NATIONAL STEEL CO Form 6-K November 30, 2006

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

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

For the month of November, 2006

Commission File Number 1-14732

COMPANHIA SIDERÚRGICA NACIONAL

(Exact name of registrant as specified in its charter)

National Steel Company

(Translation of Registrant's name into English)

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

(Address of principal executive office)

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

Form	20-F	X	Form 40-F	

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

Yes	 No.	X

(CONVENIENCE TRANSLATION INTO ENGLISH FROM THE ORIGINAL PREVIOUSLY ISSUED IN PORTUGUESE)

FEDERAL PUBLIC SERVICE

CVM BRAZILIAN SECURITIES AND EXCHANGE COMMISSION

Accounting Practices Adopted in Brazil

Date: 9/30/2006

QUARTERLY INFORMATION

COMMERCIAL, INDUSTRY & OTHER TYPES OF COMPANY

REGISTRATION WITH CVM SHOULD NOT BE CONSTRUED AS AN EVALUATION OF THE COMPANY.

COMPANY MANAGEMENT IS RESPONSIBLE FOR THE INFORMATION PROVIDED.

01.01 - IDENTIFICATION

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

01.02 - HEAD OFFICE

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

01.03 - INVESTOR RELATIONS OFFICER (Company Mailing Address)

1 NAME				
BENJAMIN STEINBE 2 ADDRESS	RUCH		3 DISTRICT	
·- ·-	ARIA LIMA, 3400 20° A	ANDAR	ITAIM BIBI	
4 ZIP CODE 04538-132	5 CITY SÃO PAULO			6 STATE SP
7 AREA CODE 011	8 TELEPHONE 3049-7100	9 TELEPHONE -	10 TELEPHONE	11 TELEX
12 AREA CODE 011	13 FAX 3049-7558	14 FAX 3049-7519	15 FAX	
16 E-MAIL invrel@csn.com.br				

01.04 - REFERENCE AND AUDITOR INFORMATION

CURRENT `	YEAR	CURRENT QUARTER		PREV	IOUS QUARTER		
1 - BEGINNING	2. END	3 - QUARTER	4 - BEGINNING	5 - END	6 - QUARTER	7 - BEGINNING	8 - END
1/1/2006	12/31/2006	3	7/01/2006	9/30/2006	2	4/01/2006	6/30/2006
09 - INDEPENDENT ACCOUNTANT					10 - CVM CODE		
DELOITTE TOUCHE TOHMATSU AUDITORES INDEPENDENTES				ENTES	00385-9		
					12 TECHNIC	IAN S CPF	
11. TECHNICIAN IN CHARGE				(INDIVIDUAL '	TAXPAYER S RI	EGISTER)	
JOSÉ CARLOS MONTEIRO				443.201.918-20			

01.05 - CAPITAL STOCK

NUMBER OF SHARES (in thousands)	1 CURRENT QUARTER 09/30/2006	2 PREVIOUS QUARTER 06/30/2006	3 SAME QUARTER, PREVIOUS YEAR 09/30/2005
Paid-up Capital			
1 Common	272,068	272,068	272,068
2 Preferred	0	0	0
3 Total	272,068	272,068	272,068
Treasury Stock			
4 Common	14,655	14,655	7,637
5 Preferred	0	0	0
6 Total	14,655	14,655	7,637

01.06 - COMPANY PROFILE

1 TYPE OF COMPANY
Commercial, Industry and Other Types of Company
2 STATUS
Operational
3 NATURE OF OWNERSHIP
Private National
4 ACTIVITY CODE
1060 - Metallurgy and Steel Industry
5 MAIN ACTIVITY
Manufacturing, Transf. and Trading of Steel Products
6 CONSOLIDATION TYPE
Total
7 TYPE OF REPORT OF INDEPENDENT AUDITORS
Unqualified

01.07 - COMPANIES NOT INCLUDED IN THE CONSOLIDATED FINANCIAL STATEMENTS

1 - ITEM	2 - CNPJ (Corporate Taxpayer's ID) 3 - COMPANY NAME	
01.08 - CASH DIVIDE	IDS APPROVED AND/OR PAID DURING AND AFTER THE QUARTER	

1 - ITEM	2 - EVENT	3 APPROVAL	4 - TYPE	5 DATE OF	6 TYPE OF	7 - AMOUNT
				PAYMENT	SHARE	PER SHARE
01	AG0/E	4/28/2006	Dividend	5/8/2006	Common	0.4967400000
02			Interest on Own			
	AGO/E	4/28/2006	Capital	5/8/2006	Common	1.0077300000
03	RCA	6/23/2006	Dividend	6/30/2006	Common	1.6121900000
04	RCA	8/03/2006	Dividend	8/10/2006	Common	1.2936380000

01.09 - SUBSCRIBED CAPITAL AND CHANGES IN THE CURRENT YEAR

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

01.10 - INVESTOR RELATIONS OFFICER

1 DATE	2 SIGNATURE
	3

02.01 - BALANCE SHEET - ASSETS (in thousands of reais)

1-CODE	2- DESCRIPTION	3- 9/30/2006	4- 6/30/2006
1	Total Assets	25,051,092	24,667,334
1.01	Current Assets	5,978,372	5,603,694
1.01.01	Cash and Cash Equivalents	69,697	43,378
1.01.02	Credits	1,518,533	935,404
1.01.02.01	Domestic Market	816,128	597,337
1.01.02.02	Foreign Market	793,604	418,556
1.01.02.03	Allowance for Doubtful Accounts	(91,199)	(80,489)
1.01.03	Inventories	1,557,134	1,625,502
1.01.04	Other	2,833,008	2,999,410
1.01.04.01	Marketable Securities	1,203,225	1,528,252
1.01.04.02	Income Tax and Social Contribution Recoverable	30,018	26,726
1.01.04.03	Deferred Income Tax	227,009	247,175
1.01.04.04	Deferred Social Contribution	67,836	54,796
1.01.04.05	Proposed Dividends Receivable	32,755	49,277
1.01.04.06	Prepaid Expenses	29,966	63,080
1.01.04.07	Required Insurance	924,377	636,226
1.01.04.08	Other	317,822	393,878
1.02	Long-Term Assets	1,436,975	1,350,912
1.02.01	Sundry Credits	29,641	29,575
1.02.01.01	Loans ELETROBRÁS	29,641	29,575
1.02.02	Credits with Related Parties	239,146	220,918
1.02.02.01	Affiliates	0	0
1.02.02.02	Subsidiaries	239,146	220,918
1.02.02.03	Other Related Parties	0	0
1.02.03	Other	1,168,188	1,100,419
1.02.03.01	Deferred Income Tax	416,521	362,738
1.02.03.02	Deferred Social Contribution	101,951	94,323
1.02.03.03	Judicial Deposits	341,036	341,036
1.02.03.04	Marketable Securities Receivable	39,305	41,574
1.02.03.05	Marketable Securities	125,673	125,660
1.02.03.06	PIS/PASEP Recoverable	28,774	28,308
1.02.03.07	Prepaid Expenses	33,592	34,885
1.02.03.08	Other	81,336	71,895
1.03	Permanent Assets	17,635,745	17,712,728
1.03.01	Investments	5,449,106	5,400,580
1.03.01.01	In Affiliates	0	0
1.03.01.02	In Subsidiaries	5,449,106	5,400,580
1.03.01.03	Other Investments	0	0
1.03.02	Property, Plant and Equipment	12,026,372	12,139,383
1.03.02.01	In Operation, Net	11,188,446	11,304,057
1.03.02.02	In Construction	693,873	691,331
1.03.02.03	Land	144,053	143,995
1.03.03	Deferred Charges	160,267	172,765

02.02 - BALANCE SHEET - LIABILITIES (in thousands of reais)

1- CODE	2- DESCRIPTION	3- 9/30/2006	4- 6/30/2006
2	Total Liabilities	25,051,092	24,667,334
2.01	Current Liabilities	6,328,788	6,016,224
2.01.01	Loans and Financing	2,760,731	2,778,807
2.01.02	Debentures	720,811	715,456
2.01.03	Suppliers	1,345,541	1,086,213
2.01.04	Taxes, Charges and Contributions	545,602	531,565
2.01.04.01	Salaries and Social Contributions	77,753	67,468
2.01.04.02	Taxes Payable	322,753	280,055
2.01.04.03	Deferred Income Tax	106,688	135,325
2.01.04.04	Deferred Social Contribution	38,408	48,717
2.01.05	Dividends Payable	133,893	92,342
2.01.06	Provisions	50,063	38,990
2.01.06.01	Contingencies	50,063	38,990
2.01.07	Debt with Related Parties	0	0
2.01.08	Other	772,147	772,851
2.01.08.01	Accounts Payable - Subsidiaries	651,310	661,003
2.01.08.02	Other	120,837	111,848
2.02	Long-Term Liabilities	12,006,041	11,968,959
2.02.01	Loans and Financing	5,204,703	5,312,903
2.02.02	Debentures	892,630	890,196
2.02.03	Provisions	5,361,456	5,244,600
2.02.03.01	Contingencies	3,608,567	3,452,621
2.02.03.02	Judicial Deposits	(317,226)	
2.02.03.03	Deferred Income Tax	1,522,143	1,545,171
2.02.03.04	Deferred Social Contribution	547,972	556,261
2.02.04	Debts with Related Parties	0	0
2.02.05	Other	547,252	521,260
2.02.05.01	Allowance for Losses in Investments	102,955	94,273
2.02.05.02	Accounts Payable - Subsidiaries	52,493	94,278
2.02.05.03	Provision for Pension Fund	271,804	255,715
2.02.05.04	Other	120,000	76,994
2.03	Deferred Income	0	0
2.05	Shareholders Equity	6,716,263	6,682,151
2.05.01	Paid-In Capital Stock	1,680,947	1,680,947
2.05.02	Capital Reserve	23,248	23,248
2.05.03	Revaluation Reserve	4,337,850	4,398,642
2.05.03.01	Own Assets	4,337,497	4,398,289
2.05.03.02	Subsidiaries/Affiliates	353	353
2.05.04	Profit Reserve	297,079	297,079
2.05.04.01	Legal	336,189	336,189
2.05.04.02	Statutory	0	0
2.05.04.03	For Contingencies	0	0
2.05.04.04	Unrealized Income	0	0

2.05.04.05	Income Retention	0	0
2.05.04.06	Special For Non-Distributed Dividends	0	0
2.05.04.07	Other Profit Reserve	(39,110)	(39,110)
2.05.04.07.01	From Investments	637,611	637,611
2.05.04.07.02	Treasury Shares	(676,721)	(676,721)

1- CODE	2- DESCRIPTION	3- 9/30/2006	4- 6/30/2006
2.05.05	Retained Earnings/Accumulated Loss	377,139	282,235

03.01 STATEMENT OF INCOME (in thousands of reais)

		3- 7/1/2006	4- 1/1/2006	5- 7/1/2005	6- 1/1/2005
1- CODE	2- DESCRIPTION	to 9/30/2006	to 9/30/2006	to 9/30/2005	to 9/30/2005
3.01	Gross Revenue from Sales and/or Services	2,598,645	6,272,365	2,219,569	8,030,429
3.02	Gross Revenue Deductions	(503,733)	(1,276,836)	(418,926)	(1,622,679)
3.03	Net Revenue from Sales and/or Services	2,094,912	4,995,529	1,800,643	6,407,750
3.04	Cost of Goods and/or Services Sold	(1,356,242)	(3,516,488)	(1,075,699)	(3,438,714)
3.04.01	Depreciation, Depletion and Amortization	(195,786)	(587,069)	(192,358)	(574,716)
3.04.02	Other	(1,160,456)	(2,929,419)	(883,341)	(2,863,998)
3.05	Gross Profit	738,670	1,479,041	724,944	2,969,036
3.06	Operating Income/Expenses	(262,901)	(116,748)	(67,618)	(723,266)
3.06.01	Selling	(80,719)	(208,731)	(64,747)	(195,389)
3.06.01.01	Depreciation and Amortization	(2,434)	(7,102)	(2,007)	(6,275)
3.06.01.02	Other	(78,285)	(201,629)	(62,740)	(189,114)
3.06.02	General and Administrative	(70,942)	(188,215)	(48,722)	(156,639)
3.06.02.01	Depreciation and Amortization	(3,627)	(10,819)	(3,715)	(11,979)
3.06.02.02	Other	(67,315)	(177,396)	(45,007)	(144,660)
3.06.03	Financial	(312,035)	(593,288)	62,253	212,956
3.06.03.01	Financial Income	(61,719)	(413,787)	(237,615)	(492,406)
3.06.03.02	Financial Expenses	(250,316)	(179,501)	299,868	705,362
3.06.03.02.01	Foreign Exchange and Monetary Variation, net	60,652	543,402	440,908	1,364,301
3.06.03.02.02	Financial Expenses	(310,968)	(722,903)	,	(658,939)
3.06.04	Other Operating Income	257,811	943,623	12,311	17,341
3.06.05	Other Operating Expenses	(92,233)		·	43,576
3.06.06	Equity pick-up	35,217	143,538	(129,596)	(645,111)
3.07	Operating Income	475,769	1,362,293	657,326	2,245,770
3.08	Non-Operating Income	1,253	1,227	2,466	(4,017)

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		3- 7/1/2006	4- 1/1/2006	5- 7/1/2005	6- 1/1/2005
1- CODE	2- DESCRIPTION	to 9/30/2006	to 9/30/2006	to 9/30/2005	to 9/30/2005
3.08.01	Income	1,253	8,532	1	3
3.08.02	Expenses	0	(7,305)	2,465	(4,020)
3.09	Income before Taxes/Participations	477,022	1,363,520	659,792	2,241,753
3.10	Provision for Income Tax and Social Contribution	(192,932)	(241,961)	(147,634)	(830,194)
3.11	Deferred Income Tax	124,549	(44,603)	(49,453)	105,352
3.11.01	Deferred Income Tax	85,281	(71,241)	(50,946)	45,796
3.11.02	Deferred Social Contribution	39,268	26,638	1,493	59,556
3.12	Statutory Participations/Contributions	0	0	0	0
3.12.01	Participations	0	0	0	0
3.12.02	Contributions	0	0	0	0
3.13	Reversal of Interest on Own Capital	0	0	0	0
3.15	Income/ Loss for the Period	408,639	1,076,956	462,705	1,516,911
	OUTSTANDING SHARES, EX-TREASURY (in thousands)	257,413	257,413	264,431	264,431
	EARNINGS PER SHARE	1.58748	4.18377	1.74981	5.73651
	LOSS PER SHARE				

(CONVENIENCE TRANSLATION INTO ENGLISH FROM THE ORIGINAL PREVIOUSLY ISSUED IN PORTUGUESE)

FEDERAL PUBLIC SERVICE

CVM BRAZILIAN SECURITIES AND EXCHANGE COMMISSION Accounting Practices

QUARTERLY INFORMATION Date: 9/30/2006 Adopted in Brazil

COMMERCIAL, INDUSTRY & OTHER TYPES OF COMPANY

00403-0 COMPANHIA SIDERÚRGICA NACIONAL 33.042.730/0001-04

04.01 NOTES TO THE FINANCIAL STATEMENTS

(In thousands of Brazilian reais R\$, unless otherwise indicated)

1. OPERATING CONTEXT

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

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

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

2. PRESENTATION OF THE FINANCIAL STATEMENTS

In compliance with the configuration of the form of the Quarterly Information, the Statements of Changes in Financial Position and of Cash Flows of the parent company and consolidated are presented in the item. Other information considered material by the Company. Some information of the second quarter was reclassified for comparison purposes with the data of the current quarter.

3. SIGNIFICANT ACCOUNTING PRACTICES

The Financial Statements were prepared in conformity with the accounting practices adopted in Brazil, as well as with the accounting standards and pronouncements established by the Brazilian Securities Commission.

(a) Statement of Income

The results of operations are determined on an accrual basis.

(b) Marketable securities

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

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

9

(c) Allowance for doubtful accounts

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

(d) Inventories

Inventories are stated at their average cost of acquisition or production and on-going imports are recorded at their cost of acquisition, provided that they do not exceed their market or realization values.

