003	301,396	202,693
Local Currency	205,968	139,867	292,717	200,468
On Foreign currency-denominated rights	991	2,136	8,679	2,225
Financial Expenses	(564,390)	(578,969)	(610,440)	(609,484)
Local Currency	(305,157)	(295,730)	(337,101)	(323,083)
On Foreign currency-denominated liabilities	(14,233)	(38,239)	(28,339)	(41,401)
Interest on Shareholder s Equity	(245,000)	(245,000)	(245,000)	(245,000)
Total	(357,431)	(436,966)	(309,044)	(406,791)

15. NON-OPERATING (EXPENSES) INCOME

COMPANY CONSOLIDATED

	06/30/08	06/30/07	06/30/08	06/30/07
Provision (Reversal) for Realization Amount				
and Losses of Property, Plant and Equipment				
and Properties for Sale	1,939	(3,807)	8,421	6,845
Result in Fixed Assets and Deferred				
Write-Off	(1,019)	(807)	(2,017)	(2,910)
Result on Write-off and Reversion of Losses				
with Investments	(497)	1,810	(497)	1,801
Amortization of Goodwill on Merger	-	-	1	(126)
Loss with Investments ⁽¹⁾	-	(1,980)	(35,010)	-
Total	423	(4,784)	(29,103)	5,610

⁽¹⁾ The loss consolidated with investments is a result from the change in the corporate participation of the subsidiary BrTI in the capital stock of iG Cayman, occasioned by repurchase of shares held by shareholders outside the companies Brasil Telecom, as mentioned in note 1.b.

16. INCOME AND SOCIAL CONTRIBUTION TAXES

The Company records a provision for income and social contribution taxes on an accrual basis, and recognizes deferred taxes for temporary differences. The provision for income and social contribution taxes recognized in the statement of income is as follows:

COMPANY **CONSOLIDATED** 06/30/08 06/30/07 06/30/08 06/30/07 **Income before taxes and profit sharing** 659,885 298,433 634,512 256,404 Income of companies not subject to the calculation of income and social contribution taxes⁽¹⁾ 34 18,568 Total of taxable income 659,885 298,433 634,546 274,972 IRPJ (corporate income tax) IRPJ on taxable income (10%+15%=25%) (164,971)(74,608)(158,637)(68,743)Permanent additions (44,675)(40,049)(35,537)(27,539)Equity in subsidiaries (29,338)(30,403)(2,759)(10,119)Goodwill amortization (2,759)(9,183)Nonoperating equity in subsidiaries (495)(8,753)(495)Exchange Variation on Investments (966)(1.279)Other additions (6,392)(12,578)(16,635)(15,646)Permanent deductions 15,740 1.375 18,909 12,683 Dividends from investment at acquisition 59 96 59 96 Other deductions 15,681 1.279 18,850 12,587 Offset of tax loss 3,940 834 Others 89 443 (4,426)698 Effect of IRP.I on the Statement of Income (193.817)(112,839)(175,751)(82.067)CSLL (social contribution on net profit) CSLL on taxable income (9%) (59,390)(26,859)(57,109)(24,747)(11,342)Permanent additions (9,318)(14,142)(13,821)Equity in subsidiaries (10,562)(10,945)Goodwill amortization (993)(993)(3,306)(3,643)Nonoperating equity in subsidiaries (178)(3,151)(178)Exchange variation on investments (460)(348)Other additions (2,587)(1,705)(4,537)(5,037)Permanent deductions 5,130 198 6,802 4,267 Dividends from investment at acquisition cost 21 34 21 34 Other deductions 5.109 164 4,233 6,781 Offset of tax loss 1,474 296 Other (25)(1,678)70 Effect of CSLL on the Statement of Income (68,427)(40.482)(61,853)(29.432)Effect of IRPJ and CSLL on the Statement (237,604)(111,499)(262,244)(153.321)of Income

⁽¹⁾ Negative result of subsidiaries which do not recognize income and social contribution taxes on tax loss carryforwards because they do not expect their realization.

17. CASH, BANKS AND TEMPORARY CASH INVESTMENTS

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Cash and banks	101,287	52,255	106,147	65,421
Temporary cash investments	63,332	236,783	1,390,710	2,022,236
Total	164,619	289,038	1,496,857	2,087,657

The breakdown of the temporary cash investments portfolio is as follows:

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Exclusive investment funds				
Government securities	33,281	153,127	791,212	1,407,827
Private-sector securities	28,251	69,539	512,407	365,574
Cash and repos Overnight	2,320	14,695	52,491	230,742
Derivatives	6	3	404	401
Provision for income tax amending	(274)	(329)	(5,526)	(12,637)
Total exclusive investment funds	63,584	237,035	1,350,988	1,991,907
CDB	-	-	3,685	3,597
Open investments funds	-	-	-	26,611
Investments abroad - certificates of deposit	-	-	36,289	373
Total investments	63,584	237,035	1,390,962	2,022,488

Partial block by court order	(252)	(252)	(252)	`
Total temporary cash investments	63,332	236,783	1,390,710	2,022,236

Exclusive investment funds are subject to obligation associated to the payment of services provided for the asset management, attributed to investment transactions, such as custody and audit fees, and other related expenses, and there are no relevant financial liabilities not Company s assets to guarantee those liabilities.

Statement of Cash Flows

COMPANY CONSOLIDATED

	06/30/08	06/30/07	06/30/08	06/30/07
Operating Activities				
Net Income for the Period	642,641	390,112	642,641	390,112
Minority interest	-	-	(733)	(207)
Items not affecting cash	1,325,199	1,554,847	1,545,497	1,693,730
Depreciation and amortization	773,086	1,009,029	1,073,276	1,274,285
Losses on accounts receivable	173,101	168,264	216,336	208,162
Provision for contingencies	289,000	265,832	301,968	281,536
Provision for pension plans	32,920	(15,542)	32,920	(15,542)
Recovery of expenses on pension plans surplus	(62,538)	3,165	(119,568)	(54,837)
Deferred taxes	-	1,980	35,010	-
Loss (gain) on disposal of permanent assets	2,280	508	5,555	126
Equity in subsidiaries	117,350	121,611	-	-

To be continued ...

