PETROBRAS - PETROLEO BRASILEIRO SA Form 6-K May 28, 2010

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 May, 2010

Commission File Number 1-15106

PETRÓLEO BRASILEIRO S.A. - PETROBRAS

(Exact name of registrant as specified in its charter)

Brazilian Petroleum Corporation - PETROBRAS

(Translation of Registrant's name into English)

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

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

Form 20-F	Х	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.

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Petróleo Brasileiro S.A. Petrobras and Subsidiaries

Consolidated Financial Statements

March 31, 2010 and 2009

with Review Report of Independent

Registered Public Accounting Firm

AND SUBSIDIARIES

Consolidated FINANCIAL STATEMENTS

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Review report of independent registered public accounting firm
To the Board of Directors and Shareholders of
Petróleo Brasileiro S.A Petrobras
Rio de Janeiro - Brazil
We have reviewed the accompanying condensed consolidated balance sheet of Petróleo Brasileiro S.A Petrobras and subsidiaries as of March 31, 2010, and the related condensed consolidated statements of operations, cash flows and changes in shareholders—equity for the three-month periods ended March 31, 2010 and 2009. These condensed consolidated financial statements are the responsibility of the Company—s management.
We conducted our review in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the consolidated financial statements taken as a whole. Accordingly, we do not express such an opinion.
Based on our review, we are not aware of any material modification that should be made to the condensed consolidated financial statements referred to above for them to be in conformity with U.S. generally accepted accounting principles.
KPMG Auditores Independentes
Rio de Janeiro, Brazil
May 27, 2010

AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

March 31, 2010 and December 31, 2009

Expressed in Millions of United States Dollars

Assets	March 31, 2010 (unaudited)	December 31, 2009 (Note 1)
Current assets		
Cash and cash equivalents (Note 5)	14,614	16,169
Marketable securities (Note 6)	143	72
Accounts receivable, net	9,230	8,115
Inventories (Note 7)	11,247	11,227
Deferred income taxes (Note 4)	592	660
Recoverable taxes (Note 8)	3,634	3,940
Advances to suppliers	1,005	1,026
Other current assets	1,569	1,435
	42,034	42,644
Property, plant and equipment, net	140,574	136,167
Investments in non-consolidated companies and other investments	4,225	4,350
Non-current assets		
Accounts receivable, net	1,829	1,946
Advances to suppliers	3,090	3,267
Petroleum and alcohol account - receivable		
from Federal Government (Note 9)	459	469
Marketable securities (Note 6)	2,643	2,659
Restricted deposits for legal proceedings and guarantees (Note 15 (a))	1,185	1,158
Recoverable taxes (Note 8)	5,696	5,462
Goodwill	137	139
Prepaid expenses	656	618
Other assets	1,687	1,391
	17,382	17,109
Total assets	204,215	200,270

See the accompanying notes to the consolidated financial statements.

AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS (Continued)

March 31, 2010 and December 31, 2009

Expressed in Millions of United States Dollars (except number of shares)

	March 31, 2010	December 31,
T !- 1. 11. 22	(1:4 - J)	2009
Liabilities and shareholders equity	(unaudited)	(Note 1)
Current liabilities		
Trade accounts payable	9,182	9,882
Current debt (Note 10)	11,107	8,553
Current portion of capital lease obligations (Note 12)	203	227
Income taxes payable	1,083	825
Taxes payable, other than income taxes	4,363	5,149
Payroll and related charges	1,933	2,118
Dividends and interest on capital payable (Note 14)	2,237	1,340
Employees postretirement benefits obligation Pension and Health Care (Note 13 (a))	703	694
Contingencies (Note 15 (a))	44	31
Other payables and accruals	2,366	2,146
Long-term liabilities	33,221	30,965
Long-term debt (Note 10)	48,254	48,149
Capital lease obligations (Note 12)	196	203
Employees postretirement benefits obligation Pension and Health Care (Note 13 (a))	10,921	10,963
Deferred income taxes (Note 4)	9,394	9,844
Provision for abandonment	2,718	2,812
Contingencies (Note 15 (a))	1,012	469
Other liabilities	1,693	1,445
Shareholders equity	74,188	73,885
Shares authorized and issued (Note 14)		
Preferred share - 2010 and 2009 - 3,700,729,396 shares	15,106	15,106
Common share - 2010 and 2009 - 5,073,347,344 shares	21,088	
Additional paid in capital	707	707
Capital reserve - fiscal incentive	289	296
Retained earnings		