(e) Other current and long-term assets

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

(f) Investments

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

(g) Property, plant and equipment

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

(h) Deferred charges

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

(i) Current and long-term liabilities

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

(j) Employees benefit

In accordance with Deliberation #371, issued by the Brazilian Securities Commission, on

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

(k) Income Tax and Social Contribution

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

(l) Derivatives

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

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

(m) Treasury Shares

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

(n) Estimates

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

11

4. CONSOLIDATED FINANCIAL STATEMENTS

The consolidated Financial Statements for the quarters ended September 30, 2006 and June 30, 2006 include the following direct and indirect subsidiaries and jointly-owned subsidiaries:

	Ownership interest Currency (%)			
Companies	of origin	9/30/2006	6/30/2006	Main activities
Direct investment: full consolidation				
CSN Energy	US\$	100.00		Equity interest
CSN Export	US\$	100.00		Financial operations and trading
CSN Islands VII	US\$	100.00		Financial operations
CSN Islands VIII	US\$	100.00		Financial operations
CSN Islands IX	US\$	100.00		Financial operations
CSN Islands X	US\$	100.00		Financial operations
CSN Overseas	US\$	100.00	100.00	Financial operations
				Financial operations and equity
CSN Panama	US\$	100.00	100.00	interest
				Financial operations and equity
CSN Steel	US\$	100.00		interest
CSN I	R\$	100.00		Equity interest
Estanho de Rondônia - ERSA	R\$	99.99		Mining
Cia. Metalic Nordeste	R\$	99.99	99.99	Package production
Indústria Nacional de Aços Laminados -				
INAL	R\$	99.99	99.99	Steel products service center
CSN Cimentos	R\$	99.99		Cement production
Inal Nordeste	R\$	99.99	99.99	•
CSN Energia	R\$	99.90		Trading of electricity
Sepetiba Tecon	R\$	20.00	20.00	Maritime port services
GalvaSud	R\$	15.29	15.29	Steel industry
Direct investment: proportionate consolidation				
Companhia Ferroviária do Nordeste				
(CFN)	R\$	45.78	49 99	Railroad transportation
Itá Energética	R\$	48.75		Electricity Generation
MRS Logística	R\$	32.93		Railroad transportation
Wike Edgistica	Ιζψ	32.73	32.73	Ramoud transportation
Indirect investment: full consolidation				
CSN Aceros	US\$	100.00		Equity interest
CSN Cayman	US\$	100.00		Financial operations and trading
CSN Iron	US\$	100.00		Financial operations
CSN LLC	US\$	100.00		Steel industry
CSN LLC Holding	US\$	100.00		Equity interest
CSN LLC Partner	US\$	100.00		Equity interest
Energy I	US\$	100.00		Equity interest
Tangua	US\$	100.00		Equity interest
Jaycee	EUR	100.00	100.00	

				Financial operations and equity
				interest
				Financial operations and equity
Cinnabar	EUR	100.00	100.00	interest
Lusosider	EUR	100.00		Steel industry
Cia Metalúrgica Prada	R\$	100.00	100.00	Package production
GalvaSud	R\$	84.71	84.71	Steel industry
Sepetiba Tecon	R\$	80.00	80.00	Maritime port services
Indirect investment: proportionate				
consolidation				
Lusosider	EUR		50.00	Steel industry
				-

The Financial Statements prepared in US dollars and in Euros were translated at the exchange rate in effect on September 30, 2006 R\$/US\$2.1742 (R\$/US\$2.1643 on June 30, 2006) and EUR/US\$1.2683 (EUR/US\$1.2790 on June 30, 2006).

The gains and losses from this translation were accounted for in the income statements of the related periods, as equity accounting in the parent company and exchange variation in the consolidated entity. These financial statements were prepared applying the same accounting principles as those applied by the parent company.

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

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

The reference date for the subsidiaries and jointly-owned subsidiaries financial statements coincides with that of the parent company, except for the financial statements of the subsidiary ERSA, whose reference date is June 30, 2006.

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

	Shareholder's	Shareholder's Equity		the period
	9/30/2006	6/30/2006	9/30/2006	9/30/2005
Parent Company Elimination of profits on	6,716,263	6,682,151	1,076,956	1,516,911
inventories	(92,459)	(18,099)	7,154	136,016
Consolidated	6,623,804	6,664,052	1,084,110	1,652,927

5. RELATED PARTY TRANSACTIONS

a) Assets

Companies	Accounts receivable	Marketable securities	Mutual	Debentures	Dividends receivable	Advance for future capital increase	Advanceto suppliers	Total
CSN Cayman	11,317							11,317
CSN Export	748,658							748,658
CSN LLC	16,401							16,401
Jaycee	73,269							73,269
Sepetiba	,							,
Tecon	440			36,000		62,785	3	99,228
Cia. Metalic								
Nordeste	1,768							1,768
INAL								
Nordeste	11,223							11,223
CFN	27		97,679			21,369		119,075
GalvaSud	1,338							1,338
INAL	121,639							121,639
MRS								
Logística					32,755			32,755
Exclusive								
Funds		252,835						252,835
Cia.								
Metalúrgica								
Prada	63,153							63,153
CSN Cimentos			9,940			16,385		26,325
CBS								
Previdência	6							6
9/30/2006	1,049,239	252,835	107,619	36,000	32,755	100,539	3	1,578,990
6/30/2006	586,946	607,160	94,583	36,000	49,277	95,607	976	1,470,549
				14				

b) Liabilities

		Loans and	l financing		Derivatives	Accounts payable	Suppli	ers	
Companies	Prepayment	Fixed Rate Notes ⁽²⁾	Loans from Investees	Intercompany Bonds ⁽²⁾	Swap	Mutual (1) / intercompany accounts	Investees Inventories	Other	Total
CSN Export	1,154,909					11,657			1,166,566
CSN Iron				1,343,868					1,343,868
Cinnabar	397,203		70,032			43,486			510,721
Jaycee CSN Islands			22,434			329,336			351,770
VII CSN Islanda		586,325			15,485				601,810
CSN Islands VIII		1,105,858			124,608	1,997			1,232,463
CSN Steel	1,251,403	671,121				285,480			2,208,004
GalvaSud MRS								18,205	18,205
Logística								29,600	29,600
INAL								162	162
INAL Nordeste CSN							7,279		7,279
Energia CBS						22,586			22,586
Previdência Sepetiba								271,804	271,804
Tecon								57	57
Ersa								928	928
Other (*)								20	20
9/30/2006	2,803,515	2,363,304	92,466	1,343,868	140,093	694,542	7,279	320,776	7,765,843
6/30/2006	2,930,504	2,422,115	90,399	1,308,125	75,806	731,920	14,475	267,132	7,840,476

These operations were carried out under conditions considered by the Company s management as normal market terms and/or effective legislation for similar cases, being the main ones highlighted below:

(1) Information referring to loan agreements with related parties.

Jaycee (part): annual Libor + 3% p.a. with indeterminate maturity.

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

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

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

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

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

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

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

(*) OTHER: CFN, Prada, Fundação CSN and Metalic.

15

c) Results

		Income			Expenses	S	
Companies	Products and services	Interest and monetary and exchange variation	Total	Products and services	Interest and monetary and exchange variation	Other	Total
CSN Export CSN Iron Cinnabar	1,068,697	(38,854)	1,029,843	859,352	(39,349) (8,249) 708		820,003 (8,249) 708
Jaycee Cia. Metalúrgica		(7,429)	(7,429)		(26,990)		(26,990)
Prada CSN Islands VII CSN Islands	84,087	(14,376)	84,087 (14,376)	24,456			24,456
VIII CSN Panama CSN Steel		(33,399)	(33,399)		(13,271) (35,362) (94,140)		(13,271) (35,362) (94,140)
Itá Energética				63,953	(- , - ,		63,953
GalvaSud	108,779		108,779	162,545			162,545
INAL	508,138		508,138	289,764			289,764
INAL Nordeste Cia. Metalic	18,698		18,698	16,379			16,379
Nordeste	36,631		36,631	24,023			24,023
MRS Logística Exclusive Funds	86	(447,643)	86 (447,643)	131,148			131,148
ERSA				19,974			19,974
CBS Previdência						99,499	99,499
Sepetiba Tecon CFN		9,500	9,500	22,661			22,661
Fundação CSN				4,645			4,645
9/30/2006	1,825,116	(532,201)	1,292,915	1,618,900	(216,653)	99,499	1,501,746
9/30/2005	2,266,435	(816,355)	1,450,080	1,754,177	(1,106,617)	68,903	716,463

Purchase trade transactions, sale of products and inputs and contracting of services with subsidiaries are performed under usual conditions applicable to non-related parties.

6. CASH AND CASH EQUIVALENTS AND MARKETABLE SECURITIES

		Consolidated	Parent Company		
	9/30/2006	6/30/2006	9/30/2006	6/30/2006	
Current Cash and Cash Equivalents Cash and Banks	159,026	156,528	69,697	43,378	
Financial Investments In the country: Exclusive investment funds	485,278	945,046	252,835	607,160	
Brazilian government securities Fixed income and debentures (net of provision for probable losses and withholding income	·				
tax) Derivatives	464,730 850	456,045 5,264	45,115	43,576	
	950,858	1,406,355	297,950	650,736	
Abroad: Time Deposit Fixed income Derivatives	647,670 892,335 467,664	1,222,289 864,642 548,949	12,940 892,335	12,874 864,642	
	2,007,669	2,635,880	905,275	877,516	
Total Financial Investments	2,958,527	4,042,235	1,203,225	1,528,252	
Total cash and cash equivalents and financial					
investments	3,117,553	4,198,763	1,272,922	1,571,630	
Long-term Investment abroad Fixed income and debentures (net of	54,355	54,108			
provision for probable losses and withholding income tax)	89,673	89,660	125,673	125,660	
	144,028	143,768	125,673	125,660	
Total cash and cash equivalents and financial					
investments	3,261,581	4,342,531	1,398,595	1,697,290	

The Company s management invests financial resources in the country basically in exclusive investment funds, whose most money is invested in purchase and sale commitments pegged to Brazilian government securities, with immediate

liquidity. Additionally, a significant portion of the Company s and its subsidiaries financial resources abroad is invested in Time Deposits, with first-tier banks, and Austrian Government securities.

7. ACCOUNTS RECEIVABLE

		Consolidated	Parent Company		
	9/30/2006	6/30/2006	9/30/2006	6/30/2006	
Domestic market					
Subsidiaries			199,594	121,549	
Other customers	976,052	794,519	616,534	475,788	
	976,052	794,519	816,128	597,337	
Foreign market					
Subsidiaries			849,644	465,397	
Other customers	464,144	237,791	4,837	13,759	
Advance on Export Contracts (ACE)			(60,877)	(60,600)	
	464,144	237,791	793,604	418,556	
Allowance for doubtful accounts	(129,321)	(115,322)	(91,199)	(80,489)	
	1,310,875	916,988	1,518,533	935,404	

8. INVENTORIES

	Consolidated		Parent Company		
	9/30/2006	6/30/2006	9/30/2006	6/30/2006	
Finished products	491,821	371,461	286,411	211,622	
Work in process	473,662	458,315	339,410	383,652	
Raw materials	894,723	952,187	546,278	679,722	
Supplies	448,004	416,383	363,066	342,274	
Imports in transit	22,679	4,900	20,520	2,801	
Provision for losses	(3,337)	(1,826)	(1,188)	(973)	
Other	94,462	70,079	2,637	6,404	
	2,422,014	2,271,499	1,557,134	1,625,502	

18

9. DEFERRED INCOME TAX AND SOCIAL CONTRIBUTION

	Consolidated		Parent Company		
	9/30/2006	6/30/2006	9/30/2006	6/30/2006	
Current assets					
Income tax	303,237	275,338	227,009	247,175	
Social contribution	95,356	64,931	67,836	54,796	
	398,593	340,269	294,845	301,971	
Long-term assets					
Income tax	452,228	392,250	416,521	362,738	
Social contribution	122,173	105,054	101,951	94,323	
	574,401	497,304	518,472	457,061	
Current liabilities					
Income tax	106,688	135,325	106,688	135,325	
Social contribution	38,408	48,717	38,408	48,717	
	145,096	184,042	145,096	184,042	
Long-term liabilities					
Income tax	1,539,367	1,562,982	1,522,143	1,545,171	
Social contribution	554,146	562,635	547,972	556,261	
	2,093,513	2,125,617	2,070,115	2,101,432	
	9/30/2006	9/30/2005	9/30/2006	9/30/2005	
Income	(27, 205)	0.021	(71.041)	45.704	
Income tax	(37,305)	8,831	(71,241)	45,796	
Social contribution	38,951	46,250	26,638	59,556	
	1,646	55,081	(44,603)	105,352	

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

	1	6/30/2006					
Incom	ne tax	Social co	ntribution	Incom	ne tax	Social con	ntribution
Current	Long- term	Current	Long- term	Current	Long- term	Current	Long- term

Assets Non deductible provisions	188,434	283,198	67,836	101,951	152,210	262,008	54,796	94,323		
Taxes under litigation		103,679	07,000	101,501		100,730	2 1,720	y 1,6 2 6		
Tax losses Other	38,575	29,644			94,965					
	227,009	416,521	67,836	101,951	247,175	362,738	54,796	94,323		
Liabilities Income tax and social contribution on revaluation										
reserve Other	93,000 13,688	1,522,143	33,480 4,928	547,972	93,000 42,325	1,545,171	33,480 15,237	556,261		
	106,688	1,522,143	38,408	547,972	135,325	1,545,171	48,717	556,261		
19										

Deferred income tax arising from tax losses was set up based on CSN s historical profitability and on projections of future profitability duly approved by the Company s management bodies and the balance must be offset by the Company in 2006.

Following is the reconciliation between the income tax and social contribution of the parent company and the application of the effective rate on net income before Income tax (IRPJ) and Social Contribution (CSL) for the period ended September 30, 2006:

		9/30/2006		9/30/2005
	Income tax	Social contribution	Income tax	Social contribution
Income before income tax and social contribution (-) Total interest on own capital expense	1,363,520 (132,160)	1,363,520 (132,160)	2,241,753 (184,176)	2,241,753 (184,176)
Income before income tax and social contribution - adjusted - Tax rate	1,231,360 25%	1,231,360 9%	2,057,577 25%	2,057,577 9%
Total	(307,840)	(110,822)	(514,394)	(185,182)
Adjustments to reflect the effective rate: Equity pick-up Income from foreign subsidiaries Summer Plan (Brazilian economic plan) effects Other permanent additions (deductions)	58,645 (13,688) 27,820 24,680	21,112 (4,928) 21,442 (2,985)	(145,496) 90,240 39,039	(52,379) 32,486 10,844
Company's current and deferred income tax and social contribution	(210,383)	(76,181)	(530,611)	(194,231)
Consolidated current and deferred income tax and social contribution	(291,117)	(95,364)	(644,522)	(228,528)
	20			

10. INVESTMENTS

a) Direct investments in subsidiaries and jointly-owned subsidiaries

					9/30/2006			6/30/2006
Companies	Number of Common	f shares Preferred	Direct investment %	Net income (loss) for the quarter	Shareholder's equity (unsecured)	Direct investment %	Net income (loss) for the quarter	Shareholder's equity (unsecured)
Steel								
GalvaSud	11,801,406,867		15.29	27,038	581,671	15.29	13,765	554,633
INAL	421,408,393		99.99	12,217	619,859	99.99	9,650	607,642
Cia.								
Metalic								
Nordeste	87,868,185	4,424,971	99.99	4,054	112,715	99.99	2,752	108,660
INAL								
Nordeste	37,800,000	1.200	99.99	1,089	31,439	99.99	957	30,350
CSN I	9,996,751,600	1,200	100.00	37,294	590,487	100.00	4,648	553,193
CSN Steel	480,726,588		100.00	(114,448)	1,204,998	100.00	18,326	1,314,733
CSN Overseas CSN	7,173,411		100.00	18,529	1,039,881	100.00	10,648	1,016,847
Panama CSN	4,240,032		100.00	17,763	392,017	100.00	2,045	372,514
Energy CSN	3,675,319		100.00	(5,613)	397,583	100.00	(3,946)	401,009
Export CSN	31,954		100.00	3,453	97,378	100.00	173	93,527
Islands VII CSN	1,000		100.00	412	758	100.00	347	347
Islands								
VIII	1,000		100.00	26	4,283	100.00	287	4,246
CSN	1 000		100.00	(1.640)	11.007	100.00	(6.701)	12.424
Islands IX CSN	1,000		100.00	(1,648)	11,907	100.00	(6,791)	13,434
Islands X	1,000		100.00	(1,231)	(25,160)	100.00	(1,231)	(23,828)
Logistics Itá								
Energética MRS	520,219,172		48.75	7,641	567,018	48.75	7,791	559,377
Logistica	188,332,667	151,667,333	32.93	178,041	1,020,154	32.93	114,485	842,113
CFN Sepetiba	118,939,957		45.78	(15,913)	(79,063)	49.99	(17,457)	
Tecon CSN	62,220,270		20.00	35,164	33,227	20.00	5,178	(1,937)
Energia	1,000		99.90	1,286	53,414	99.90	209	208,479