... continued,

COMPANY	CONSOLID	ATED		
	06/30/08	06/30/07	06/30/08	06/30/07
Changes in balance sheet accounts	(653,991)	(609,245)	(806,292)	(626,389)
Trade accounts receivable	(234,927)	(189,665)	(276,005)	(224,743)
Inventories	159	1,304	(20,032)	27,496
Personnel, payroll charges and benefits	13,627	12,762	23,227	11,583
Accounts payable and accrued expenses	45,265	131,397	(46,206)	94,176
Taxes	(211,115)	(4,878)	(207,815)	17,686
Financial Charges	(66,768)	(100,425)	(78,197)	(100,773)
Services exploitation licenses	32,845	(67,363)	53,172	(61,847)
Provisions for contingencies	(118,815)	(204,345)	(124,831)	(206,016)
Provisions for pension plans	(54,916)	(82,526)	(54,916)	(82,526)
Other assets and liabilities accounts	(59,346)	(105,506)	(74,689)	(101,425)
Cash flow from operating activities	1,313,849	1,335,714	1,381,113	1,457,246
Investment activities	T	1		
Temporary investments in Fixed Income				
Securities	(205,585)	(111,348)	(152,462)	(111,605)
Funds obtained in the sale of permanent	(200,000)	(111,510)	(132,102)	(111,000)
assets	22,762	900	22,833	2,217
Escrow deposits	(777,094)	(353,446)	(781,479)	(356,279)
Investments in permanent assets	(484,754)	(1,177,226)	(597,946)	(705,371)
Investments	(18,420)	(626,975)	-	_
Fixed assets, Intangible assets and	(- , - ,	()		
Deferred Charges	(466,334)	(550,251)	(597,946)	(705,371)
Cash flow from investment activities	(1,444,671)	(1,641,120)	(1,509,054)	(1,171,038)
Financing activities				
Dividends/Interest on Shareholders Equity				
paid in the year	(684,064)	(351,311)	(684,064)	(351,311)
Loans and financing	344,118	(967,855)	(68,169)	(971,306)
Obtained loans	512,287	-	100,000	_
Repayment loans	(168,169)	(967,855)	(168,169)	(971,306)
Cash flow from investment activities	(339,946)	(1,319,166)	(752,233)	(1,322,617)
	(470 760)	(4 (24 772)	(000 4 7 4)	(4.02 (400)
Cash flow for the period	(470,768)	(1,624,572)	(880,174)	(1,036,409)
Cash, bank and temporary cash				
investments:				
Ending balance	164,619	207,793	1,496,857	1,505,199
Beginning Balance	635,387	1,832,365	2,377,031	2,541,608
Changes in the year	(470,768)	(1,624,572)	(880,174)	(1,036,409)

Supplementary cash flow information

COMPANY CONSOLIDATED

	06/30/08	06/30/07	06/30/08	06/30/07
Income tax and social contribution paid	298,848	105,472	323,099	117,112
Interest paid from loans and financing				
(includes debentures)	194,493	277,060	197,298	277,495
Variation between Economic and Financial				
Investment (Fixed Assets, Intangible Assets				
and Deferred Charges)	83,955	179,047	(374,203)	250,003

18. TEMPORARY INVESTMENTS

The Company has bonds issued by the Instituto de Crédito Oficial (ICO), Spanish public entity, with pre-fixed remuneration. The maturity date of these securities will be 12/22/08, and the updated amount on the closing date of the quarter was R\$ 205,577 (R\$ 201,232 on 03/31/08).

19. TRADE ACCOUNTS RECEIVABLE

The amounts related to trade accounts receivable are as follows:

COMPANY	CONSOLIDATED

COMMINIT	COMBOLIL	711111		
	06/30/08	03/31/08	06/30/08	03/31/08
Billed services	1,398,910	1,433,882	1,616,490	1,657,502
Unbilled services	938,725	870,281	975,039	908,847
Sale of products	1,357	430	54,998	47,354
Subtotal	2,338,992	2,304,593	2,646,527	2,613,703
Allowance for loan losses	(345,325)	(333,921)	(397,157)	(392,519)
Services	(345,325)	(333,921)	(392,997)	(388,147)
Sale of products	-	-	(4,160)	(4,372)
Total	1,993,667	1,970,672	2,249,370	2,221,184
Current	1,634,379	1,495,110	1,847,375	1,694,269
Past-due				
From 01 to 30 days	324,929	367,615	355,465	402,866
From 31 to 60 days	107,904	118,237	123,731	137,796
From 61 to 90 days	59,689	72,634	71,065	85,203
From 91 to 120 days	44,057	53,818	52,346	63,136
120 days	168,034	197,179	196,545	230,433

20. INVENTORIES

Maintenance and resale inventories, for which provisions for losses or adjustments to their estimated realization are recognized, are as follows:

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Resale inventories (cell phones and				
accessories)	-	-	77,315	58,619
Maintenance inventories	6,264	6,012	7,048	6,893
Provision for adjustment to realization value	-	1	(31,195)	(27,208)
Provision for probable losses	(285)	(285)	(425)	(425)
Total	5,979	5,727	52,743	37,879

21. LOANS AND FINANCING - ASSETS

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Loans and financing	7,471	7,634	7,471	7,634
Total	7,471	7,634	7,471	7,634
Current	1,690	1,655	1,690	1,655
Long term	5,781	5,979	5,781	5,979

Loans and financing receivable refer to the transfer of funds to the company responsible for the production of phone directories, and result from the sale of fixed assets to other telephony companies. Loans and financing bear interest equal to the IGP-DI and IPA-OG/Industrial Products of Column 27 issued by Fundação Getulio Vargas (FGV).