Appropriated	47,343	36,691
Unappropriated	7,750	15,062
Accumulated other comprehensive income		
Cumulative translation adjustments	4,631	6,743

Postretirement benefit reserves adjustments net of tax ((US\$823) and (US\$848) for		
March 31, 2010 and December 31, 2009, respectively) - Pension cost and Health Care		
(Note 13 (a))	(1,599)	(1,646)
Unrealized gains on available-for-sale securities, net of tax	36	24
Unrecognized loss on cash flow hedge, net of tax	(17)	(13)
Petrobras Shareholders Equity	95,334	94,058
Noncontrolling interest	1,472	1,362
Total Equity	96,806	95,420
Total liabilities and shareholders equity See the accompanying notes to the consolidated financial statements.	204,215	200,270

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CONSOLIDATED STATEMENTS OF INCOME

March 31, 2010 and 2009

Expressed in Millions of United States Dollars

(except number of shares and earnings per share)

(Unaudited)

	Three-month periods ended March 31,	
	2010	2009
Sales of products and services	34,620	22,899
Less:		
Value-added and other taxes on sales and services	(6,114)	(4,219)
Contribution of intervention in the economic domain charge - CIDE	(947)	(468)
Net operating revenues	27,559	18,212
Cost of sales	(15,257)	(10,020)
Depreciation, depletion and amortization	(2,042)	(1,328)
Exploration, including exploratory dry holes	(539)	(420)
Impairment	(94)	-
Selling, general and administrative expenses	(2,052)	(1,440)
Research and development expenses	(217)	(146)
Employee benefit expense for non-active participants	(201)	(166)
Other operating expenses	(948)	(436)
Total costs and expenses	(21,350)	(13,956)
Operating income	6,209	4,256
Equity in results of non-consolidated companies	(12)	(15)
Financial income (Note 11)	413	337
Financial expenses (Note 11)	(356)	(126)
Monetary and exchange variation (Note 11)	(335)	(211)
Other taxes	(85)	(63)
Other expenses, net (Note 18 (a))	92	(131)

(283)	(209)
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Income before income taxes 5,926 4,047

See the accompanying notes to the consolidated financial statements.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS

AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME (Continued)

March 31, 2010 and 2009

Expressed in Millions of United States Dollars

(except number of shares and earnings per share)

(Unaudited)

	Three-month periods ended March	
	2010	31, 2009
Income taxes expense (Note 4)		
Current	(1,776)	(965)
Deferred	216	(332)
	(1,560)	(1,297)
Net income for the period	4,366	2,750
Less: Net income attributable to the noncontrolling interest	(49)	(114)
Net income attributable to Petrobras	4,317	2,636
Net income applicable to each Petrobras class of shares		
Common	2,496	1,524
Preferred	1,821	1,112
	4,317	2,636
Basic and diluted earnings per: (Note 14)		
Common and Preferred share	0.49	0.30
Common and Preferred ADS	0.98	0.60
Weighted average number of shares outstanding		
Common	5,073,347,344	5,073,347,344
Preferred	3,700,729,396	3,700,729,396

See the accompanying notes to the consolidated financial statements.