Mining ERSA	34,236,307	99.99		22,073	100.00	1,589	22,073
Cement CSN Cimentos	376,337	99.99	(6,495)	(41,597)	99.99	(8,284)	(35,102)
		2	:1				

b) Change in Investments

		6/30/2006					9/30/2006
Companies	Initial investment balance	Balance of provision for losses	Addition (write-off)	Equity pick-up	Goodwill amortization ⁽¹⁾	Final investment balance	Provision for losses
Steel							
GalvaSud	84,804			4,134		88,938	
INAL	607,641			12,217		619,858	
Cia. Metalic							
Nordeste	158,429			4,054	(8,297)	154,186	
INAL Nordeste	30,350			1,089		31,439	
CSN I	553,193			37,294		590,487	
CSN Steel	1,314,733			(109,736)		1,204,997	
CSN Overseas	1,016,847			23,035		1,039,882	
CSN Panama	372,514			19,503		392,017	
CSN Energy	401,009			(3,709)		397,300	
CSN Export	93,527			3,851		97,378	
CSN Islands VII	347			411		758	
CSN Islands VIII	4,246			37		4,283	
CSN Islands IX	13,435			(1,528)		11,907	
CSN Islands X		(23,828)		(1,332)			(25,160)
	4,651,075	(23,828)		(10,680)	(8,297)	4,633,430	(25,160)
Logistics							
Itá Energética	272,696			3,725		276,421	
MRS Logistica	277,322			58,632		335,954	
CFN (3)		(34,955)	4,627	(5,870)			(36,198)
Sepetiba Tecon		(387)		7,033		6,646	
CSN Energia	115,184			1,226		116,410	
	665,202	(35,342)	4,627	64,746		735,431	(36,198)
Mining ERSA	84,303				(4,058)	80,245	
	84,303				(4,058)	80,245	
Cement							
CSN Cimentos		(35,103)		(6,494)			(41,597)
		(35,103)		(6,494)			(41,597)
	5,400,580	(94,273)	4,627	47,572	(12,355)	5,449,106	(102,955)

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

⁽²⁾ The addition of R\$4,627 refers to the capitalization of funds by the Company in the amount of R\$3,377 and a gain on the ownership percentage in the amount of R\$1,250.

c) Additional Information on the main investees

GalvaSud

Incorporated in 1998, GalvaSud started its operations in December 2000 and operates a galvanization line by hot immersion, a blank cut line and a weld laser line directed to the automotive industry, and it also operates service centers for steel product processing.

On June 22, 2004, the subsidiary CSN I subscribed 8,262,865,920 common shares of GalvaSud s capital, paid with credits related to the full payment of all financial debts of the Company, and also acquired the totality of shares held by Thyssen-Krupp Stahl AG, which on that date was the holder of 49% of the stake in GalvaSud.

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

Itá Energética

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

CSN holds 48.75% of the subscribed capital corresponding to 48.75% of the total of common shares issued by Itasa, a Special Purpose Entity originally organized to make feasible the construction of UHE Itá, the contracting of supply of goods and services necessary to carry out the venture and the obtaining of financing by offering the corresponding guarantees.

Indústria Nacional de Aços Laminados INAL

Company based in Araucária, State of Paraná, with establishments in the States of São Paulo, Rio de Janeiro, Paraná, Rio Grande do Sul, Pernambuco and Minas Gerais, aims to reprocess and act as distributor of CSN s steel products, acting as a service and distribution center.

Cia Metalic Nordeste

Cia. Metalic Nordeste, acquired in 2002, is a company based in Maracanaú, State of Ceará, which has as main objective the manufacturing of two-piece steel cans and investment in other companies.

MRS Logística

The Company s main objective is to explore and develop cargo railroad public transport for the Southeast network.

MRS transports to Usina Presidente Vargas (UPV) steelworks in Volta Redonda the iron ore from Casa de Pedra and raw material imported through Sepetiba Port. It also links the UPV steelworks to the Rio de Janeiro and Santos ports and also to other load terminals in the State of São Paulo, CSN s principal market.

CFN

Acquired in 1997 through a privatization auction, it has as its main objective the exploration and development of the cargo railroad public transport service for the Northeast network.

In 2006 the merger of Transnodestina into CFN was authorized, which allowed CFN to concentrate its activities and that of its subsidiary, Transnordestina, into one single company. Besides, as a result of that merger, BNDESPar became holder of a direct investment in CFN, thus allowing money from FINOR (Northeast Investment Fund) to be used in the construction of the Transnordestina project.

This company is in the process of registration with the Brazilian Securities Commission (CVM).

Sepetiba Tecon

Acquired in 1998, through a privatization auction, its objective is to exploit the No.1 Containers Terminal of the Sepetiba Port, located in Itaguaí, State of Rio de Janeiro. This terminal is connected to Presidente Vargas Plant by the Southeast railroad network.

CSN Energia

Incorporated in 1999, with the main objective of distributing and trading the excess of electric energy generated by CSN and by companies, consortiums or other entities in which CSN holds an interest in.

The Company maintains a balance receivable related to the energy sale trade under the scope of the Electric Power Trade Chamber (Câmara de Comercialização de Energia Elétrica) CCEE, in the amount of R\$79,040 on September 30, 2006 (R\$82,541 on June 30, 2006), out of which R\$10,431 is provisioned with the existence of judicial collection to defaulting customers.

From the balance receivable on September 30, 2006, the amount of R\$59,129 (R\$59,129 on June 30, 2006) is due by concessionaires with injunctions suspending the corresponding payments. The Company s Management understands that an allowance for doubtful accounts is not necessary in view of the judicial measures taken by the industry official entities.

CSN Cimentos

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

ERSA Estanho de Rondônia

Acquired in April 2005 for R\$100,000, the Company, which is based in the State of Rondônia, has as its main purpose the extraction and processing of tin, which is one of the main raw materials used in CSN for the production of tin plates. In such acquisition, the Company recorded goodwill, as shown in item (d) of the present note.

INAL Nordeste

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

Cia Metalúrgica Prada

Acquired in June 2006 through the parent company INAL, Prada is a manufacturer of metallic packages, with branches in the South and Southeast regions of Brazil, and it produces more than 1 billion units per year. In such acquisition, the Company recorded goodwill, as shown in item (d) of this note.

d) Goodwill and other indirect investments

On September 30, 2006, the Company maintained on its consolidated balance sheet the amount of R\$297,135 (R\$304,239 on June 30, 2006), net of amortization mainly related to goodwill based on the expectation of future gains, with amortization estimated at five years.

	Balance as of 6/30/2006	Additions	Amortizations	Balance as of 9/30/2006	Investor
Investment goodwill:					
GalvaSud	83,523		(6,961)	76,562	CSN I
Ersa	62,229		(4,058)	58,171	CSN
Metalic	49,779		(8,297)	41,482	CSN CSN
Tangua / LLC	30,406		(3,133)	27,273	Panama
Prada	75,355		(3,833)	71,522	INAL
Lusosider		20,320	(677)	19,643	CSN Steel
Other	2,947		(465)	2,482	INAL
	304,239	20,320	(27,424)	297,135	
Other investments:	1,713			1,713	
	305,952	20,320	(27,424)	298,848	

e) Additional information on indirect participations abroad

CSN LLC

The company was incorporated in 2001 with the assets and liabilities of the extinguished Heartland Steel Inc. located in Terre Haute, State of Indiana USA. It is a complex comprising cold rolling, hot coil pickled line and galvanization line.

The Company holds an indirect and wholly-owned stake in CSN LLC by means of the subsidiary CSN Panama.

Lusosider

Lusosider Aços Planos was incorporated in 1996, providing continuity to Siderurgia Nacional - Empresa de Produtos Planos (flat products company), privatized on that date by the Portuguese Government. Located in Seixal, Portugal it is engaged in galvanization line and tin plates.

In 2003, the Company, through its subsidiary CSN Steel, acquired 912,500 shares issued by Lusosider Projectos Siderúrgicos, holder of Lusosider Aços Planos, which represented 50% of the total capital of Lusosider.

On August 31, 2006, the Company, after satisfying the conditions set forth in the Purchase and Sale Agreement, acquired the full control of Lusosider Projectos Siderúrgicos S.A. through its subsidiary CSN Steel for EUR25 million.

11. PROPERTY, PLANT AND EQUIPMENT

				Pa	rent Company
	Effective rate			9/30/2006	6/30/2006
	for depreciation, depletion and amortization (% per year)	Reevaluated Cost	Accumulated depreciation, depletion and amortization	Net	Net
Machinery and equipment	7.37	11,390,658	(2,375,073)	9,015,585	9,127,697
Mines and mineral deposits	0.40	1,239,084	(2,375,075) $(17,195)$	1,221,889	1,223,059
Buildings	4.00	930,147	(103,017)	827,130	833,488
Land		144,053	(100,017)	144,053	143,995
Other assets	20.00	209,294	(97,545)	111,749	107,160
Furniture and fixtures	10.00	99,738	(87,645)	12,093	12,653
		14,012,974	(2,680,475)	11,332,499	11,448,052
Property, plant and					
equipment in progress		693,873		693,873	691,331
		14,706,847	(2,680,475)	12,026,372	12,139,383
					Consolidated
				9/30/2006	6/30/2006
Machinery and equipment		12,645,410	(2,879,527)	9,765,883	9,858,145
Mines and mineral deposits		1,245,809	(17,195)	1,228,614	1,229,784
Buildings		1,480,933	(208,652)	1,272,281	1,271,159
Land		182,635		182,635	174,441
Other assets		899,655	(301,546)	598,109	562,276
Furniture and fixtures		122,389	(102,989)	19,400	18,790
		16,576,831	(3,509,909)	13,066,922	13,114,595
Property, plant and					
equipment in progress		822,063		822,063	805,129

17,398,894 (3,509,909) 13,888,985 13,919,724

At the Extraordinary General Meetings held on December 19, 2002 and on April 29, 2003, the shareholders approved, based on paragraphs 15 and 17 of CVM Deliberation #183, appraisal reports outlined as follows, respectively:

a) CTE-II s assets steam and electric power generation thermal mill, located in the CSN s Presidente Vargas plant in Volta Redonda, RJ. The report established an addition of R\$508,434, composing the new amount of the assets.

26

b) Land, machinery and equipment, facilities, real properties and buildings, existing in the CSN's Presidente Vargas, Itaguaí, Casa de Pedra and Arcos plants, in addition to the iron ore mine in Casa de Pedra. The report established an addition of R\$4,068,559, composing the new amount of the assets.

As of September 30, 2006, the assets provided as collateral for financial operations amounted to R\$47,985.

Depreciation, depletion and amortization expenses as of September 30, 2006 amounted to R\$538,946 (R\$536,069 as of September 30, 2005), of which R\$530,323 (R\$527,580 as of September 30, 2005) was charged to production costs and R\$8,623 (R\$8,489 as of September 30, 2005) was charged to selling, general and administrative expenses (amortization of deferred charges not included).

On September 30, 2006, the Company had R\$6,533,112 (R\$6,625,221 on June 30, 2006) of revaluation of own net depreciation assets.

12. DEFERRED CHARGES

	Consolidated			Parent Company	
	9/30/2006	6/30/2006	9/30/2006	6/30/2006	
Information technology projects	153,295	153,293	153,295	153,293	
(-) Accumulated amortization	(130,330)	(125,149)	(130,330)	(125,149)	
Expansion projects	193,748	192,267	193,748	192,267	
(-) Accumulated amortization	(84,951)	(77,153)	(84,951)	(77,153)	
Preoperating expenses	130,843	130,840			
(-) Accumulated amortization	(80,019)	(77,373)			
Other projects	194,170	193,228	83,739	82,614	
(-) Accumulated amortization	(120,354)	(114,483)	(55,234)	(53,107)	
	256,402	275,470	160,267	172,765	

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

The expansion projects disclosed on September 30, 2006 are primarily related to the expansion of the production capacity of Casa de Pedra mine and enlargement of Sepetiba port for the outflow of part of such production.

Amortization of information technology projects and of other projects as of September 30, 2006 amounted to R\$45,111 (R\$43,276 as of September 30, 2005), of which R\$35,987 (R\$33,248 as of September 30, 2005) is appropriated to production costs and R\$9,124 (R\$10,028 as of September 30, 2005) to selling, general and administrative expenses.

13. LOANS, FINANCING AND DEBENTURES

	Consolidated			Parent Company				
	Curre	nt Liability	Long-te	Long-term liability		nt Liability	Long-term liability	
	9/302006	6/30/2006	9/302006	6/30/2006	9/30/2006	6/30/2006	9/30/2006	6/30/2006
FOREIGN CURRENCY								
Short-Term Loans Commercial Paper Working Capital	796,659	818,110 664,687			796,659	818,110		
	796,659	1,482,797			796,659	818,110		
Long-Term Loans								
Prepayment	157,159	143,233	1,200,137	1,242,619	288,152	397,934	2,656,851	2,692,700
Perpetual Bonds	32,704	32,555	1,630,650	1,623,225				
Fixed Rate Notes	238,193	241,910	2,663,395	2,651,268	1,378,097	1,334,482	2,333,336	2,399,278
Import Financing	56,879	53,835	222,260	229,835	43,311	41,054	194,401	199,312
Bilateral	22,417	22,608	106.004	107 477	22,417	22,608	14165	15 212
Other	11,397 518,749	60,874 555,015	106,094 5,822,536	107,477 5,854,424	9,032 1,741,009	7,406 1,803,484	14,165 5,198,753	15,313 5,306,603
	310,749	333,013	5,022,530	5,054,424	1,741,009	1,003,404	3,190,733	5,500,005
	1,315,408	2,037,812	5,822,536	5,854,424	2,537,668	2,621,594	5,198,753	5,306,603
LOCAL								
CURRENCY								
Long-Term Loans								
BNDES/Finame	43,818	41,651	309,396	322,184				
Debentures	773,896	765,653	1,029,678	1,027,244	720,812	715,456	892,630	890,196
Other	19,735	54,124	27,340	13,169	82,969	81,407	5,950	6,300
	837,449	861,428	1,366,414	1,362,597	803,781	796,863	898,580	896,496
Total Loans and Financing	2,152,857	2,899,240	7,188,950	7,217,021	3,341,449	3,418,457	6,097,333	6,203,099
Derivatives	159,125	274,524			140,093	75,806		
Total Loans and Financing + Derivatives	2,311,982	3,173,764	7,188,950	7,217,021	3,481,542	3,494,263	6,097,333	6,203,099

On September 30, 2006, the long-term amortization schedule, by year of maturity, is as follows:

		Consolidated	Pare	ent Company
2007	97,701	1.36%	43,741	0.72%
2008	1,231,680	17.13%	1,425,841	23.38%
2009	359,015	4.99%	254,585	4.18%
2010	299,478	4.17%	905,016	14.84%
2011	267,650	3.72%	191,439	3.14%
After 2011	3,302,776	45.94%	3,276,711	53.74%
Perpetual Bonds	1,630,650	22.68%		
	7,188,950	100.00%	6,097,333	100.00%

Interest is applied to loans and financing and debentures, at the following annual rates on September 30, 2006:

		Consolidated		Parent Company	
		Foreign		Foreign	
	Local		Local		
	Currency	Currency	Currency	Currency	
Up to 7%	19,124	1,853,778	12,485	3,995,770	
From 7.1 to 9%	88,530	646,778	76,434	1,952,643	
From 9.1 to 11%	321,294	4,636,913	316,820	1,788,009	
Over 11%	1,775,145		1,296,621		
Variable		159,370		140,093	
	2,204,093	7,296,839	1,702,360	7,876,515	
		9,500,932		9,578,875	

Breakdown of total debt by currency/index of origin:

		Consolidated	Parent Company	
	9/30/2006	6/30/2006	9/30/2006	6/30/2006
Domestic Currency				
CDI	14.38	13.03	13.54	13.37
IGPM	4.88	4.34	4.11	3.96
TJLP	3.81	3.58		
IGP-DI	0.13	0.13	0.13	0.14
Other currencies		0.33		
	23.20	21.41	17.78	17.47

Foreign Currency

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US dollar	66.32	67.21	47.37	47.94
Yen	8.60	8.06	33.25	33.66
Euro	0.21	0.68	0.15	0.15
Other currencies	1.67	2.64	1.45	0.78
	76.80	78.59	82.22	82.53
	100.00	100.00	100.00	100.00

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

On September 30, 2006, loans with certain agents contain certain restrictive clauses, which are being complied with.