22. DEFERRED AND RECOVERABLE TAXES

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Deferred taxes	919,901	900,524	1,710,265	1,668,490
Other recoverable taxes	838,109	600,535	1,077,780	813,890
Total	1,758,010	1,501,059	2,788,045	2,482,380
Current	932,988	764,642	1,196,675	1,003,353
Long term	825,022	736,417	1,591,370	1,479,027

Deferred taxes related to income and social contribution taxes

COMPANY	CONSOLIDATED
COMITAINI	CONSOLIDATED

COMPANI	06/30/08	03/31/08	06/30/08	03/31/08
Corporate income tax	00/20/00	00/01/00	00/20/00	00/01/00
Deferred income tax on:				
Income tax loss carryforwards	_	-	526,793	513,865
Provision for contingencies	326,089	308,635	343,594	324,929
Provision for covering actuarial deficiency	,	,	/	- ,
of pension plans	166,437	160,660	166,437	160,660
Allowance for loan losses	86,331	83,480	97,904	97,403
Interest on Shareholders Equity - Pro-Rata	17,456	39,353	17,456	39,353
ICMS Agreement no. 69/98 and 78/01	24,503	23,625	29,593	28,337
Provision for profit sharing	7,443	3,849	8,853	4,705
Provision for suspended payment - FUST	17,433	16,081	24,044	21,490
Provision for inventory losses	6,922	8,181	11,657	11,344
Provision for suspended payment -				
COFINS/CPMF/INSS	34,793	27,524	34,793	27,525
Allowance for losses BIA	-	-	51	71
Other provisions	8,927	8,367	16,142	14,590
Subtotal	696,334	679,755	1,277,317	1,244,272
Social contribution tax				
Deferred social contribution tax on:				
Tax loss carryforwards	-	-	192,302	187,209
Provisions for Contingencies	117,392	111,109	123,694	116,974
Provision for Pension Plan Actuarial				
Insufficiency Coverage	59,917	57,837	59,917	57,837
Provision for Doubtful Receivables	31,079	30,053	35,245	35,065
Interest on Shareholders Equity - Pro-Rata	6,284	14,167	6,284	14,167
Provision for profit sharing	3,187	1,645	3,695	1,953
Provision for inventory losses	2,492	2,945	4,196	4,084
ICMS Agreement no. 78/01	-	-	1,787	1,651
Allowance for losses BIA	-	-	18	25
Other provisions	3,216	3,013	5,810	5,253
Subtotal	223,567	220,769	432,948	424,218
Total	919,901	900,524	1,710,265	1,668,490
Current	326,806	317,607	388,217	376,516
Long term	593,095	582,917	1,322,048	1,291,974

The following table shows the periods in which the deferred tax assets related to income and social contribution taxes are expected to be realized, which are derived from temporary differences between book income on the accrual basis and taxable income, as well as in the tax loss carryforwards, if any. The realization periods are based on a technical study that used expected future taxable income generated as from the years when the temporary differences become deductible expenses for tax purposes. These assets are recorded in accordance with the requirements in the CVM Instruction no. 371/02, and on fiscal year closing date, the technical study is submitted to the approval of the Executive Board and the Board of Directors, and the examination of the supervisory board.

	COMPANY C	ONSOLIDATED
2008	163,403	194,108
2009	264,831	329,952
2010	108,850	166,569
2011	90,076	202,429
2012	77,824	214,065
2013 to 2015	102,750	481,397
2016 to 2017	24,925	34,503
2018 and following years	87,242	87,242
Total	919,900	1,710,265
Current	326,800	388,217
Long term	593,095	1,322,048

The recoverable amount expected after 2017 is a result of a provision to cover the actuarial deficiency of pension plans that is being settled according to the maximum remaining period of 13 years and six months, in line with the period established by the SPC (Secretariat for Pension Plans). Despite the time limit stipulated by the SPC and according to the estimated future taxable income, the Company is in a position to fully offset the deferred taxes within a period lower than ten years, if it opts to fully anticipate the repayment of the debt. Tax credits in the amount of R\$ 131,711, in Consolidated, have not been recognized because of the lack of the necessary requirements in terms of history and/or history future taxable income in VANT, BrT Multimídia and BrT CS, companies controlled by the Company.

Other recoverable taxes

Consist of federal withholding taxes and payments made, calculated based on legal estimates, which will be offset against future taxes payable. ICMS recoverable arises mostly from credits recorded upon the purchase of fixed assets, whose offset against ICMS payable may occur within up to 48 months, according to Supplementary Law no. 102/00.

COMPANY	CONSOLIDATED						
	06/30/08	03/31/08	06/30/08	03/31/08			
ICMS (state VAT)	490,591	450,030	615,508	575,012			
Corporate income tax	216,241	68,733	283,179	119,715			
PIS and COFINS	62,320	65,312	98,034	98,098			
Social contribution tax	68,314	15,785	76,633	16,116			
Other	643	675	4,426	4,949			
Total	838,109	600,535	1,077,780	813,890			
Current	606,182	447,035	808,458	626,837			
Long term	231,927	153,500	269,322	187,053			

23. FIXED-INCOME SECURITIES

Represented by CDB (bank certificates of deposit) of Banco de Brasília S.A. BRB, bearing interest of 94% and 97% of the SELIC rate, maintained as guarantee for the financing obtained through the PRÓ-DF (Economic and Sustained Development Support Program of the Federal District). These fixed-income securities will be maintained during the period of utilization and repayment of the financing (liability), whose grace period establishes the first payment for year 2019, repayable in 180 monthly, consecutive installments. This asset may be used to repay the final installments of that financing.

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Banco de Brasília S.A. BRB Bank				
Certificates of Deposit	941	911	4,167	3,969
Total	941	911	4,167	3,969

24. ESCROW DEPOSITS

Balances of escrow deposits related to contingencies with possible and remote risk of loss.

COMPANY CONSOLIDATED

Restriction by nature of contingencies	06/30/08	03/31/08	06/30/08	03/31/08
Labor	271,620	266,956	273,818	269,009
Тах	89,161	87,701	91,704	90,208
Civil	1,705,621	1,313,374	1,715,183	1,320,390
Total	2,066,402	1,668,031	2,080,705	1,679,607
Current	449,041	381,929	452,515	384,821
Long term	1,617,361	1,286,102	1,628,190	1,294,786

Escrow deposits tied to provisions for liabilities are shown as a deduction from such provisions. Refer to notes 7 and 32.

The increase in escrow deposits is related with lawsuits for which the Company's management, based on its legal counsel's opinion, considers a possible or remote risk.