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

The loans and financing recorded in balance sheet accounts as of September 30, 2006, whose estimated market value differs from the book value, are as follows:

	Parent Company			Consolidated	
	Book Value	Market Value (unreviewed)	Book Value	Market Value (unreviewed)	
Loans and Financing (short and long-term)	9,578,875	9,997,903	9,500,932	9,924,650	

The guarantees provided for loans comprise fixed assets items, bank guarantees, sureties and prepayment operations, as shown in the following table. This amount does not consider the guarantees provided to subsidiaries mentioned in note 16.

	3,330,231	3,477,132
Prepayment	2,945,003	3,090,634
Imports	237,712	240,366
Personal Guarantee	99,531	98,147
Property, Plant and Equipment	47,985	47,985
	9/30/2006	6/30/2006

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

						Loans
Company	Description	Principal (US\$ million)	Issuance	Term	Maturity	Interest rate (p.a.)
	Revolving Credit					
CSN Steel	Facility	US\$300	Feb / 2006	6 months	Aug / 2006	5.97%
CSN	Debentures	R\$600	Feb / 2006	6 years	Feb / 2012	103.6% CDI
	Commercial					
CSN	Paper	JPY 43,230	Jun / 2006	6 months	Dec / 2006	0.45%
			30			

Company	Description	Principal (US\$ million)	Maturity	Interest rate (p.a.)
CSN Export	Securitization	US\$21	Feb, May Aug / 2006	7.28%
CSN Steel	Revolving Credit Facility	US\$300	Aug / 2006	5.97%

The funds raised in the operations were used in working capital, increasing the company s liquidity.

14. DEBENTURES

Second issuance

As approved at the Board of Directors Meeting held on October 21 and ratified on December 5, 2003, the Company issued, on December 1, 2003, 40,000 registered, non-convertible debentures, unsecured and without preference in one single tranche, for the unit face value of R\$10. The referred debentures were issued for the total amount of R\$400,000, whereas the credits generated in the negotiations with the financial institutions were received on December 9 and 10, 2003, amounting to R\$401,805. The difference of R\$1,805, resulting from the unit price variation between the date of issue and of the effective negotiation is recorded under Shareholders Equity as Capital Reserve, subsequently used for cancellation of treasury shares.

Interest applied to the face value balance of these debentures represents 107% of the CDI Cetip, and the maturity of the face value is scheduled for December 1, 2006.

Third issuance

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

The balance of the face value of the 1^{st} tranche incurs compensation interest corresponding to 106.5% of Cetip s CDI. The face value of the 2^{nd} tranche is adjusted by the IGP-M plus compensation interest of 10% p.a.. The maturity of the 1^{st} tranche is scheduled for December 1, 2006 and of the 2^{nd} tranche for December 1, 2008.

Fourth issuance

As approved at the Board of Directors Meeting held on December 20, 2005 and ratified on April 24, 2006, the Company issued, on February 1, 2006, 60,000 non-convertible and unsecured debentures, in one single tranche, in the unit face value of R\$10. Such debentures were issued in the total issuance value of R\$600,000. The credits from the negotiations with the financial

Amortizations

institutions were received on May 3, 2006 amounting to R\$623,248. The difference of R\$23,248, resulting from the variation of the unit price between the issuance date and the effective negotiation was recorded in Shareholders Equity as Capital Reserve.

Compensation interest is applied to the face value balance of these debentures, representing 103.6% of the CDI Cetip, and the maturity of the face value is scheduled for February 1, 2012, without early redemption option.

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

15. DERIVATIVES AND FINANCIAL INSTRUMENTS

General considerations

The Company s business includes mainly the production of flat steel to supply the domestic and foreign markets and mining of iron ore, limestone, dolomite and tin to supply the Presidente Vargas plant s needs. To finance its activities, the Company often resorts to the capital market, local as well as international, and, due to the debt profile it seeks, most of the Company s debt is pegged to the dollar. On September 30, 2006, the consolidated position of the outstanding derivative agreements is as follows:

	Agre	Fair value		
	Maturity	Notional amount	(unreviewed)	
Variable income swap (*)	Jul 27/2007	US\$49,223 thousand	R\$465,324	
Interest derivatives listed on BM&F (DI) - contracted by exclusive funds	Jan/2008	R\$1,730,000 thousand	Daily adjusted at fair value	
Exchange derivatives listed on BM&F (Future Dollar, SCC and DDI) - contracted by exclusive funds)	Nov 1/2006	US\$410,750 thousand	Daily adjusted at fair value	
Exchange options	Jan 2/2007	US\$300,000 thousand	R\$215	
Exchange swaps registered with CETIP (contracted by	Jan 2/2007	US\$203,428 thousand US\$980,000	(R\$77,671)	
exclusive funds)	Oct 2/2006	thousand	R\$17,624	
Yen swap	Dec/2006	JPY 43,230,000 thousand	(R\$98,539)	

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

The main market risk factors that can affect the Company s business are listed below, as well as a more detailed explanation about the derivatives associated with them:

I - Exchange risk

Although most of the Company s revenues are denominated in Brazilian reais as of September 30, 2006, R\$7,137,944 or 77% of the Company s consolidated loans and financing were denominated in foreign currency (R\$7,892,236 or 79% as of June 30, 2006). As a result, the Company is subject to fluctuations in exchange and interest rates and manages the risk of the

32

fluctuations in the amounts in Brazilian reais that will be necessary to pay the obligations in foreign currency, using several financial instruments, including dollar investments and derivatives, mainly futures contracts, swaps contracts, currency contracts and option exchange contracts.

a) Exchange swap transactions

The Company entered into foreign exchange swap agreements to hedge its foreign currency-denominated liabilities against the depreciation of the Brazilian real. Basically, the Company entered into swap agreements of its dollar-denominated liabilities for CDI (Interbank Deposit Certificate). The notional value of these swaps amounted to US\$1,183,428 thousand as of September 30, 2006 (US\$1,183,428 thousand as of June 30, 2006).

b) Foreign-currency futures contracts

As of September 30, 2006, the Company held 8,215 dollar futures contracts listed on the Futures and Commodities Exchange (BM&F) equivalent to US\$410,750 thousand. The fair value of these contracts equals zero, since the issue date always falls on the following day; the value of the contract is zeroed after the closing of the market and there is a cash provision to be settled on the following day.

c) Dollar option contracts

In 2005, the Company bought US\$300,000 thousand (notional value) of a call spread at the exercise prices of 2.80 and 3.10 (i.e. it bought a call option at the exercise price of 2.80 and sold the call option at the exercise price of 3.10). The fair value of that strategy as of September 30, 2006 was R\$215.

c) Yen swap agreement

On June 14, 2006, the Company issued a Commercial Paper denominated in yen, and on the same date entered into a swap agreement in the amount of JPY43,230,000 thousand to eliminate the exposure to the risk of fluctuations of the yen against the real. As of September 30, the fair value of this swap was a R\$98,539 loss (R\$46,909 loss as of June 30).

II Interest rate risk

The Company has current and long-term liabilities and, as a result, is exposed to fixed and floating interest rates and some indices like the IGP-M (General Market Price Index). The Company also has assets that can be indexed to floating and fixed interest and/or other indices. In view of these exposures, the Company may use derivatives to better manage the risks.

a) Interest rate futures contracts

As of September 30, 2006, the Company had 17,300 interest rate futures contracts (DI) listed on the BM&F (Futures and Commodities Exchange - exchange of Brazilian derivatives), equivalent to R\$1,730,000. The fair value of these contracts equals zero, since the issue date always falls on the following day; the value of the contract is zeroed after the closing of the market and there is a cash provision to be settled on the following day.

III Derivatives associated with other financial asset price fluctuation risks

a) Variable income swap agreements

The outstanding agreements as of September 30 and June 30, 2006 were as follows:

Issuance date	Maturity date	Notional	As	sset	Liab	ility		value iewed)
uate	uate	value (US\$)	9/30/2006	6/30/2006	9/30/2006	6/30/2006	9/30/2006	6/30/2006
4/7/2003	7/27/2007	35,835,000	445,050	501,771	104,925	102,495	338,419	399,118
4/9/2003	7/27/2007	5,623,116	69,329	78,165	16,455	16,074	52,606	62,066
4/10/2003	7/27/2007	1,956,370	24,898	28,071	5,723	5,591	19,082	22,472
4/11/2003	7/27/2007	1,031,525	12,857	14,496	3,017	2,947	9,791	11,544
4/28/2003	7/27/2007	1,080,851	12,288	13,854	3,146	3,073	9,091	10,776
4/30/2003	7/27/2007	76,327	865	976	222	217	640	758
5/14/2003	7/27/2007	192,484	2,275	2,565	558	545	1,708	2,019
5/15/2003	7/27/2007	432,294	5,168	5,826	1,252	1,223	3,895	4,601
5/19/2003	7/27/2007	1,048,190	13,129	14,802	3,033	2,963	10,046	11,835
5/20/2003	7/27/2007	263,542	3,412	3,847	762	745	2,637	3,101
5/21/2003	7/27/2007	414,488	5,588	6,300	1,199	1,171	4,370	5,127
5/22/2003	7/27/2007	326,097	4,401	4,962	943	921	3,443	4,039
5/28/2003	7/27/2007	439,059	5,711	6,439	1,267	1,238	4,423	5,199
5/29/2003	7/27/2007	407,668	5,415	6,105	1,176	1,149	4,219	4,954
6/5/2003	7/27/2007	96,386	1,236	1,394	278	271	954	1,122
		49,223,397	611,622	689,573	143,956	140,623	465,324	548,731

The purpose of these swaps is to improve the return on CSN s financial assets, increasing the exposure to the variable income which, historically, yields higher long-term returns than the fixed-income assets, thus reducing the impact of allocating CSN s long-term debt to consolidated financial expenses, net.

IV - Credit risk

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

V - Fair value

The fair values were calculated according to the conditions in the local and foreign markets as of September 30, 2006, for financial transactions with identical features, such as: volume and term of the transaction and maturity dates. All

transactions carried out on non-organized markets (over-the-counter markets) were made with financial institutions previously approved by the Company s Board of Directors.

16. COLLATERAL SIGNATURE AND GUARANTEES

With respect to its wholly owned and jointly-owned subsidiaries, the Company has expressed in their original currency - the following responsibilities, in the amount of R\$4,788.1 million, for guarantees provided:

		In millions		26.	Q IV
Companies	Currency	9/30/2006	6/30/2006	Maturity	Conditions
CFN	R\$	18.0	18.0	Indeterminate	BNDES loan guarantees
CFN	R\$	23.0	23.0	Indeterminate	BNDES loan guarantees
CFN	R\$	24.0	24.0	11/13/2009	BNDES loan guarantees
CFN	R\$	20.0	20.0	Indeterminate	BNDES loan guarantees
CFN	R\$	19.2	19.2	Indeterminate	BNDES loan guarantees
CFN	R\$	50.0	50.0	Indeterminate	BNDES loan guarantees
CFN	R\$	13.0	13.0	Indeterminate	BNDES loan guarantees
CFN	R\$	20.0	20.0	Indeterminate	BNDES loan guarantees
CSN					Guarantee for execution of outstanding
Cimentos	R\$	27.0	27.0	Indeterminate	debt with INSS
CSN					Collateral signature in guarantee contract
Cimentos	R\$	0.3	0.3	Indeterminate	for tax foreclosure
					Collateral signature in guarantee contract
INAL	R\$	2.8	2.8	Indeterminate	for tax foreclosure
					Collateral signature in guarantee contract
INAL	R\$	6.1	6.1	Indeterminate	for tax foreclosure
					Collateral signature in guarantee contract
INAL	R\$	0.3		Indeterminate	for tax foreclosure
					Collateral signature in guarantee contract
INAL	R\$	0.1		Indeterminate	for tax foreclosure
Sepetiba					Guarantee by CSN for issuance of
Tecon	R\$	15.0		5/5/2011	Export Credit Note
Total in R\$		238.8	223.4		
CSN Iron CSN Islands	US\$	79.3	79.3	06/01/2007	Promissory note of Eurobond operation
VII	US\$	275.0	275.0	09/12/2008	Guarantee by CSN in Bond issuance
CSN Islands VIII	US\$	550.0	550.0	12/16/2013	Guarantee by CSN in Bond issuance
CSN Islands					
IX	US\$	400.0	400.0	01/15/2015	Guarantee by CSN in Bond issuance
CSN Islands					
X	US\$	750.0	750.0	Perpetual	Guarantee by CSN in Bond issuance Guarantee by CSN in Promissory Notes
CSN Steel	US\$	20.0	20.0	10/29/2009	issuance Personal guarantee for equipment
INAL Sepetiba	US\$	1.4	1.4	03/26/2008	financing Personal guarantee for equipment
Tecon	US\$	16.7	16.7	09/15/2012	financing and terminal implementation
Total in US\$		2,092.4	2,092.4		

17. CONTINGENT LIABILITIES AND JUDICIAL DEPOSITS

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

			9/30/2006			6/30/2006
	Judicial	Contingent	Net	Judicial	Contingent	Net
	deposits	liability	contingencies	deposits	liability	contingencies
Labor	(22,535)	35,571	13,036	(19,820)	25,819	5,999
Civil	(10,035)	14,491	4,456	(9,475)	13,281	3,806
Environmental	(138)	49,180	49,042	(138)	36,132	35,994
Tax	(284,518)	3,559,388	3,274,870	(280,020)	3,416,379	3,136,359
Parent Company	(317,226)	3,658,630	3,341,404	(309,453)	3,491,611	3,182,158
Consolidated	(342,698)	3,779,115	3,436,417	(343,869)	3,621,926	3,278,057
Current		50,063	50,063		38,990	38,990
Long-Term	(317,226)	3,608,567	3,291,341	(309,453)	3,452,621	3,143,168
Decreed Comment	(217.226)	2 (59 (20	2 241 404	(200 452)	2 401 (11	2 102 150
Parent Company	(317,226)	3,658,630	3,341,404	(309,453)	3,491,611	3,182,158
Current		53,347	53,347		44,825	44,825
Long-Term	(342,698)	3,725,768	3,383,070	(343,869)	3,577,101	3,233,232
Consolidated	(342,698)	3,779,115	3,436,417	(343,869)	3,621,926	3,278,057

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

The Company is defending itself in other judicial and administrative proceedings (labor, civil, tax and environmental) in the approximate amount of R\$1.8 billion. According to the Company s legal counsel, there is a possible risk of losing these lawsuits, and therefore they were not provided for in accordance with accounting practices adopted in Brazil.

a) Labor Litigation Dispute:

On September 30, 2006, CSN was defendant in 7,997 labor claims (7,281 claims on June 30, 2006), which required a provision in the amount of R\$35,571 (R\$25,819 on June 30, 2006). Most of the lawsuits are related to joint and/or subsidiary responsibility, wages equalization, additional payment for unhealthy and hazardous activities, overtime and

differences related to the 40% fine over FGTS (severance pay), and due to government s economic policies.

The increase in labor claims as from 2004 is due to the request for the difference of 40% fine on the FGTS deposited amounts, in view of the understated inflation imposed by economic plans. The matter is still controversial, pending a uniform understanding.

The lawsuits related to subsidiary responsibility originate from the non-payment by the

36

contracting companies of their labor obligations, which results in the inclusion of CSN in the lawsuits, as defendant, to honor on a subsidiary basis the payment of such obligations.

The number of lawsuits originated from subsidiary responsibility has decreased due to the procedures adopted by the Company in order to inspect and assure compliance with the wages and social charges payments, through the Contract Follow-up Center since 2000.

b) Civil Actions:

These are, mainly, claims for indemnities among the civil judicial processes in which the Company is involved. Such proceedings, in general, are originated from occupational accidents and diseases related to industrial activities of the Company. For all these disputes, the Company accrued the amount of R\$14,491 on September 30, 2006 (R\$13,281 on June 30, 2006).

c) Environmental Actions:

On September 30, 2006, the Company recorded a provision of R\$49,180 (R\$36,132 on June 30, 2006) for investment in environmental recovery expenditures, mainly related to the Company s plants in the States of Santa Catarina and Minas Gerais.

d) Tax Litigation Dispute:

Income Tax and Social Contribution

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

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

On September 30, 2006, the Company recorded R\$361,928 (R\$361,928 on June 30, 2006) as judicial deposit and a provision of R\$20,892 (R\$20,892 on June 30, 2006), which represents the portion not recognized by the courts.

(ii) The Company filed an action questioning the assessment of Social Contribution on Income on export revenues, based on Constitutional Amendment #33/01 and in March 2004 the Company obtained an initial decision authorizing the exclusion of these revenues from said calculation basis, as well as the offsetting of amounts paid as from 2001. The lower court decision was favorable and the proceeding is waiting for trial of the appeal filed by the Federal Government in the Regional Federal Court. On September 30, 2006, the amount of suspended liability and the offset credits based on the referred proceedings was R\$711,749 (R\$640,271 on June 30, 2006), plus Selic (Central Bank overnight rate).

PIS/COFINS Law 9,718/99

CSN is questioning the legality of Law 9,718/99, which increases the PIS and COFINS calculation basis, including the financial revenue of the Company. On September 30, 2006, provision amounts to R\$312,396 (R\$306,074 on June 30, 2006), which includes legal charges.

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

CIDE Intervention Contribution in the Economic Domain

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

The Company recorded court deposits and its corresponding provision in the amount of R\$23,461 on September 30, 2006 (R\$23,061 on June 30, 2006), which include legal charges.

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

Education Salary

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

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

The Company filed new proceedings to question related to the above-mentioned facts and deposited in court the amounts due. In the first lawsuit, the 1st degree sentence was partially in favor of CSN, with the fine being disregarded but not the SELIC rate. We presented counter-arguments to the defendant s appeal and appealed in relation to the SELIC rate. No judgment has been made regarding the other lawsuits.

The provision on September 30, 2006 amounts to R\$33,121 (R\$33,121 on June 30, 2006).

SAT - Workers Compensation Insurance

The Company understands that it must pay the SAT at the rate of 1% in all of its establishments, and not 3%, as determined by the current legislation. The amount provided as of September 30, 2006 totals R\$90,066 (R\$85,663 on June 30, 2006), which includes legal charges.

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

IPI (Excise Tax) presumed credit on inputs

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

On September 30, 2006, the provision related to the total credits already offset and recorded under the Company s liabilities amounted to R\$920,823 (R\$895,687 on June 30, 2006), adjusted by the Selic rate.

IPI premium credit over exports

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

CSN filed a special appeal to the Superior Court of Justice (STJ) and an extraordinary appeal to the Federal Supreme Court (STF), which have not yet been judged.

On September 30, 2006, the provision referring to the total of credits already offset and kept in the Company s liabilities amounted to R\$1,395,274 (R\$1,361,335 on June 30, 2006), adjusted by the Selic rate.

_Other

The Company also made provision for several other lawsuits in respect of FGTS LC 110, COFINS Law 10,833/03, PIS Law 10,637/02 and PIS/COFINS Manaus Free-Trade Zone, in the amount of R\$51,606 on September 30, 2006 (R\$50,275 on June 30, 2006), which includes legal charges.

18. SHAREHOLDERS EQUITY

	Paid-in capital	Reserves	Retained earnings	Treasury Shares	Total shareholders' equity
BALANCES AS OF MARCH 31, 2006	1,680,947	5,434,222	311,864	(676,721)	6,750,312
Realization of revaluation reserve, net of income tax and social contribution Proposed interest on own capital (R\$0.18141		(61,780)	61,780		
per share)			(46,698)		(46,698)
Debenture issuance premium		23,248			23,248
Prepaid dividends (R\$1.61219 per share)			(415,000)		(415,000)
Net income for the quarter			370,289		370,289
BALANCES AS OF JUNE 30, 2006	1,680,947	5,395,690	282,235	(676,721)	6,682,151
Realization of revaluation reserve, net of income tax and social contribution		(60,792)	60,792		
Reversal of prescribed interest on own capital payable			140		140
Proposed interest on capital (R\$0.16187 per share)			(41,667)		(41,667)
Prepaid dividends (R\$1.293638 per share)			(333,000)		(333,000)
Net income for the quarter			408,639		408,639
BALANCES AS OF SEPTEMBER 30, 2006	1,680,947	5,334,898	377,139	(676,721)	6,716,263
2000	1,000,747	2,227,070	311,137	(0/0,/21)	0,710,203

i. Paid-in capital stock

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

ii. Revaluation reserve

This reserve covers revaluations of the Company s fixed assets approved by the Shareholder s Extraordinary General Meeting held December 19, 2002, and April 29, 2003, which were intended for determining adequate amounts for the Company s fixed assets at market value, pursuant to the CVM Deliberation #288, dated December 3,1998. The objective of such procedure is for the financial statements to reflect assets value closer to their replacement value.

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

The realized portion of the revaluation reserve, net of income tax and social contribution, is included for purposes of calculating the mandatory minimum dividend.

iii. Treasury shares

The Board of Directors approved on May 25, 2005 for a period of 360 days the purchase of 15,000,000 shares of the Company to be held in treasury and subsequent sale and/or cancellation. Such authorization for repurchase finished on May 26, 2006, and treasury shares position on September 30 was as follows:

Number of shares purchased	Total value paid for	Un	it cost of shar	es	Market value of shares
(in units)	shares	Minimum	Maximum	Average	on 9/30/2006 (*)
14,654,500	676,721	35.88	56.58	46.18	909,605

^(*) Average price of shares on 9/30/06 at the unit value of R\$62.07 per share.

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

iv. Ownership structure

On September 30, 2006, the Company s capital was comprised as follows:

		Number of shares	
	Common	Total % of shares	Outstanding Shares %
Vicunha Siderurgia S.A.	116,286,665	42.74%	45.18%
BNDESPAR	17,085,986	6.28%	6.64%
Caixa Beneficente dos Empregados da CSN - CBS	11,831,289	4.35%	4.60%
Sundry (ADR - NYSE)	51,928,013	19.09%	20.17%
Other shareholders (approximately 10 thousand)	60,281,493	22.16%	23.41%
Outstanding shares	257,413,446	94.61%	100.00%
Treasury shares	14,654,500	5.39%	
Total shares	272,067,946	100.00%	

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

On December 13, 2000, CSN s Board of Directors decided to adopt a policy of profit distribution, which, by observing the provisions of Law 6,404/76, altered by Law 9,457/97 implies the distribution of all the Company s net profit to the shareholders, as long as the following priorities are preserved irrespective of their order: (i) corporate strategy, (ii) compliance with obligations, (iii) making the necessary investments and (iv) maintenance of a good financial situation of the Company.

19. INTEREST ON OWN CAPITAL

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

In compliance with CVM Deliberation 207, as of December 31, 1996 and fiscal rules, the Company opted to record the interest on own capital the amount of R\$132,161 as of September 30, 2006 as counter entry of the financial expenses account, and revert it on the same account, not been shown on the income statement and not generating effects on net income after IRPJ/CSL, except as to the fiscal effects, these recognized under income tax and social contribution. The Company s management shall propose that the amount of interest on own capital be attributed to the mandatory minimum dividend.

20. PREPAID DIVIDENDS

On June 23, 2006, the Company s Board of Directors approved, pursuant to article 31 of its Bylaws and article 204 and paragraphs 1 and 2, of Law 6404/76, the payment of dividends as prepayment of the mandatory minimum dividend, in the amount of R\$415,000 at R\$1,61219 per share outstanding on the date of approval of the payment.

On August 3, 2006, the Company s Board of Directors approved, pursuant to article 31 of its Bylaws and to article 204 and paragraphs 1 and 2, of Law 6404/76, the payment of dividends as prepayment of the mandatory minimum dividend, in the amount of R\$333,000 at R\$1.296368 per share outstanding on the date of approval of the payment.

21. NET REVENUES AND COST OF GOODS SOLD

					C	onsolidated
			9/30/2006			9/30/2005
	Tonnes (thousand) Unreviewed	Net revenue	Cost of Goods Sold	Tonnes (thousand) Unreviewed	Net revenue	Cost of Goods Sold
Steel Products Domestic Market Foreign Market	2,086 1,105	3,799,397 1,750,970	2,455,303 1,471,633	2,277 1,238	4,692,831 2,063,933	1,962,248 1,638,893
	3,191	5,550,367	3,926,936	3,515	6,756,764	3,601,141
Other sales Domestic Market Foreign Market		870,283 43,407 913,690	444,886 6,666 451,552		798,921 74,355 873,276	515,446 8,903 524,349
	3,191	6,464,057	4,378,488	3,515	7,630,040	4,125,490
					Paren	nt Company
			9/30/2006			9/30/2005
	Tonnes (thousand) Unreviewed	Net revenue	Cost of Goods Sold	Tonnes (thousand) Unreviewed	Net revenue	Cost of Goods Sold
Steel Products Domestic Market Foreign Market	2,118 858	3,601,200 1,105,848	2,409,283 936,714	2,399 994	4,650,886 1,398,577	2,240,634 993,522
	2,976	4,707,048	3,345,997	3,393	6,049,463	3,234,156
Other sales Domestic Market Foreign Market		278,997 9,484 288,481	163,825 6,666 170,491		337,104 21,183 358,287	195,655 8,903 204,558
		4.00 = =00	2 = 4 < 400			
	2,976	4,995,529	3,516,488	3,393	6,407,750	3,438,714

22. CONSOLIDATED REVENUES AND INCOME BY BUSINESS SEGMENT

The disclosure by business segment followed the concept suggested by CVM, providing the means to evaluate the performance in all of the Company s business segments.

9/30/2006

	Steel	Mining	Logistics Energy and Cement	Total
Net sales revenues	5,762,886	141,201	559,970	6,464,057
Cost of goods and services sold	(3,957,073)	(59,077)	(362,338)	(4,378,488)
Gross profit Operating Income (expenses)	1,805,813	82,124	197,632	2,085,569
Selling expenses	(339,528)		(12,253)	(351,781)
Administrative expenses Other operating income	(229,070)	(199)	(51,015)	(280,284)
(expenses), net	735,388	(30)	(11,342)	724,016
	166,790	(229)	(74,610)	91,951
Net financial income (expenses)	(943,865)	2	(36,730)	(980,593)
Exchange and monetary variations, net	338,900		(3,073)	335,827
Equity pick-up	(63,564)			(63,564)
Income from operations	1,304,074	81,897	83,219	1,469,190
Nonoperating income	1,079		337	1,416
Income before income tax and social				
contribution	1,305,153	81,897	83,556	1,470,606
Income tax and social contribution	(330,228)	(27,845)	(28,408)	(386,481)
Minority interest	(15)			(15)
Net income for the period	974,910	54,052	55,148	1,084,110
	44			

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

		Consolidated	Par	ent Company
	9/30/2006	9/30/2005	9/30/2006	9/30/2005
Financial expenses:				
Loans and financing - foreign currency	(479,193)	(590,777)	(27,161)	(165,448)
Loans and financing - local currency	(180,521)	(135,112)	(161,531)	(129,550)
Related parties			(326,580)	(216,824)
PIS/COFINS (taxes on revenue) on financial				
income	(106,160)	(24,708)	(106,160)	(24,238)
Interest, fines and interest on late payment	(142,303)	(49,062)	(135,959)	(43,041)
CPMF (tax on banking transactions)	51,429	(81,987)	44,181	(70,850)
Other financial expenses	(127,833)	(125,322)	(9,693)	(8,988)
	(984,581)	(1,006,968)	(722,903)	(658,939)
Financial income:				
Related parties			10,886	
Income on marketable securities, net of				
provision for	151 454	(207.201)	47.004	(565,500)
losses	151,454	(397,301)	45,894	(565,598)
Gains (losses) on derivatives	(192,350)	437,817	(495,550)	223
Other income	44,884	153,035	24,983	72,969
	3,988	193,551	(413,787)	(492,406)
Net financial expenses	(980,593)	(813,417)	(1,136,690)	(1,151,345)
Monetary variations:				
- Assets	2,519	7,444	826	6,581
- Liabilities	(42,379)	(7,286)	(33,945)	(8,110)
	(39,860)	158	(33,119)	(1,529)
Exchange variations:				
- Assets	(264,927)	(307,411)	(125,528)	(161,233)
- Liabilities	640,614	763,961	702,049	1,527,063
	375,687	456,550	576,521	1,365,830
Net monetary and exchange variations	335,827	456,708	543,402	1,364,301

24. OTHER OPERATING REVENUES

On January 22, 2006 an accident involving Blast Furnace number 3 took place, mainly affecting the powder collecting system and temporarily interrupting the equipment production. The Company has an insurance policy for loss of

profits and equipment in the maximum amount of US\$750 million. The cause of the accident had its coverage by the policy expressly recognized by the insurance companies, and Management believes that this amount is enough to recover any losses resulting from the accident.

Thus, the Company, based on data obtained and analyzed by the insurance companies, recorded in other operating income the amount of R\$922,929 as indemnity estimate of loss of profits as of September 30, 2006.

45

As of September 30, 2006 the Company had received US\$75 million on account of the loss of profits caused by this accident.

25. STATEMENT OF VALUE ADDED

	Parent Company		
	R\$ mill	ion	
	9/30/2006	9/30/2005	
Revenue			
Sales of products and services	6,228	7,981	
Allowance for doubtful accounts	(20)	(2)	
Nonoperating income (expense)	1	(4)	
	6,209	7,975	
Input purchased from third parties			
Raw material used up	(1,859)	(1,748)	
Cost of goods and services	(770)	(795)	
Materials, energy, outside services and other	(463)	(185)	
Assets recovery	923		
	(2,169)	(2,728)	
Gross value-added	4,040	5,247	
Retentions			
Depreciation, amortization and depletion	(605)	(593)	
Net produced value-added	3,435	4,654	
Value-added received in transfer			
Equity pick-up	144	(645)	
Financial income/Exchange variations	(538)	(647)	
	(394)	(1,292)	
Total value-added to distribute	3,041	3,362	
VALUE-ADDED DISTRIBUTION	240	267	
Payroll and related charges	348	367	
Taxes Interest and exchange variation	1,685 (69)	2,364 (886)	
Interest and exchange variation Interest on own capital and dividends	880	184	
interest on own capital and dividends	000	107	

Retained earnings in the period	197	1,333
	3,041	3,362

26. EMPLOYEES PENSION FUND

(i) Private Pension Administration

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

(ii) Characteristics of the plans

CBS Previdência has three benefit plans, as follows:

35% of average salary plan

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

Supplementary average salary plan

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

Combined supplementary benefit plan

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

As of September 30 and June 30, 2006, the plans are as follows:

	9/30/2006	6/30/2006
Members	19,350	19,244
In service	8,566	8,380
Retired	10,784	10,864
Distribution of members by benefit plan		
35% of Average Salary Plan	5,399	5,467
Active	16	16
Beneficiaries	5,383	5,451
Supplementary Average Salary Plan	4,985	5,009
Active	38	39
Beneficiaries	4,947	4,970
Combined Supplementary Benefit Plan	8,966	8,768
Active	8,512	8,325
Beneficiaries	454	443
Linked beneficiaries:	5,465	5,451
	,	,
35% of average salary plan	4,124	4,122
Supplementary average salary plan	1,273	1,264
Combined supplementary benefit plan	68	65
Total participants (members/beneficiaries)	24,815	24,695

(iii) Actuarial liability

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

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

(iv) Actuarial Liabilities

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

Actuarial Liability Recognition

The Company s Management decided to recognize the actuarial liability adjustment in the results for the period of five years, from January 1, 2002, being appropriated as of September 30, 2006, the amount of R\$48,404 (R\$18,630 as of September 30, 2005), in accordance with paragraphs 83 and 84 of NPC 26 of IBRACON approved by the CVM Deliberation 371/2000, which, added to related disbursements, totaled R\$84,546 as of September 30, 2006 (R\$59,215 as of September 30, 2005).

The balance of the provision for coverage of the actuarial liability on September 30, 2006 amounts to R\$271,804 (R\$219,197 as of September 30, 2005).

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

In addition, in the case of Plano Milênio (Mixed Plan of Supplementary Benefit), of defined contribution, which shows net asset and where the sponsor s contribution corresponds to an equal counterpart of the participants contribution, the understanding of the actuary is that up to 50% of the net actuarial asset may be used for reduction of the sponsor s contribution. As a result, the sponsor opted for recognizing 50% of such asset on its books, in the amount of R\$3,984 in 2006 (R\$3,621 in 2005).

Main actuarial assumptions adopted in the actuarial liability calculation

Methodology used	Projected credit unit method
Nominal discount rate for actuarial liability	11.3% p.a. (6% actual and 5% inflation)
Expected yield rate over plan assets	11.3% p.a. (6% actual and 5% inflation)
Estimated salary increase index	INPC + 1% (6.05%)
Estimated benefits increase index	INPC + 0% (5.00%)
Estimated inflation rate in the long-term	INPC + 0% (5.00%)
Biometric table of overall mortality	UP94 with 2 years of aggravation and separated by sex for the BD plans and without aggravation for the CD plan
Biometric table for disability	Winklevoss
Expected turnover rate	2% p.a.
Probability of starting retirement	100% in the first eligibility to a full benefit by the Plan

CSN does not have obligations on other post-employment benefits.