25. OTHER ASSETS

COMPANY CONSOLIDATED

COMMINIT	COMBORIDATED						
	06/30/08	03/31/08	06/30/08	03/31/08			
Pension funds future recoverable							
contributions ⁽¹⁾	69,528	71,476	69,528	71,476			
Tax credits acquired ⁽²⁾	45,668	46,543	45,668	46,543			
Advances to employees	35,203	26,425	43,418	31,829			
Advances to suppliers	9,201	14,476	17,498	15,145			
Amounts receivable from telecommunications							
companies (3)	40,048	8,807	8,807	8,807			
Prepaid expenses	64,538	66,005	109,537	124,172			
Compulsory deposits	1,562	1,562	1,562	1,562			
Assets for sale	1,071	1,333	1,071	1,333			
Other	23,089	21,801	31,679	33,862			
Total	289,908	258,428	328,768	334,729			

Current	200,124	173,252	233,781	244,105
Long term	89,784	85,176	94,987	90,624

- (1) Asset to be used to offset of future employer contributions to the supplementary pension TCSPREV plan, as mentioned in note 6.
- (2) Letters of Credit, acquired for full payment of ICMS tax assessment notices issued against the Company.
- (3) On 06/30/08, it includes R\$ 31,242 receivable from BrT Celular, resulting from operational transactions.

26. INVESTMENTS

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Investments accounted for under the equity				
method	3,913,316	3,984,745	-	-
14 Brasil Telecom Celular S.A.	3,162,864	3,202,621	-	-
BrT Serviços de Internet S.A.	360,471	407,171	-	-
BrT Comunicação Multimídia Ltda.	205,428	195,541	-	-
Brasil Telecom Cabos Submarinos Ltda.	176,950	171,519	-	-
Vant Telecomunicações S.A.	7,603	7,893	-	-
Brasil Telecom Call Center S.A. (1)	-	-	-	-
Advances for future capital increase	6,696	6,696	-	-
BrT Serviços de Internet S.A.	6,696	6,696	-	-
BrT Comunicação Multimídia Ltda.	27,130	27,130	-	-
Brasil Telecom Call Center S.A.	33,240	33,240	-	-
Goodwill on acquisition of investments, net	18,394	23,913	118,518	139,017
MTH Ventures do Brasil Ltda.	18,394	23,913	18,394	23,913
iG Cayman Ltd.	-	-	71,585	83,299
IBEST companies	-	-	28,539	31,335
BRT Cabos Submarinos companies	-	-	-	470
Interest Valued at Acquisition Cost	3,703	3,718	3,703	3,718
Tax incentives, net of provisions for losses	-	13,460	-	13,460
Other investments	23	23	39	39
Total	4,002,502	4,092,925	122,260	156,234

⁽¹⁾ On 06/30/08 BrT Call Center had a negative net equity in the amount of R\$ 3,444 (R\$ 932 on 03/31/08), with provision recorded in the amount of unsecured liabilities of the Subsidiary

Advances for future capital increase in favor of the subsidiaries were considered investments, for presentation purposes, since the allocated contributions are waiting for the formalization of the corporate documentation of these companies to complete the related capital increases.

<u>Investments accounted for under the equity method:</u> the main data related to direct subsidiaries are as follows:

	BrT Celular		BrTI		BrT CS		
	06/30/08	03/31/08	06/30/08	03/31/08	06/30/08	03/31/08	
Shareholders equity	3,162,864	3,202,621	360,471	407,171	176,950	171,519	
Capital	4,473,443	4,473,443	505,149	505,149	272,444	272,444	
Book value per share (R\$)	707.03	715.92	533.48	602.59	0.65	0.63	
Number of shares held							
Common shares	4,473,443	4,473,443	675,703	675,703	-	-	
Shares	-	1	1	1	272,443,966	272,443,966	
Ownership interest in Subsidiary s Capital	Company - '	%					
In total capital	100%	100%	100%	100%	99.99%	99.99%	
In voting capital	100%	100%	100%	100%	99.99%	99.99%	
	06/30/08	06/30/07	06/30/08	06/30/07	06/30/08	06/30/07	
Net income (loss)	(84,178)	(100,361)	(62,568)	(24,281)	17,309	8,539	

	BrT Multimídia		VANT		BrT Call Center			
	06/30/08	03/31/08	06/30/08	03/31/08	06/30/08	03/31/08		
Shareholders equity	228,675	217,669	7,603	7,893	(3,444)	(932)		
Capital	414,233	414,233	141,512	141,512	400	400		
Book value per share (R\$)	0.55	0.53	0.05	0.06	(8,610.18)	(2,329.77)		
Number of shares held								
Common shares	-	-	141,511,999	141,511,999	134	134		
Shares	-	-	-	-	266	266		
Quotas	372,123,000	372,123,000	-	-	-	-		
Ownership interest in Subsidiary s Capi	ital Company	- %						
In total capital	89.83%	89.83%	100%	100%	100%	100%		
In voting capital	89.83%	89.83%	100%	100%	100%	100%		
	06/30/08	06/30/07	06/30/08	06/30/07	06/30/08	06/30/07		
Net income (loss)	17,517	(1,717)	(117)	(3,962)	(3,532)	-		

On March 31, 2007, MTH had a net profit in the amount of R\$ 1,618 relatively to the first quarter of that fiscal year. Later, on April 10, 2007 the Company incorporated MTH.

The equity in subsidiaries result consists of the following:

	Opera	ating	Nonoperating		
	06/30/08	06/30/07	06/30/08	06/30/07	
14 Brasil Telecom Celular S.A.	(84,178)	(100,361)	-	-	
BrT Serviços de Internet S.A.	(62,568)	(24,281)	-	(1,980)	
Brasil Telecom Cabos Submarinos Ltda.	17,309	8,539	-	-	
MTH Ventures do Brasil Ltda.	-	1,618	-	-	
BrT Comunicação Multimídia Ltda.	15,736	(3,164)	-	-	
Vant Telecomunicações S.A.	(117)	(3,962)	-	-	
Brasil Telecom Call Center S.A.	(3,532)	-	-	-	

Total	(117,350)	(121,611)	_	(1,980)
110141	(11/.550)	(141.011/	-	(1,700)

<u>Investments accounted for at cost</u>: represented by shareholding obtained by converting shares from tax incentive investments in the FINOR/FINAM regional programs, the Incentive Law for Information Technology Companies, and the Audiovisual Law. The amount is predominantly composed of shares of other telecommunications companies located in the regions covered by these regional incentives.