27. SUBSEQUENT EVENTS

Merger between CSN LLC and Wheeling-Pittsburgh Corporation

On October 25, 2006, the Company entered into a merger agreement with Wheeling-Pittsburgh Corporation (WPC), whereby CSN will contribute with the assets represented by its subsidiary Companhia Siderúrgica Nacional LLC (LLC), in exchange for 49.5% of the shares of a new company (NewCo), to result from the merger of the operations between WPC and LLC. NewCo shall have its shares traded on the US stock exchange.

The transaction involves a loan from CSN, in the amount of U\$225,000 thousand, convertible into NewCo shares upon approval of the local union. Thus, when converting that amount, CSN s total interest may be increased up to 64% of NewCo s total capital.

The implementation of the business is still subject to certain conditions, such as the approval from the local competition authority and from the shareholders meeting of WPC to be held at the beginning of 2007.

(CONVENIENCE TRANSLATION INTO ENGLISH FROM THE ORIGINAL PREVIOUSLY ISSUED IN PORTUGUESE)

FEDERAL PUBLIC SERVICE

CVM BRAZILIAN SECURITIES AND EXCHANGE COMMISSION Accounting Practices

QUARTERLY INFORMATION Date: 9/30/2006 Adopted in Brazil

COMMERCIAL, INDUSTRY & OTHER TYPES OF COMPANY

00403-0 COMPANHIA SIDERÚRGICA NACIONAL 33.042.730/0001-04

05.01 COMMENTS ON THE COMPANY'S PERFORMANCE IN THE QUARTER

SEE ITEM 08.01:

COMMENTS ON THE CONSOLIDATED PERFORMANCE IN THE QUARTER

(CONVENIENCE TRANSLATION INTO ENGLISH FROM THE ORIGINAL PREVIOUSLY ISSUED IN PORTUGUESE)

FEDERAL PUBLIC SERVICE CVM BRAZILIAN SECURITIES AND EXCHANGE COMMISSION

Accounting Practices

Date:

QUARTERLY INFORMATION

09/30/2006

Adopted in Brazil

COMMERCIAL, INDUSTRY & OTHER TYPES OF COMPANY 01.01 IDENTIFICATION

		3 - CNPJ (Corporate Taxpayer s
1 - CVM CODE	2 - COMPANY NAME	ID)
00403-0	COMPANHIA SIDERÚRGICA NACIONAL	33.042.730/0001-04

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

1- CODE	2- DESCRIPTION	3- 9/30/2006	4- 6/30/2006
1	Total Assets	24,909,279	25,161,092
1.01	Current Assets	8,799,894	9,083,267
1.01.01	Cash and Cash Equivalents	159,026	156,528
1.01.02	Credits	1,310,875	916,988
1.01.02.01	Domestic Market	976,052	794,519
1.01.02.02	Foreign Market	464,144	237,791
1.01.02.03	Allowance for Doubtful Accounts	(129,321)	(115,322)
1.01.03	Inventories	2,422,014	2,271,499
1.01.04	Other	4,907,979	5,738,252
1.01.04.01	Marketable Securities	2,958,527	4,042,235
1.01.04.02	Income Tax and Social Contribution Recoverable	38,829	36,334
1.01.04.03	Deferred Income Tax	303,237	275,338
1.01.04.04	Deferred Social Contribution	95,356	64,931
1.01.04.05	Prepaid Expenses	47,318	82,136
1.01.04.06	Required Insurance	924,377	636,226
1.01.04.07	Other	540,335	601,052
1.02	Long-Term Assets	1,665,150	1,563,228
1.02.01	Sundry Credits	29,843	29,659
1.02.01.01	Loans Eletrobras	29,843	29,659
1.02.02	Credits with Related Parties	64,544	52,759
1.02.02.01	Affiliates	0	0
1.02.02.02	Subsidiaries	64,544	52,759
1.02.02.03	Other Related Parties	0	0
1.02.03	Other	1,570,763	1,480,810
1.02.03.01	Deferred Income Tax	452,228	392,250
1.02.03.02	Deferred Social Contribution	122,173	105,054
1.02.03.03	Judicial Deposits	350,814	341,036
1.02.03.04	Marketable Securities Receivable	157,394	159,558
1.02.03.05	PIS/PASEP Recoverable	29,451	29,028
1.02.03.06	Prepaid Expenses	84,017	87,210
1.02.03.07	Marketable Securities	144,028	143,768

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1.02.03.08	Other	230,658	222,906
1.03	Permanent Assets	14,444,235	14,514,597
1.03.01	Investments	298,848	319,403
1.03.01.01	In Affiliates	0	0
1.03.01.02	In Subsidiaries	297,135	317,659
1.03.01.03	Other Investments	1,713	1,744
1.03.02	Property, Plant and Equipment	13,888,985	13,919,724
1.03.02.01	In Operation, Net	12,884,287	12,940,154
1.03.02.02	In Construction	822,063	805,129
1.03.02.03	Land	182,635	174,441
1.03.03	Deferred charges	256,402	275,470

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

1- CODE	2- DESCRIPTION	3- 9/30/2006	4- 6/30/2006
2	Total Liabilities	24,909,279	25,161,092
2.01	Current Liabilities	5,164,300	5,480,598
2.01.01	Loans and Financing	1,538,086	2,408,111
2.01.02	Debentures	773,896	765,653
2.01.03	Suppliers	1,598,656	1,256,491
2.01.04	Taxes, Charges and Contributions	763,197	696,574
2.01.04.01	Salaries and Social Contributions	118,975	103,679
2.01.04.02	Taxes Payable	499,126	408,853
2.01.04.03	Deferred Income Tax	106,688	135,325
2.01.04.04	Deferred Social Contribution	38,408	48,717
2.01.05	Dividends Payable	133,893	92,342
2.01.06	Provisions	53,347	44,825
2.01.06.01	Contingencies	53,347	44,825
2.01.07	Debts with Related Parties	0	0
2.01.08	Other	303,225	216,602
2.02	Long-Term Liabilities	13,115,670	13,010,512
2.02.01	Loans and Financing	6,159,272	6,189,777
2.02.02	Debentures	1,029,678	1,027,244
2.02.03	Provisions	5,476,583	5,358,849
2.02.03.01	Contingencies	3,725,768	3,577,101
2.02.03.02	Judicial Deposits	(342,698)	(343,869)
	Deferred Income Tax	1,539,367	1,562,982
2.02.03.04	Deferred Social Contribution	554,146	562,635
2.02.04	Debts with Related Parties	0	0
2.02.05	Other	450,137	434,642
2.02.05.01	Accounts Payable - Subsidiaries	9,315	11,841
2.02.05.02	Provision for Pension Fund	271,804	255,715
2.02.05.03	Other	169,018	167,086
2.03	Deferred Income	5,361	5,930
2.04	Minority Participations	144	0
2.05	Shareholders Equity	6,623,804	6,664,052
2.05.01	Paid-In Capital Stock	1,680,947	1,680,947
2.05.02	Capital Reserve	23,248	23,248
2.05.03	Revaluation Reserve	4,337,850	4,398,642
2.05.03.01	Own Assets	4,337,497	4,398,289
2.05.03.02	Subsidiaries/Affiliates	353	353
2.05.04	Profit Reserves	234,330	234,330
	Legal	336,189	336,189
	Statutory	0	0

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1- CODE	2- DESCRIPTION	3- 9/30/2006	4- 6/30/2006
2.05.04.03	For Contingencies	0	0
2.05.04.04	Unrealized Income	0	0
2.05.04.05	Profit Retention	0	0
2.05.04.06	Special For Non-Distributed Dividends	0	0
2.05.04.07	Other Profit Reserves	(101,859)	(101,859)
2.05.04.07.01	For Investments	637,611	637,611
2.05.04.07.02	Treasury Shares	(676,721)	(676,721)
2.05.04.07.03	Unrealized Income	(62,749)	(62,749)
2.05.05	Retained Earnings/Accumulated Loss	347,429	326,885

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

		3- 7/1/2006 to	4- 1/1/2006 to	5- 7/1/2005 to	6- 1/1/2005 to
1- CODE	2- DESCRIPTION			9/30/2005	9/30/2005
	Gross Revenue from Sales and/or				
3.01	Services	3,211,791	8,033,774	2,714,016	9,440,566
3.02	Deductions from Gross Revenue	(618,883)	(1,569,717)	(491,654)	(1,810,526)
3.03	Net Revenue from Sales and/or Services	2,592,908	6,464,057	2,222,362	7,630,040
3.04	Cost of Goods and/or Services Sold	(1,679,998)	(4,378,488)	(1,315,291)	(4,125,490)
3.04.01	Depreciation and Amortization	(232,210)	(683,605)	(218,645)	(655,406)
3.04.02	Other	(1,447,788)	(3,694,883)	(1,096,646)	(3,470,084)
3.05	Gross Profit	912,910	2,085,569	907,071	3,504,550
3.06	Operating Income/Expenses	(531,970)	(616,379)	(127,653)	(974,398)
3.06.01	Selling	(145,282)	(351,781)	(141,481)	(418,908)
3.06.01.01	Depreciation and Amortization	(2,761)	(8,036)	(2,551)	(7,369)
3.06.01.02	Other	(142,521)	(343,745)	(138,930)	(411,539)
3.06.02	General and Administrative	(100,853)	(280,284)	(77,421)	(240,478)
3.06.02.01	Depreciation and Amortization	(10,362)	(30,960)	(10,594)	(32,703)
3.06.02.02	Other	(90,491)	(249,324)	(66,827)	(207,775)
3.06.03	Financial	(436,994)	(644,766)	(38,679)	(356,709)
3.06.03.01	Financial Income	(24,282)	3,988	49,869	193,551
3.06.03.02	Financial Expenses	(412,712)	(648,754)	(88,548)	(550,260)
	Foreign Exchange and Monetary				
3.06.03.02.01	Variation, net	(10,368)	335,827	213,372	456,708
3.06.03.02.02	Financial Expenses	(402,344)	(984,581)	(301,920)	(1,006,968)
3.06.04	Other Operating Income	277,460	980,469	16,813	37,392
3.06.05	Other Operating Expenses	(98,097)	(256,453)	132,164	39,497
3.06.06	Equity pick-up	(28,204)	(63,564)	(19,049)	(35,192)
3.07	Operating Income	380,940	1,469,190	779,418	2,530,152

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1- CODE	2- DESCRIPTION		4- 1/1/2006 to 9/30/2006		6- 1/1/2005 to 9/30/2005
3.08	Non-Operating Income	1,578	1,416	•	(4,175)
3.08.01	Income	7,501	26,659	24,130	
3.08.02	Expenses	(5,923)		1	
3.09	Income before Taxes/Participations	382,518	1,470,606	781,809	2,525,977
3.10	Provision for Income Tax and Social Contribution	(254,743)	(388,127)	(178,618)	(928,131)
3.11	Deferred Income Tax	206,468	1,646	(86,298)	55,081
3.11.01	Deferred Income Tax	145,464	(37,305)	(78,043)	8,831
3.11.02	Deferred Social Contribution	61,004	38,951	(8,255)	46,250
3.12	Statutory Participations/Contributions	(15)	(15)	0	0
3.12.01	Participations	(15)	(15)	0	0
3.12.02	Contributions	0	0	0	0
3.13	Reversal of Interest on Own Capital	0	0	0	0
3.14	Minority Participations	0	0	0	0
3.15	Income (Loss) for the Period	334,228	1,084,110	516,893	1,652,927
	OUTSTANDING SHARES, EX-TREASURY (in thousands)	257,413	257,413	264,431	264,431
	EARNINGS PER SHARE LOSS PER SHARE	1.29841	4.21156	1.95474	6.25088

(CONVENIENCE TRANSLATION INTO ENGLISH FROM THE ORIGINAL PREVIOUSLY ISSUED IN PORTUGUESE)

FEDERAL PUBLIC SERVICE

CVM BRAZILIAN SECURITIES AND EXCHANGE COMMISSION

Accounting Practices

Date:

QUARTERLY INFORMATION

COMMERCIAL, INDUSTRY & OTHER TYPES OF COMPANY

09/30/2006 Adopted in Brazil

00403-0 COMPANHIA SIDERÚRGICA NACIONAL 33.042.730/0001-04

08.01 COMMENTS ON THE CONSOLIDATED PERFORMANCE IN THE QUARTER

Output

In CSN, the 3Q06 was marked by the return to operations of CSN $\,$ s BF-3, which reached full capacity in the first two weeks of August.

Crude and rolled steel output totaled 1,259,000 and 1,090,000 tons, respectively, down 4% and 1% from the 3Q05. However, consumption of slabs acquired on the market led to an increase in the delivery of rolled products, when compared to 2005.

Rolled product deliveries from the Presidente Vargas plant (UPV), in Volta Redonda, totaled 1,090,000 tons, in line with the 3Q05 figure. CSN Paraná plant and GalvaSud delivered 67,000 and 76,000 tons, respectively, up 14% and 55% from the 3Q05.

In the first nine months, crude and rolled steel production fell by 1,654,000 and 480,000 tons, respectively, with deliveries dropping by 503,000 tons in relation to the same period of the prior year. These falls were due to the shutdown of the BF-3 in the first half of the year.

Output (data in thousand t)	3Q05	2Q06	3Q06	9M05	9M06
Presidente Vargas Mill (UPV)					
Crude Steel	1,317	393	1,259	3,846	2,192
Finished Products *	1,106	744	1,090	2,003	1,523
CSN Paraná Plant *	59	67	67	205	210
GalvaSud *	49	46	76	208	180
* Products delivered for sale					

Sales

In the third quarter there was a significant improvement of domestic sales volume, up 16% from the 2Q06 and 30% from the 3Q05. CSN s total market share increased by 3 percentage points when compared to the same quarter last year. It is also worth noting that exports were reinitiated because of the resumption of BF-3 s operations, when international prices were at higher levels.

Sales volume by segment remained in line with the previous quarter. The distribution sector once again headed the consumption rankings, accounting for 40% of sales, followed by packaging, home appliances & OEM, civil construction and the auto industry, with 21%, 15%, 10% and 13%, respectively.

Prices

In the third quarter, average steel prices in the international market have shown some weakening trend in North America and Asia after peaking last July. In Europe, however, prices closed the quarter at their June levels, due to effective production controls by the region s more disciplined manufacturers.

With BF-3 back on line, CSN s exports climbed back to 37% of total sales volume. Thanks to the Company s strategy of maintaining a local presence in the USA and Europe, CSN was able to successfully introduce an average of 10% price increase in those markets, versus the previous three months.

The scenario was equally positive in Brazil as a consequence of improved sales, CSN s prices moved up 7% over the 2Q06. Given that the sales mix remained unaltered, the increase was due to the adjustments in the period, which were well accepted by the local market. Prices are expected to remain at the same level in the 4Q06.

Although, revenue could be slightly higher in the 3Q06 due to a probable improvement in the domestic sales mix. CSN remains committed to increasing its share of the domestic market, while guaranteeing its competitiveness.

Net Revenue

Net revenue in the 3Q06 climbed by 35% over the 2Q06, due to the substantive upturn in sales volume and prices both in the domestic and foreign markets. The year-on-year comparison, nine-month terms, was clearly affected by the reduction in output triggered by the BF-3 accident, last January.

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Production Costs (parent company)

Total production costs reached R\$1,392 million in the 3Q06, 17% up on the 2Q06 and 21% higher than in the same period last year.

In the quarter-over-quarter comparison, the total costs reflect a higher level of raw material consumption coupled with an increase in General Manufacturing Costs. The impact was partially offset by the reduction in the purchase of slabs.

On the other hand, the upturn over the 3Q05 was due to increased slab purchases.

As for the main raw materials, average coal prices remained flat over the second quarter at US\$136/t, while the inventory cost averaged US\$120/t, in September 2006. Coke prices averaged US\$214/t for the quarter (it is important to highlight that no coke was consumed in the 2Q06), and the average inventory cost was US\$232/t, at the close of the quarter.

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Other Operating Expenses/Income

The main item was the adjustment for loss of profits in Other Operating Income/Expenses $\,$. In the third quarter, a total adjustment of R\$253 million was recorded. Year-to-date, these adjustments totaled R\$923 million (US\$424 million).

Based on specific data collected and analyzed by the insurers, the Company, under conservative assumptions, recorded in Other Operating Income/Expenses the amount of R\$923 million related to estimated indemnity for loss of profits year-to-date.