Other investments: related to cultural assets.

27. PROPERTY, PLANT AND EQUIPMENT

COMPANY

	Annual		06/30/08		03/31/08
Туре	depreciation rates	Cost	Accumulated depreciation	Net book value	Net book value
Construction in progress	-	301,660	-	301,660	231,493
Public switching equipment	20%	4,993,516	(4,887,509)	106,007	117,128
Transmission equipment and means	16.8%(1)	11,274,808	(10,013,218)	1,261,590	1,335,447
Termination	20%	514,118	(475,055)	39,063	40,963
Data communication equipment	20%	2,172,501	(1,502,073)	670,428	674,742
Buildings	4.2%	920,665	(564,380)	356,285	364,082
Infrastructure	8.6%(1)	3,640,123	(2,592,526)	1,047,597	1,094,758
Assets for general use	18.4%(1)	923,944	(724,973)	198,971	204,096
Land	-	82,951	-	82,951	82,613
Other assets	-	66	-	66	66
Total		24,824,352	(20,759,734)	4,064,618	4,145,388

⁽¹⁾ Weighed annual average rate

According to the STFC concession agreements, the Company s assets that are indispensable to providing the service and qualified as revertible assets will be automatically reverted to ANATEL when the concession ends, and the Company will be entitled to indemnifications established in the legislation and in the respective agreements. The amount of reversible assets on the quarter closing date was R\$ 21,745,910 for cost, with residual value of R\$ 2,954,591.

CONSOLIDATED

Annual 06/30/08 03/31/08						
	Annual		06/30/08	06/30/08		
Туре	depreciation rates	Cost	Accumulated Net book depreciation value		Net book value	
Construction in progress	-	454,138	-	454,138	325,651	
Public switching equipment	20%	5,196,337	(4,978,709)	217,628	236,021	
Transmission equipment and means	16.8%(1)	12,657,525	(10,828,890)	1,828,635	1,932,074	
Termination	20%	515,682	(475,820)	39,862	41,798	
Data communication equipment	20%	2,271,937	(1,561,910)	710,027	710,105	
Buildings	4.2%	960,547	(581,857)	378,690	386,575	
Infrastructure	8.6%(1)	3,915,705	(2,703,836)	1,211,869	1,259,321	
Assets for general use	18.4%(1)	1,195,936	(876,563)	319,373	327,296	
Land	-	85,377	-	85,377	85,078	
Other assets	-	66	-	66	66	
Total		27,253,250	(22,007,585)	5,245,665	5,303,985	

⁽¹⁾ Weighed annual average rate

LEASING

Financial leasing contracts are kept for IT equipment, and the amounts paid as commercial lease are recorded in the account of operating expenses.

Considering the hypothesis of recognition of leased assets in the fixed assets, in consideration to the liabilities of installments payable, the balances calculated on the quarter closing date would be the following:

Property, Plant and Equipment

COMPANY

		03/31/08		
Property, Plant and Equipment Type	Cost	Accumulated Depreciation	Net book value	Net book value
General Use Assets	66,835	(49,408)	17,427	22,100

CONSOLIDATED

		03/31/08		
Property, Plant and Equipment Type	Cost	Accumulated Depreciation	Net book value	Net book value
General Use Assets	68,582	(51,155)	17,427	22,197

Obligations in Commercial Lease Agreements

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Financing	23,402	29,247	23,402	29,392
Total	23,402	29,247	23,402	29,392
Current	22,120	25,053	22,120	25,198
Long-term	1,282	4,194	1,282	4,194

The installments that compose the long-term liability, become due on 2009.

The compensation of trade leasing contracts is bound to the DI-Over rate variation.

Insurances (not reviewed by the independent auditors)

The Company has an insurance policy program for covering returnable assets, loss of profits and contractual guarantees, as established in the Concession Agreement entered into with the government, and civil liability for telephony service operations.

The assets, liabilities and interests covered by insurance are as follows:

Type	Coverage	Insured amount	
		06/30/08	03/31/08
Operating risks	Buildings, machinery and equipment, premises, call centers, towers, infrastructure and IT equipment	15,042,706	15,039,478
Loss of profits	Fixed expenses and net income	8,955,588	8,955,588
Contractual guarantees	Compliance with contractual obligations	94,601	94,601
Civil liability	Telephony service operations	12,000	12,000

There is also insurance coverage related to civil liability of management, supported by a policy of Brasil Telecom Participações S.A., related to the Parent Company and the Company, whose total amount is equivalent to US\$ 90,000,000.00 (ninety million American dollars).

There is no insurance coverage for the optional civil liability, related to casualties with Company vehicles involving third parties.

28. INTANGIBLE ASSETS

COMPANY

		03/31/08		
	Cost	Accumulated Amortization	Net book value	Net book value
Data processing systems	1,758,914	(1,329,736)	429,178	472,246
Trademarks and patents	392	(46)	346	347
Other	53,324	(11,541)	41,783	42,300
Total	1,812,630	(1,341,323)	471,307	514,893

CONSOLIDATED

		06/30/08			
	Cost	Accumulated Amortization	Net book value	Net book value	
Data processing systems	2,279,263	(1,591,581)	687,682	752,179	
Regulatory licenses	745,365	(87,793)	657,572	219,595	
Trademarks and patents	652	(54)	598	600	
Other	106,466	(23,137)	83,329	77,106	
Total	3,131,746	(1,702,565)	1,429,181	1,049,480	

29. DEFERRED CHARGES

COMPANY

	COMPANI				
		06/30/08			
	Cost	Cost Accumulated Amortization Net book value			
Installation and reorganization costs	32,247	(12,263)	19,984	26,579	
Total	32,247	(12,263)	19,984	26,579	

CONSOLIDATED

		03/31/08		
	Cost	Accumulated Amortization	Net book value	Net book value
Installation and reorganization costs	262,514	(182,059)	80,455	102,176
Total	262,514	(182,059)	80,455	102,176

30. PERSONNEL, PAYROLL CHARGES AND BENEFITS

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Salaries and fees	174	89	784	5,985
Payroll charges	71,605	55,795	101,985	80,251
Social benefits	3,802	3,083	4,307	3,540
Other	5,785	5,604	6,522	6,156
Total	81,366	64,571	113,598	95,932

31. ACCOUNTS PAYABLE AND ACCRUED EXPENSES

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Suppliers	1,128,143	1,135,115	1,430,402	1,393,745
Consignment in favor of third parties	114,657	105,870	126,862	116,844
Total	1,242,800	1,240,985	1,557,264	1,510,589
Current	1,221,415	1,223,383	1,535,813	1,492,954
Long term	21,385	17,602	21,451	17,635

32. INDIRECT TAXES

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
ICMS, net of escrow deposits of Agreement				
no. 69/98	413,649	479,942	525,266	583,896
ICMS	552,863	600,440	664,810	704,718
Escrow deposits related to Agreement no.				
69/98	(139,214)	(120,498)	(139,544)	(120,822)
Taxes on operating revenue (COFINS and				
PIS)	192,623	161,042	219,332	184,310
Others	40,359	39,600	62,883	63,394
Total	646,631	680,584	807,481	831,600

Current	497,308	562,858	640,645	699,756
Long term	149,323	117,726	166,836	131,844

The balance of ICMS comprises amounts resulting from Agreement no. 69/98, which has been questioned in Courts and is deposited in an escrow deposited on a monthly basis. It also includes the ICMS deferral, based on incentives by the State Government of Paraná.

33. TAXES ON INCOME

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Corporate income tax				
Payable	311,830	147,137	326,340	152,776
Law no. 8.200/91 Special monetary adjustment	5,248	5,368	5,248	5,368
Subtotal	317,078	152,505	331,588	158,144
Social contribution tax				
Payable	103,563	47,989	108,483	49,791
Law no. 8.200/91 Special monetary adjustment	1,889	1,932	1,889	1,932
Subtotal	105,452	49,921	110,372	51,723
Total	422,530	202,426	441,960	209,867
Current	348,339	139,377	367,219	146,278
Long term	74,191	63,049	74,741	63,589

34. DIVIDENDS/INTEREST ON SHAREHOLDERS EQUITY AND PROFIT SHARING

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Controlling shareholders	140,093	614,339	140,093	614,339
Dividends/interest on Shareholders Equity	164,815	674,423	164,815	674,423
IRRF interest on Shareholders Equity	(24,722)	(60,084)	(24,722)	(60,084)
Minority interest	130,291	359,975	130,291	359,975
Dividends/ interest on Shareholders Equity	80,185	328,000	80,185	328,000
IRRF interest on Shareholders Equity	(12,028)	(27,386)	(12,028)	(27,386)
Unclaimed prior years dividends	62,134	59,361	62,134	59,361
Total shareholders	270,384	974,314	270,384	974,314
Employees and management profit sharing	37,310	18,361	48,027	24,104
Total	307,694	992,675	318,411	998,418

35. LOANS AND FINANCING (Includes Debentures)

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Loans	512,287	ı	1	1
Accrued interest and other on loans	11,478	1	1	1
Financing	4,023,154	4,110,732	4,143,070	4,230,589
Accrued interest and other on financing	92,790	113,201	93,384	113,674
Total	4,639,709	4,223,933	4,236,454	4,344,263
Current	1,044,533	513,690	521,361	514,163
Long term	3,595,176	3,710,243	3,715,093	3,830,100

Loans

COMPANY

	06/30/08	03/31/08
Loan with Subsidiary Domestic Currency	523,765	-
Total	523,765	-
Current	523,765	-

On April 16, 2008, the Parent Company concluded with 14 Brasil Telecom Celular S.A. the loan contract in the amount of R\$ 800,000. The total term of the loan is 360 days, with payment of the principal and compensatory interest in the end of such term. Charges on such loan correspond to 101.75% of CDI. Out of the amount contracted, up to the closing date of the current quarter, the capitation of R\$ 512,287 was carried out.

Financing

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
BNDES (National Bank for Economic and				
Social Development)	2,079,721	2,146,475	2,180,144	2,246,838
Local currency	2,006,385	2,059,446	2,106,808	2,159,809
Basket of currencies, including US dollar	73,336	87,029	73,336	87,029
Loans and financing	945,046	958,143	965,133	978,110
Local currency	27,645	29,505	47,732	49,472
Foreign currency	917,401	928,638	917,401	928,638
Public debentures	1,090,139	1,118,158	1,090,139	1,118,158
Suppliers foreign currency	1,038	1,157	1,038	1,157
Total	4,115,944	4,223,933	4,236,454	4,344,263
Current	520,768	513,690	521,361	514,163
Long term	3,595,176	3,710,243	3,715,093	3,830,100

<u>Financing in local currency</u>: bear (i) fixed interest ranging from 2.4% p.a. to 11.5% p.a., resulting in a weighted average rate of 5.83% p.a.; and (ii) variable interest based on TJLP plus 2.3% to 5.5% p.a., UMBNDES plus 5.5% p.a., 104% of CDI, resulting in a weighted average rate of 11.36% p.a.

<u>Financing in foreign currency</u>: bear (i) fixed interest ranging from 1.75% p.a. to 9.38% p.a., resulting in a weighted average rate of 9.35% p.a.; and (ii) variable interest of 0.5% above LIBOR and 1.92% p.a. above YEN LIBOR, resulting in a weighted average rate of 3.02% p.a. LIBOR and YEN LIBOR rates as of 06/30/08, for half-yearly payments, were 3.19% p.a. and 1.03% p.a., respectively.