The policy s maximum indemnification limit is US\$750 million, including loss of profits and material damages. Until now, CSN has received US\$75 million from insurance companies to date, in advance.

EBITDA

Third-quarter EBITDA was R\$912 million, or R\$1,142 million if we include the adjustments for loss of profits, or 24% up on the 2Q06. The year-to-date figure, also including these adjustments, totaled R\$3,014 million.

It is important to notice that the Company has not calculated the adjusted EBITDA margin since the adjustments for loss of profits were not booked separately in each line impacted by the insurance claim (Net Revenue and Cost of Goods Sold), but only in Other Operating Expenses/Income. The adjustment would, therefore, lead to a distorted figure.

Consolidated EBITDA variation	3Q06 x 2Q06	3Q06 x 3Q05
EBITDA (var. %)	+91.5	-0.01
*Adjusted EBITDA (var. %)	+23.6	+24.1

^{*}EBITDA considering the effect of the loss of profits provision

Net Financial Result and Debt

Third-quarter net debt increased by R\$191 million over the previous three months, due to R\$333 million in dividend payments, CAPEX investments of R\$380 million in the 3Q06 and R\$316 million in the cost of debt. The net debt/EBITDA ratio using 2005 EBITDA, which was not affected by non-recurring events climbed from 1.32x, in the second quarter, to 1.36x.

The 3Q06 decline in the gross debt was due to the amortization of short-term loans, especially the US\$300 million due in August, 2006. In terms of financial cost and average maturity, the average accumulated cost of debt was 12% p.a. in Brazilian Reais, or 76.4% of the CDI (interbank deposit rate) and the average maturity was 7.5 years for the Gross Debt.

In the 3Q06, Net Financial Expense was affected by operations with derivatives, since those assets are stated at fair value. When comparing the 3Q06 with the 2Q06, it is important to highlight the nonrecurrent effect of the reversal of provisions, which produced a positive impact on the financial result for the 2Q06.

Income Taxes

Third-quarter income taxes totaled R\$48 million, R\$70 million less than the previous three months.

Net Income

Third quarter net income was of R\$334 million, 18% lower than the R\$409 million reported in the 2Q06. CSN s net income for the nine-month period totaled R\$1,084 million.

Investments

Third-quarter investments totaled R\$380 million, of which R\$73 million was invested in projects related to the Casa de Pedra expansion (mine, port and pelletizing plant); R\$138 million in technological upgrades/ repairs/maintenance; R\$29 million in MRS railway system and R\$69 million in the acquisition of the remaining 50% of Lusosider in Portugal. Year-to-date investments totaled R\$1,115 million.

Working Capital

Working capital increased by R\$99 million over the second quarter. This increase was mainly caused by a higher level of Accounts Receivable (sales improvement in the domestic and foreign market), which was partially offset by the upturn in Payments to Suppliers (due to the acquisitions of slabs).

In R\$ million

			III I to IIIIII
Account	2Q06	3Q06	Change
Assets	3,345	3,892	+547
Cash and cash equivalents	157	159	+2
Accounts Receivable	917	1,311	+394
Domestic Market	795	976	+181
Foreign Market	238	464	+226
Allowance for Doubtful Accounts	(115)	(129)	(14)
Inventories	2,271	2,422	+151
Liability	1,769	2,217	(448)
Suppliers	1,256	1,599	(343)
Payroll and related charges	104	119	(15)
Taxes payable	409	499	(90)
Working Capital	1,576	1,675	+99

Capital Markets

Through September 2006, CSN s shares have appreciated by 39%, despite the 9% fall in the third quarter, affected then by doubts surrounding the global economy (US interest rates) and political uncertainties in Brazil.

	Capital Markets - CSNA3/SID					
	3Q05	4Q05	1Q06	2Q06	3Q06	
N# of shares	272.067.946	272.067.946	272.067.946	272.067.946	272.067.946	
Market Capitalization						
Closing price (R\$/share)	45,88	44,58	63,80	68,23	62,00	
Closing price (US\$/share)	16,30	23,25	21,05	31,70	32,57	
Market Capitalization (R\$ million)	12.483	12.129	17.359	18.562	16.868	
Market Capitalization (US\$ million)	5.617	5.182	7.991	8.577	7.758	
Variation						
CSNA3 (%)	34,1	(2,8)	43,1	6,9	(9,1)	
SID (%)	(32,9)	42,6	(9,5)	50,6	2,7	
Ibovespa - index	31.583	33.455	37.951	36.630	36.449	
Ibovespa - variation (%)	26,1	5,9	13,4	(3,5)	(0,5)	
Volume						
Average daily (n# of shares)	869.511	825.845	844.315	695.989	528.695	
Average daily (R\$ Thousand)	39.741	37.706	50.665	48.106	35.177	
Average daily (n# of ADR's)	812.392	773.876	1.007.920	1.042.424	758.238	
Average daily (US\$ Thousand)	15.715	15.384	27.910	32.878	22.959	

Source: Economática

09.01 - EQUITY IN SUBSIDIARIES AND/OR AFFILIATED COMPANIES

1 - ITEM	2 - NAME OF	3 - CNPJ (Corporate	4 -	5 -	6 INVESTOR S
	SUBSIDIARY/AFFILIATED COMPANY	Taxpayer s ID)	CLASSIFIC	IN CAPITAL	SHAREHOLDERS' EQUITY - %
				OF INVESTEE - %	
7 - TYPE (OF COMPANY	8 - NUMBER OF SH HELD IN CURRENT	r PREV	UMBER OF SHARE TIOUS QUARTER	ES HELD IN
		QUARTER (in thousa	ands) (in the	ousands)	
			PRIVATE		
01	CSN OVERSEAS	05.722.388/0001-58 S	UBSIDIAR`	100.00	15.84
	RCIAL, INDUSTRY AND				
OTHER T	YPES OF COMPANY		7,173		7,173
			PRIVATE	T	
02	CSN STEEL	05.706.345/0001-89 S		100.00	18.35
COMMER	RCIAL, INDUSTRY AND				
OTHER T	YPES OF COMPANY	48	30,727		480,727
			DDIVATE	1	
04	CSN ENERGY	06.202.987/0001-03 S	PRIVATE	Y 100.00	6.05
	RCIAL, INDUSTRY AND	00.202.98770001-033	UBSIDIAK	100.00	0.03
	YPES OF COMPANY		3,675		3,675
O TITIBIT T		J	2,070		2,0,0
	IND. NAC. DE AÇOS		PRIVATE		
06	LAMINADOS INAL	02.737.015/0001-62S	UBSIDIAR'	99.99	9.44
	RCIAL, INDUSTRY AND				
OTHER T	YPES OF COMPANY	42	21,366		421,366
			PRIVATE		
07	CSN CIMENTOS	42.564.807/0001-05 S		99.99	0.00
COMMER	RCIAL, INDUSTRY AND				
OTHER T	YPES OF COMPANY		376		376
		1	T	ı	1
08	CIA METALIC DO NORDESTE	01.183.070/0001-95S	PRIVATE	Y 99.99	1.72
	RCIAL, INDUSTRY AND	01.163.070/0001-938	UBSIDIAK	99.99	1.72
	YPES OF COMPANY	9	2,283		92,283
	T	T	T	T	T
09	INAL NORDESTE	00.904.638/0001-57 S	PRIVATE UBSIDIAR	Y 99.99	0.48
	RCIAL, INDUSTRY AND	00.704.050/0001-5/5		1 //.//	0.70
	YPES OF COMPANY	3	7,796		37,796

09.01 - EQUITY IN SUBSIDIARIES AND/OR AFFILIATED COMPANIES

	_				
1 - ITEM	2 - NAME OF	3 - CNPJ (Corporate	4 -	5 -	6 INVESTOR S
	SUBSIDIARY/AFFILIATED	Taxpayer s ID)	CLASSIFICATION	PARTICIPATION	SHAREHOLDERS
	COMPANY				EQUITY - %
				OF INVESTEE -	
				%	
7 - TYPE	OF COMPANY	8 - NUMBER OF SH	HARES HELD IN	9 - NUMBER OF S	HARES HELD IN
		CURRENT QUART		PREVIOUS QUAR	
			((in thousands)	
	_	•		(
			PRIVATE		
10	CSN PANAMA	05.923.777/0001-41	SUBSIDIARY	100.00	5.9
COMMEI	RCIAL, INDUSTRY AND				
OTHER T	TYPES OF COMPANY		4,240		4,24
			PRIVATE		
11	CSN ENERGIA	03.537.249/0001-29		99.90	0.8
COMMEI	RCIAL, INDUSTRY AND				
	YPES OF COMPANY		1		
		•		•	
			PRIVATE		
13	CSN I	04.518.302/0001-07		100.00	8.9
	RCIAL, INDUSTRY AND	5 10.20 2 ,000 1 0 1	- 323221111	100.00	0.2
	TYPES OF COMPANY		9,996,753		9,996,75
	TIES OF COMMINIT	1	7,770,133	1	7,770,13.
	T		PRIVATE		
14	GALVASUD	02.618.456/0001-45		15.29	8.8
	RCIAL, INDUSTRY AND	52.010.120,0001 43	P C D C D L III I	10.27	0.0
	TYPES OF COMPANY		1,804,435		1,804,43
	1120 01 0011111111	1	1,001,133	1	1,007,13
	T		PRIVATE		
16	SEPETIBA TECON	02.394.276/0001-27	SUBSIDIARY	20.00	0.5
	RCIAL, INDUSTRY AND	02.377.21010001-21	PODOIDIVICI	20.00	0.3
	YPES OF COMPANY		12,444		12,44
OTHEK I	TIES OF COMITAIN I	<u> </u>	12,444	<u>I</u>	12,44
	COMPANHIA				
	FERROVIÁRIA DO		PRIVATE		
17	NORDESTE-CFN	02.281.836/0001-37	SUBSIDIARY	45.78	0.0
		02.201.030/0001-3/	PODSIDIAK I	43.78	0.0
	RCIAL, INDUSTRY AND		E A 455		£1 111
OTHER I	TYPES OF COMPANY	<u> </u>	54,455	<u> </u>	51,111
10	TO A ENTER OF THE A	01 255 00 4/0002 02	DUDI IOLIVED A DED	10.77	2.5
18	ITÁ ENERGÉTICA	01.355.994/0002-02	PUBLICLY-TRADED	48.75	8.6
~ ~			SUBSIDIARY		
	RCIAL, INDUSTRY AND				
OTHER T	TYPES OF COMPANY		253,607		253,60

09.01 - EQUITY IN SUBSIDIARIES AND/OR AFFILIATED COMPANIES

			т		
1 - ITEM	2 - NAME OF	3 - CNPJ (Corporate	4 -	5 -	6 INVESTOR
	SUBSIDIARY/ASSOCIATED	Taxpayer s ID)	CLASSIFICATION	PARTICIPATION	SHAREHOLDER
	COMPANY			IN CAPITAL	EQUITY - %
				OF INVESTEE -	
<u></u>			<u></u>	%	
7 - TYPE	OF COMPANY			9 - NUMBER OF S	HARES HELD IN
		8 - NUMBER OF SH	HARES HELD IN	PREVIOUS QUAR	
		CURRENT QUART		(in thousands)	
		-			
19	MRS LOGÍSTICA	01.417.222/0001-77	PUBLICLY-TRADED)	
17			SUBSIDIARY	32.93	15.
COMMEI	RCIAL, INDUSTRY AND	-	DODOIDIIIII	02.70	1
	ΓYPES OF COMPANY		111,968		111,9
OTTILICI	TIES OF COMPANY		111,700		111,7
27	CSN EXPORT	T	PRIVATE	,	T
27	CSN EXPORT	05 760 227/0001 04			1
201 (D (E)		05.760.237/0001-94	SUBSIDIARY	100.00	1.
	RCIAL, INDUSTRY AND		22		
OTHER I	ΓΥΡΕS OF COMPANY		32		
			т	т	т
28			PRIVATE		
	CSN ISLANDS VII	05.918.539/0001-48	SUBSIDIARY	100.00	0.
	RCIAL, INDUSTRY AND				
	TYPES OF COMPANY		1		
29	CSN ISLANDS VIII	06.042.103/0001-09	PRIVATE	100.00	0.
		00.0	SUBSIDIARY		
COMMEI	RCIAL, INDUSTRY AND	+	1	+	
	ΓYPES OF COMPANY		-		
0111111	TILD OF COMPLETE			.1	
30	CSN ISLANDS IX	07.064.261/0001-14	PRIVATE	E 100.00	0.
30	CSN ISLANDS IA	07.004.201/0001-14		100.00	U.
COMME	SCILL INDUGEDALAND	+	SUBSIDIARY		
	RCIAL, INDUSTRY AND		1		
OTHER I	ΓΥΡΕS OF COMPANY			<u> </u>	
		-			
31	ERSA - ESTANHO DE	00.684.808/0001-35			0.
	RONDÔNIA		SUBSIDIARY		
COMME	RCIAL, INDUSTRY AND	Τ	34,233		34,2
OTHER T	TYPES OF COMPANY				
32	CSN ISLANDS X	/ -	PRIVATE	100.00	0
			SUBSIDIARY		
COMMEI	RCIAL, INDUSTRY AND	-	1		<u> </u>
	ΓYPES OF COMPANY		1		
OTTIER	. IT ES OF COMITAINT				

10.01 - CHARACTERISTICS OF PUBLIC OR PRIVATE ISSUANCE OF DEBENTURES

1- ITEM	02
2 - No. ORDER	2
3 - No. REGISTRY AT CVM	CVM/SRE/DEB/2003/020
4 - REGISTRY DATE AT CVM	12/8/2003
5 - ISSUED SERIES	UN
6 - TYPE OF ISSUANCE	COMMON
7 - NATURE OF ISSUANCE	PUBLIC
8 - DATE OF ISSUANCE	12/1/2003
9 - MATURITY DATE	12/1/2006
10 - TYPE OF DEBENTURE	WITHOUT PREFERENCE
11 - CONDITION OF CURRENT REMUNERATION	107% CDI CETIP
12 - PREMIUM/NEGATIVE GOODWILL	
13 - NOMINAL VALUE (Reais)	10,000.00
14-AMOUNT ISSUED (Thousands of Reais)	400,000
15-AMOUNT OF SECURITIES ISSUED (UNIT)	40,000
16 - OUTSTANDING SECURITIES (UNIT)	40,000
17 - TREASURY SECURITIES (UNIT)	0
18 - CALLED AWAY SECURITIES (UNIT)	0
19 CONVERTED SECURITIES (UNIT)	0
20 SECURITIES TO BE DISTRIBUTED (UNIT)	0
21 - DATE OF THE LAST RENEGOTIATION	
22 - DATE OF NEXT EVENT	12/1/2006

10.01 - CHARACTERISTICS OF PUBLIC OR PRIVATE ISSUANCE OF DEBENTURES

1- ITEM	03
2 - No. ORDER	3
3 - No. REGISTRY AT CVM	CVM/SRE/DEB/2003/022
4 REGISTRY DATE AT CVM	12/19/2003
5 - ISSUED SERIES	1A
6 - TYPE OF ISSUANCE	COMMON
7 - NATURE OF ISSUANCE	PUBLIC
8 - DATE OF ISSUANCE	12/1/2003
9 - EXPIRATION DATE	12/1/2006
10 - TYPE OF DEBENTURE	WITHOUT PREFERENCE
11 - CONDITION OF CURRENT REMUNERATION	106.5% CDI CETIP
12 PREMIUM/NEGATIVE GOODWILL	
13 NOMINAL VALUE (Reais)	10,000.00
14- AMOUNT ISSUED (Thousands of Reais)	250,000
15- AMOUNT OF SECURITIES ISSUED (UNIT)	25,000
16 - OUTSTANDING SECURITIES (UNIT)	25,000
17 - TREASURY SECURITIES (UNIT)	0
18 - CALLED AWAY SECURITIES (UNIT)	0
19 CONVERTED SECURITIES (UNIT)	0
20 SECURITIES TO BE DISTRIBUTED (UNIT)	0
21 - DATE OF THE LAST RENEGOTIATION	
22 - DATE OF NEXT EVENT	12/1/2006