Public debentures:

Forth public issue: 108,000 non-convertible debentures without renegotiation clause, with unit face value of R\$ 10, amounting to R\$ 1,080,000, carried out on July 1, 2006. Repayment term is seven years, maturing on June 1, 2013. Yield corresponds to an interest rate of 104.0% of CDI and its payment periodicity is semiannual. Repayment, which shall indistinctly consider all debentures, will occur annually as from June 1, 2011, in three installments of 33.3%, 33.3% and 33.4% of the unit face value, respectively. At the balance sheet date there were no debentures from this issue in treasury.

Payment schedule

Long-term debt payment is scheduled for the following years:

COMPANY CONSOLIDATED

	COMBONIEN			
	06/30/08	03/31/08	06/30/08	03/31/08
2009	364,537	450,558	364,537	450,558
2010	724,364	723,227	727,938	726,799
2011	781,292	780,367	795,587	794,654
2012	641,249	641,130	655,545	655,417
2013	642,034	641,886	656,329	656,173
2014	435,565	466,940	449,860	481,227
2015 and following year	6,135	6,135	65,297	65,272
Total	3,595,176	3,710,243	3,715,093	3,830,100

Debt breakdown by currency/index

COMPANY CONSOLIDATED

	0 0 1 1,0 0 1			
Adjusted by	06/30/08	03/31/08	06/30/08	03/31/08
TJLP	2,006,385	2,059,445	2,106,808	2,159,809
CDI	1,613,904	1,118,158	1,090,139	1,118,158
US dollar	350,890	375,945	350,890	375,945
Yen	196,142	227,646	196,142	227,646
Hedge of yen-denominated debt	371,407	326,205	371,407	326,205
UMBNDES BNDES currency basket	73,336	87,029	73,336	87,029
INPC	6,210	6,172	26,297	26,138
Others	21,435	23,333	21,435	23,333
Total	4,639,709	4,223,933	4,236,454	4,344,263

Guarantees

Certain loans and financing raised are guaranteed by collateral of receivables from the provision of telephony services and the Parent Company s surety.

The Company maintains hedging contracts on 59.0% of these US dollar- and yen-denominated loans and financing entered into with third parties to hedge against significant fluctuations in quotations of these debt adjustment indexes. On the quarter closing date, considering the hedging transactions and foreign currency cash investments, the Company had an actual exposure of 7.7% (8.0% on 03/31/08). The gains and losses on these contracts are recognized on the accrual basis.

Public debentures are collateralized by a surety granted by Brasil Telecom Participações S.A. Under the indenture, the Parent Company, as intervening guarantor, undertakes before the debenture holders as primary obligor and guarantor, to be jointly liable for all obligations assumed by the Company related to its debentures.

BrT Celular Financial Contractual Obligation with BNDES

BrT Celular entered into with Banco Nacional de Desenvolvimento Econômico BNDES, on February 19, 2008 the contracting of financing in the amount of R\$ 259,100 to be used in the expansion and modernization of the mobile phone network (personal mobile service) by 2009. The financing shall have the total term of nine years and six months, with a thirty months grace period, from which period the payment in eighty four installments shall begin. Charges of that financing are associated to the TJLP (Long-Term Interest Rate) variation added 3.52% per year. From the amount under contract, the captation of R\$ 100,000 has been effected in the present quarter, and the supplementary part of financial inputs is expected to occur by the end of the fiscal year of 2009. This obligation is guaranteed by cession and binding of receivables resulting from the revenue of the Parent Company, as well as guarantee from the same.

36. SERVICE EXPLOITATION LICENSES AND CONCESSIONS

COMPANY CONSOLIDATED				
	06/30/08	03/31/08	06/30/08	03/31/08
Personal mobile service	1	ı	664,529	255,012
STFC concession	32,845	16,421	32,845	16,421
Other licenses	-	ı	9,502	11,879
Total	32,845	16,421	706,876	283,312
Current	32,845	16,421	522,247	99,967
Long term	-	-	184,629	183,345

The licenses for Personal Mobile Services are represented by the agreements entered into in 2002 and 2004 by subsidiary 14 Brasil Telecom Celular S.A. with ANATEL, to exploit SMP services during a fifteen-year period in the same area of operation where the Company has a concession for fixed telephony. Out of the contracted value, 10% was paid on execution date and the remaining balance was fully recognized in the Subsidiary s liabilities to be paid in equal, consecutive annual installments, with maturities scheduled for 2008-2010 (balance of three installments), and 2009-2012 (balance of four installments), depending on the year the agreements were executed. The remaining balance is adjusted based on the variation of IGP-DI, plus 1% per month.

On April 29, 2008, BrT Celular acquired new authorizations for development of 3G network, paying at the moment of signature of the terms 10% of the total amount, with a payable balance left to be paid in a one-time installment on 12/11/08, in the amount of R\$ 439,412, with no additional charges. The payable balance related with the acquisition of such new authorizations and the corresponding intangible assets were recognized in the amount of R\$ 400,229, deducted from the adjustment to the present value. The discount at the current price is based on rates that would be

required for financing the obligation (variation of the Telecommunications Sector Rate $\,$ IST and compensatory interest of 1% per month).

The STFC concession refers to the provision recognized on an accrual basis, based on the application of 1% upon the taxes net revenue. According to the concession agreement in effect, the payment in favor of ANATEL becomes due at each two-year period, set up for April of odd years and equivalent to 2% of net revenue verified in the previous year. The next payment to be carried out is expected to occur in 2009.

The amount of other licenses relates to BrT Multimídia and refers to the license granted to the use of radiofrequency blocks associated with the exploitation of multimedia communication services. Upon such obligation, variation of IGP-DI added by 1% per month applies. The settlement of the balance of such obligation will be paid in tree equal, consecutive and annual installments, falling due in May.

37. PROVISIONS FOR PENSION PLANS

Refer to the recognition of the actuarial deficit of the pension plans of defined benefit managed by FBrTPREV and the pension plan managed by the Company appraised by independent actuaries in accordance with CVM Resolution no.371/00. Such sponsored plans are detailed in note 6.