1- ITEM	04
2 - No. ORDER	3
3 - No. REGISTRY AT CVM	CVM/SRE/DEB/2003/023
4 - REGISTRY DATE AT CVM	12/19/2003
5 - ISSUED SERIES	2A
6 - TYPE OF ISSUANCE	COMMON
7 - NATURE OF ISSUANCE	PUBLIC
8 - DATE OF ISSUANCE	12/1/2003
9 - EXPIRATION DATE	12/1/2008
10 - TYPE OF DEBENTURE	WITHOUT PREFERENCE
11 - CONDITION OF CURRENT REMUNERATION	IGPM + 10% p.a.
12 - PREMIUM/NEGATIVE GOODWILL	
13 - NOMINAL VALUE (Reais)	10,000.00
14- AMOUNT ISSUED (Thousands of Reais)	250,000
15- AMOUNT OF SECURITIES ISSUED (UNIT)	25,000
16 - OUTSTANDING SECURITIES (UNIT)	25,000
17 - TREASURY SECURITIES (UNIT)	0
18 - CALLED AWAY SECURITIES (UNIT)	0
19 CONVERTED SECURITIES (UNIT)	0
20 SECURITIES TO BE DISTRIBUTED (UNIT)	0
21 - DATE OF THE LAST RENEGOTIATION	
22 - DATE OF NEXT EVENT	12/1/2006

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

(CONVENIENCE TRANSLATION INTO ENGLISH FROM THE ORIGINAL PREVIOUSLY ISSUED IN PORTUGUESE)

FEDERAL PUBLIC SERVICE

CVM BRAZILIAN SECURITIES AND EXCHANGE COMMISSION

Accounting Practices

Date:

QUARTERLY INFORMATION

COMMERCIAL, INDUSTRY & OTHER TYPES OF COMPANY

9/30/2006 Adopted in Brazil

00403-0 COMPANHIA SIDERÚRGICA NACIONAL 33.042.730/0001-04

15.01 INVESTMENT PROJECTS

OPERATING INVESTMENTS

Expenditures made up to September 30, 2006, with the main investment projects in implementation were as follows:

Up to 9/30/2006 R\$ thousand

Description	Period	Accumulated
Sepetiba Project Port Expansion	151,494	372,208
Mine Project Casa de Pedra Mine Expansion	49,478	69,851
Supply replacement main engines LTF#3	10,644	13,143
Campaign Extension of regenerator AF2	8,141	8,439
Carcass change of converter	2,466	7,686
Campaign Extension of Batteries #4A, 4B and 5	3,770	7,294
Campaign Extension of Battery 1	3,802	6,869
Revamp of Gas System 1 Phase II	2,910	6,263
Revamp of lime furnace 3	21	4,066
Repair and Modification of Torpedo Cars	1,510	3,532
Increase of the Casa de Pedra barrier 920 m	3,006	3,388
Increase capacity of railcar fleet	506	2,252
Drawdown wells	764	1,952
Drainage and change in the slope geometry of the mine	413	1,857
Water Purification System of Converter B	523	1,568
Migration of mail to exchange 2003	16	1,403
Replacement of supervising system of LTF3	169	1,295
Change of the supervising system of LTF1	108	1,068
Electromechanical Revamp in Torpedo Cars	174	1,043
	239,915	515,178

(CONVENIENCE TRANSLATION INTO ENGLISH FROM THE ORIGINAL PREVIOUSLY ISSUED IN PORTUGUESE)

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CVM BRAZILIAN SECURITIES AND EXCHANGE COMMISSION

Accounting Practices

Date:

QUARTERLY INFORMATION

COMMERCIAL, INDUSTRY & OTHER TYPES OF COMPANY

9/30/2006 Adopted in Brazil

00403-0 COMPANHIA SIDERÚRGICA NACIONAL 33.042.730/0001-04

16.01 - OTHER INFORMATION CONSIDERED MATERIAL BY THE COMPANY

Companhia Siderúrgica Nacional Statements of Changes in Financial Positions For the periods ended on September 30, 2006 and 2005 (In thousands of reais)

	Consolidated		Parent Con	mpany
	2006	2005	2006	2005
SOURCES OF FUNDS Funds provided by operations Net income for the period	1,084,110	1,652,927	1,076,956	1,516,911
Expenses (income) not affecting net				
working capital				
Monetary and exchange variation and	(149 222)	(829,374)	(210 092)	(1 214 252)
long term accrued charges (net) Equity accounting and amortization of	(148,233)	(629,374)	(210,983)	(1,214,253)
goodwill and negative goodwill	63,565	35,192	(146,292)	645,130
Write-offs from permanent assets	29,967	32,525	7,410	6,468
Depreciation, depletion and amortization	722,716	693,658	604,991	591,060
Deferred income tax and social	, ==,,, 10	0,0,000	00.,551	271,000
contribution	(100,696)	(61,265)	(118,961)	(84,104)
Provision for contingencies		, , ,		, , ,
PIS/COFINS/CPMF	(40,737)	262,463	(85,326)	253,511
Provision for actuarial liability	48,404	18,630	48,404	18,630
Deferred income variation	(720)	(23,326)		
Other	(968)	1,078	(5,280)	(5,671)
	1,657,408	1,782,508	1,170,919	1,727,682
			4,467	27,175

Dividends and interest on own capital of subsidiaries

Other				
Resources from loans and financing	783,827	2,926,583	671,591	1,150,173
Debenture Issuance	600,000		600,000	
Decrease in other long-term assets	815,740	82,753	602,778	136,353
Increase in other long-term liabilities	389,531	63,352	357,762	13,754
Other		354		
	2,589,098	3,073,042	2,232,131	1,300,280
TOTAL SOURCES OF FUNDS	4,246,506	4,855,550	3,407,517	3,055,137
USES OF FUNDS				
Funds used in permanent assets				
Investments	93,626	81,430	183,274	194,378
Property, plant and equipment	1,103,056	648,067	719,668	489,254
Deferred assets	12,155	31,871	10,478	31,019
O.I.	1,208,837	761,368	913,420	714,651
Other	000 160	104 177	000 160	104 177
Dividends and Interest on own capital	880,160	184,177 570,437	880,160	184,177 570,437
Treasury shares	39,110	370,437	39,110	370,437
Transfer of loans and financing to short	1 046 070	541,828	1 564 001	400,808
Increases in long-term assets	1,046,970 192,181	337,579	1,564,091 126,209	217,481
Decreases in long-term liabilities	588,078	86,573	479,289	53,443
Decreases in long-term natimities	2,746,499	1,720,594	3,088,859	1,426,346
TOTAL USES OF FUNDS	3,955,336	2,481,962	4,002,279	2,140,997
INCREASE (DECREASE) IN NET				
WORKING CAPITAL	291,170	2,373,588	(594,762)	914,140
NET WORKING CAPITAL				
VARIATIONS				
Current Assets				
At end of the period	8,799,894	8,758,829	5,978,372	5,097,177
At beginning of the period	8,164,081	8,608,514	5,545,203	6,440,179
	635,813	150,315	433,169	(1,343,002)
Current Liabilities				
At end of the period	5,164,300	3,940,389	6,328,788	3,974,435
At beginning of the period	4,819,657	6,163,662	5,300,857	6,231,577
	344,643	(2,223,273)	1,027,931	2,257,142)
INCREASE (DECREASE) IN NET				
WORKING CAPITAL	291,170	2,373,588	(594,762)	914,140
	74			
	/ 🛨			

Companhia Siderúrgica Nacional Statements of Cash Flows For the periods ended on September 30, 2006 and 2005 (In thousands of reais)

	Consolidated		Parent Company	
	2006	2005	2006	2005
Cash flow from operating activities Net income for the period Adjustments to reconcile the net income for the period with the resources from operating	1,084,110	1,652,927	1,076,956	1,516,911
activities:				
- Net monetary and exchange variations	(505,832)	(1,256,653)	(568,493)	(1,567,495)
- Provision for loan and financing charges	659,714	726,816	511,567	512,042
- Depreciation, depletion and amortization	722,716	693,568	604,991	591,060
- Write-offs of permanent assets - Equity accounting and amortization	29,967	32,525	7,410	6,468
of goodwill and negative goodwill - Deferred income tax and social	63,565	35,192	(146,292)	645,130
contribution	(1,646)	(55,082)	44,603	(105,352)
- Swap Provision	(19,083)	45,000	695	193,903
Provision for actuarial liabilityProvision for insurance claims AF3	48,404	18,630	48,404	18,630
- Provision for contingencies	(757,273) (164,392)	(323,519)	(757,273) (159,026)	(282,923)
- Other provisions	11,221	120,511	6,806	111,251
(Increase) decrease in assets:	1,171,471	1,689,915	670,348	1,639,625
- Accounts receivable	35,663	(359,283)	272,195	(151,593)
- Inventories	(513,396)	367,361	(158,875)	218,006
- Credits with subsidiaries	(313,370)	(18,547)	61,324	9,057
- Taxes recoverable	(11,947)	(72,915)	(44,944)	(54,754)
- Other	1,358	(232,339)	(67,269)	(134,152)
	(488,322)	(315,723)	62,431	(113,436)
Increase (decrease) in liabilities			ŕ	
- Suppliers	353,449	237,666	219,545	301,918
 Salaries and payroll charges 	33,590	24,414	17,850	19,578
- Taxes	282,340	207,664	204,117	208,935
- Accounts payable - Subsidiaries			(82,694)	(343,784)
- Contingent liabilities net of judicial				
deposits	652,661	683,229	605,261	660,341
- Other	(299,648) 1,022,392	(65,018) 1,087,955	(15,153) 948,926	(23,550) 823,438
Net resources from operating activities	1,705,541	2,462,147	1,681,705	2,349,627

Cash Flow from investing activities				
Investments	(93,626)	(81,430)	(183,274)	(194,378)
Property, plant and equipment	(1,103,056)	(648,067)	(719,668)	(489,254)
Deferred assets	(12,155)	(31,871)	(10,478)	(31,019)
Net resources used on investing activities	(1,208,837)	(761,368)	(913,420)	(714,651)
Cash Flow from financing activities				
Financial Funding				
- Loans and Financing	2,228,967	4,321,812	1,530,251	2,239,127
- Debentures	600,000		600,000	
	2,828,967	4,321,812	2,130,251	2,239,127
Payments				
- Financial Institutions				
- Principal	(1,450,164)	(1,819,330)	(571,125)	(1,190,791)
- Charges	(612,582)	(537,469)	(441,449)	(428,579)
- Dividends and interest on own				
capital	(2,069,725)	(2,268,931)	(2,069,725)	(2,268,931)
- Treasury stocks	(39,110)	(570,437)	(39,110)	(570,437)
	(4,171,581)	(5,196,167)	(3,121,409)	(4,458,738)
Net resources from (to) financing activities	(1,342,614)	(874,355)	(991,158)	(2,219,611)
Increase in cash and marketable securities Cash and marketable securities, beginning of	(845,910)	826,424	(222,873)	(584,635)
period	3,495,799	3,325,969	1,495,795	1,957,276
Cash and marketable securities (except for derivatives), end of period	2,649,889	4,152,393	1,272,922	1,372,641
ucrivatives), end of period	4,047,009	4,134,373	1,414,744	1,3/2,041
	75			

(CONVENIENCE TRANSLATION INTO ENGLISH FROM THE ORIGINAL PREVIOUSLY ISSUED IN PORTUGUESE)

FEDERAL PUBLIC SERVICE
CVM BRAZILIAN SECURITIES AND EXCHANGE COMMISSION

Accounting Practices

Date:

9/30/2006

QUARTERLY INFORMATION

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Adopted in Brazil

COMMERCIAL, INDUSTRY & OTHER TYPES OF COMPANY

00403-0 COMPANHIA SIDERÚRGICA NACIONAL 33.042.730/0001-04

17.01 SPECIAL REVIEW REPORT UNQUALIFIED

To the Stockholders and Management of Companhia Siderúrgica Nacional Rio de Janeiro RJ

- 1. We have conducted a special review on the Quarterly Information (ITRs) of COMPANHIA SIDERÚRGICA NACIONAL, which includes the individual and consolidated balance sheets as of September 30, 2006, the related statements of income for the quarter and nine months period ended on that date, the performance report and the relevant information, presented in accordance with the accounting practices adopted in Brazil, prepared under the responsibility of the Company s management.
- 2. Our review was conducted in accordance with specific standards established by the Brazilian Institute of Auditors IBRACON, together with the Federal Accounting Council, and mainly comprised: (a) inquiries and discussions with the administrators responsible for the accounting, financial and operating areas of the Company and its subsidiaries, as to main criteria adopted in the preparation of the Quarterly Information; and (b) review of the information and subsequent events that have or may have significant effects on the Company s and its subsidiaries financial position and operations.
- 3. Based on our special review, we are not aware of any material modification that should be made to the Quarterly Information referred to in paragraph (1) above for it to be in accordance with the accounting practices adopted in Brazil, applied in compliance with the standards issued by Comissão de Valores Mobiliários CVM, specifically applicable to the preparation of mandatory Quarterly Information.
- 4. Our special review was conducted for the purpose of issuing a report on the Quarterly Information referred to in paragraph (1) above, taken as a whole. The Supplementary Information referring to the Value-Added Statement, the Statements of Changes in Financial Position and of Cash Flows are presented for the purposes of allowing additional analyses and are not required as part of the mandatory Quarterly Information. These statements were reviewed by us according to the review procedures mentioned in paragraph (2) above, and based on our special review are fairly stated, in all its material aspects, in relation to the Quarterly Information taken as a whole.
- 5. The individual and consolidated balance sheets as of June 30, 2006, presented for comparative purposes, were reviewed by us, and our report, dated August 4, 2006, was unqualified. The statements of the individual and consolidated results for the quarter and nine months period ended on September 30, 2005, presented for comparative

purposes, were reviewed by us, and our report, dated October 31, 2005, was unqualified.

Rio de Janeiro, November 7, 2006.

DELOITTE TOUCHE TOHMATSU Auditores Independentes CRC-SP 011609/O-S-RJ José Carlos Monteiro Accountant CRC-SP 100597/O-S-RJ

TABLE OF CONTENTS

Group	Table	Description	Page	
01	01	IDENTIFICATION		
01	02	HEAD OFFICE		
01	03	INVESTOR RELATIONS OFFICER (Company Mailing Address)		
01	04	REFERENCE AND AUDITOR INFORMATION		
01	05	CAPITAL STOCK		
01	06	COMPANY PROFILE		
01	07	COMPANIES NOT INCLUDED IN THE CONSOLIDATED FINANCIAL STATEMENTS		
01	08	CASH DIVIDENDS	2	
01	09	SUBSCRIBED CAPITAL AND CHANGES IN THE CURRENT YEAR		
01	10	INVESTOR RELATIONS OFFICER	3	
02	01	BALANCE SHEET ASSETS	4	
02	02	BALANCE SHEET LIABILITIES	5	
03	01	STATEMENT OF INCOME	7	
04	01	NOTES TO THE FINANCIAL STATEMENTS	9	
05	01	COMMENTS ON THE COMPANY S PERFORMANCE IN THE QUARTER	51	
06	01	CONSOLIDATED BALANCE SHEET ASSETS	52	
06	02	CONSOLIDATED BALANCE SHEET LIABILITIES	53	
07	01	CONSOLIDATED STATEMENT OF INCOME	55	
08	01	COMMENTS ON THE CONSOLIDATED PERFORMANCE IN THE QUARTER	57	
09	01	EQUITY IN SUBSIDIARIES AND/OR AFFILIATED COMPANIES	66	
10	01	CHARACTERISTICS OF PUBLIC OR PRIVATE ISSUANCE OF DEBENTURES	69	
15	01	INVESTMENT PROJECTS	73	
16	01	OTHER INFORMATION CONSIDERED MATERIAL BY THE COMPANY	74	
17	01	SPECIAL REVIEW REPORT	76	
		CSN OVERSEAS		
		CSN STEEL		
		CSN ENERGY		
		IND. NAC. DE AÇOS LAMINADOS - INAL		
		CSN CIMENTOS		
		CIA METALIC DO NORDESTE		
		INAL NORDESTE		
		CSN PANAMA		
		CSN ENERGIA		
		CSN I		
		GALVASUD		
		SEPETIBA TECON		
		COMPANHIA FERROVIÁRIA DO NORDESTE-CFN		
		ITÁ ENERGÉTICA		
		MRS LOG¥STICA		
		CSN EXPORT		
		CSN ISLANDS VII		
		CSN ISLANDS VIII		
		CSN ISLANDS IX		

	ERSA	ESTANHO DE RONDÔNIA	
		CSN ISLANDS X	/76

SIGNATURE

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

Date: November 30, 2006

COMPANHIA SIDERÚRGICA NACIONAL

By: /s/ Benjamin Steinbruch

Benjamin Steinbruch Chief Executive Officer and Acting Chief Financial Officer

FORWARD-LOOKING STATEMENTS

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