COMPANY AND CONSOLIDATED

	06/30/08	03/31/08
FBrTPREV BrTPREV, Alternativo and Fundador plans	663,459	640,456
PAMEC plan	2,290	2,182
Total	665,749	642,638
Current	79,251	56,254
Long term	586,498	586,384

38. ADVANCES FROM CUSTOMERS

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Assignment of telecommunications means	6,140	6,240	91,226	88,604
Prepaid services	-	-	44,188	52,377
Other advances from customers	24,442	441	57,854	881
Total	30,582	6,681	193,268	141,862
Current	1,743	1,432	63,249	71,992
Long term	28,839	5,249	130,019	69,870

The long-term balance refers to the assignment agreements of telecommunications means, for which the customers made advances aimed at obtaining benefits for a more extensive period, and realization is estimated for the following years:

COMPANY CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
2009	1,621	654	6,986	6,107
2010	2,220	879	11,902	7,732
2011	2,220	879	11,316	7,680
2012	2,220	879	11,092	7,457
2013	2,220	879	10,771	7,200
2014	1,572	230	10,111	6,551
2015	1,505	162	10,044	6,483
2016 and following year	15,261	687	57,797	20,660

Total	28,839	5,249	130,019	69,870
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39. OTHER LIABILITIES

COMPANY	CONSOLIDATED
COMIANI	CONSOLIDATED

	06/30/08	03/31/08	06/30/08	03/31/08
Self-financing funds - Rio Grande do Sul				
branch	24,143	24,143	24,143	24,143
Bank credits and repeater receivables under				
processing	14,116	13,859	16,785	16,362
Obligations from acquisition of tax credits	8,332	6,107	8,332	6,107
Obligations from reverse stock split (1)	5,888	5,920	5,888	5,920
Bonuses and premiums - subsequent periods	2,832	3,022	5,948	6,308
CPMF (tax on banking transactions) -				
suspended payment	2,482	2,451	2,482	2,451
Other taxes	1,806	1,783	14,585	12,808
Obligations with telecommunications				
companies	1,616	25,792	1,616	2,208
Return of self-financing funds	603	605	603	605
Others	25,184	12,074	28,930	15,443
Total	87,002	95,756	109,312	92,355
Current	81,838	81,043	98,392	71,900
Long term	5,164	14,713	10,920	20,455

⁽¹⁾ Refers to amounts available to the respective shareholders, regarding the shares fractions separated and groups in integers and sold on floor executed at BOVESPA, resulting from grouping of shares mentioned in note 8.a.

Self financing funds - Rio Grande do Sul branch

Correspond to the financial participation credits, paid by committed subscribers, for the purchase of the right of use of switched fixed telephone service, still under the discontinued self-financing modality. It happened that, as the shareholders of the Company had fully subscribed the capital increase made to repay in shares the credits for capital participation, there were no unsold shares to be delivered to the committed subscribers. Part of these committed subscribers, who did not accept the Company s Public Offering to return the referred credits in cash, as established in article 171, paragraph 2, of Law no. 6.404/76, are awaiting the termination of the ongoing lawsuit, filed by the Public Prosecution Office and Others, aiming at reimbursement in shares.

40. CAPITALIZABLE FUNDS

The expansion plans (self-financing) were the means by which the telecommunications companies financed part of the network investments. With the issue of Administrative Rule no. 261/97 by the Ministry of Communications, this fund raising mechanism was discontinued and the existing amount of R\$ 7,974 (R\$ 7,974 on 03/31/08) derives from plans sold prior to the issue of said Administrative Rule, the corresponding assets to which are already incorporated to the Company s fixed assets through the PCT (Community Telephony Plant). For reimbursement in shares, it is necessary to await a court decision on the suits filed by the interested parties.

41. INFORMATION BY BUSINESS SEGMENT - CONSOLIDATED

The information by segment refers to the business of the Company and its subsidiaries and has been identified based on their operating and management structure, as well as internal management information.

The transactions of the business segments have been carried out under market terms and conditions.

Results by segment, and balance sheet account presented, consider revenues, costs, and expenses directly linked to each segment and those that can be reasonably allocated.

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	06/30/08						
	Fixed Telephony and Data Communications	Mobile Telephony	Internet	Call Center	Inter-Segment Eliminations	Consolidated	
Gross operating revenue	7,197,145	1,203,911	222,444	109,734	(518,038)	8,215,196	
Deductions from gross revenue	(2,275,832)	(315,083)			1,696	(2,629,896)	
Net operating revenue	4,921,313	888,828	189,412	102,089	(516,342)		
Cost of services and sales	(2,576,177)	(764,636)		(99,093)	364,846	(3,101,383)	
Gross profit	2,345,136	124,192	163,089	2,996	(151,496)	2,483,917	
Operating expenses, net	(1,163,275)	(301,961)	(190,785)	(6,959)	151,722	(1,511,258)	
Sales of services	(495,473)		(130,393)	(603)	· · · · · · · · · · · · · · · · · · ·	(689,454)	
General and administrative expenses	(617,921)			` ` '		(715,975)	
Other operating income (expenses)	(49,881)	5,207	(23,362)	(296)	(37,497)	(105,829)	
Income (loss) from operations							
before financial expenses (income)	1,181,861	(177,769)	(27,696)	(3,963)	226	972,659	
Trade accounts receivable	2,116,470	181,111	101,101	39,474	(188,785)	2,249,371	
Inventories	6,005	46,738	-	-	-	52,743	
Property, plant and equipment and intangible assets, net	4,851,346	1,804,902	57,780	_	_	6,714,028	

	06/30/07						
	Fixed Telephony and Data Communications	Mobile Telephony	Internet	Call Center	Inter-Segment Eliminations	Consolidated	
Gross operating revenue	6,894,347	1,150,409	209,885	-	(384,696)	7,869,945	
Deductions from gross revenue	(2,072,698)	(335,876)	(30,801)		3,630	(2,435,745)	
Net operating revenue	4,821,649	814,533	179,084	-	(381,066)	5,434,200	
Cost of services and sales	(2,787,780)	(737,864)	(30,366)	-	341,947	(3,214,063)	
Gross profit	2,033,869	76,669	148,718	_	(39,119)	2,220,137	
Operating expenses, net	(1,171,077)	(256,838)	(173,855)	-	39,218	(1,562,552)	
Sales of services	(474,471)	(218,445)	(117,695)	-	55,309	(755,302)	
General and administrative expenses							