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CONSOLIDATED STATEMENTS OF CASH FLOWS

March 31, 2010 and 2009

Expressed in Millions of United States Dollars

(Unaudited)

	Three-month p	periods ended March 31,
	2010	2009
Cash flows from operating activities		
Net income for the period	4,366	2,750
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation, depletion and amortization	2,042	1,328
Dry hole costs	348	241
Impairment	94	2.11
Equity in the results of non-consolidated companies	12	15
Foreign exchange (gain)/loss	941	444
Deferred income taxes	(217)	332
Other	540	176
Working capital adjustments Decrease (increase) in accounts receivable, net Decrease (increase) in inventories Increase (decrease) in trade accounts payable Increase (decrease) in taxes payable	(1,112) (432) (699) (395)	467 608 (1,217) 367
Decrease (increase) in advances to suppliers	63	(7)
Decrease (increase) in recoverable taxes	(131)	(270)
Increase (decrease) in other working capital adjustments	105	668
Net cash provided by operating activities	5,525	5,902
Cash flows from investing activities		
Additions to property, plant and equipment	(9,783)	(6,330)
Marketable securities and other investments activities	(108)	(198)
Net cash used in investing activities	(9,891)	(6,528)
Cash flows from financing activities		

Short-term debt, net issuances and repayments	(310)	369
Proceeds from issuance and draw-down of long-term debt	4,633	2,819
Principal payments of long-term debt	(1,054)	(473)
Proceeds from project financings	32	148
Payments of project financings	(175)	(412)
Payments of capital lease obligations	(34)	(28)
Dividends and interest on shareholders equity paid to shareholders	36	(231)
Net cash provided by (used in) financing activities	3,128	2,192
Increase (decrease) in cash and cash equivalents	(1,238)	1,566
Effect of exchange rate changes on cash and cash equivalents	(317)	61
Cash and cash equivalents at beginning of period	16,169	6,499
Cash and cash equivalents at end of period	14,614	8,126

See the accompanying notes to the consolidated financial statements.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS

AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued)

March 31, 2010 and 2009

Expressed in Millions of United States Dollars

(Unaudited)

	Three-month periods ended March	
		31,
	2010	2009
Supplemental cash flow information:		
Cash paid during the period for		
Interest, net of amount capitalized	75	22
Income taxes	763	919
	838	941

See the accompanying notes to the consolidated financial statements.

AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY

March 31, 2010 and 2009

Expressed in Millions of United States Dollars

(Unaudited)

	peri	ree-month ods ended March 31, 2009
Preferred shares Balance at January 1,	15,106	15,106
	·	
Balance at March 31,	15,106	15,106
Common shares		
Balance at January 1,	21,088	21,088
Balance at March 31,	21,088	21,088
Additional paid in capital		
Balance at January 1,	707	-
Balance at March 31,	707	-
Capital reserve - fiscal incentive		
Balance at January 1,	296	221
Transfer from (to) unappropriated retained earnings	(7)	1
Balance at March 31,	289	222
Cumulative translation adjustments		
Balance at January 1,	6,743	(15,846)
Change in the period	(2,112)	452
Balance at March 31,	4,631	(15,394)
Postretirement benefit reserves adjustments, net of tax - Pension Cost and Health Care Balance at January 1,	(1,646)	37

(= ·/	
Change in the period 71 Tax effect on above (24)	I -

See the accompanying notes to the consolidated financial statements.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS

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CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY

(Continued)

March 31, 2010 and 2009

Expressed in Millions of United States Dollars

(Unaudited)

	Three-month	n periods ended
		March 31,
	2010	2009
Unrecognized gains on available-for-sale securities, net of tax		
Balance at January 1,	24	(144)
Unrealized gains	18	144
Tax effect on above	(6)	(49)
Balance at March 31,	36	(49)
Unrecognized loss on cash flow hedge, net of tax		
Balance at January 1,	(13)	(39)
Change in the period	(4)	3
Balance at March 31,	(17)	(36)
Appropriated retained earnings		
Legal reserve		
Balance at January 1,	5,419	3,257
Transfer from unappropriated retained earnings	702	818
Balance at March 31,	6,121	4,075
Undistributed earnings reserve		
Balance at January 1,	30,755	12,123
Transfer from unappropriated retained earnings	9,740	11,006
Balance at March 31,	40,495	23,129
Statutory reserve		
Balance at January 1,	517	217
Transfer from unappropriated retained earnings	210	173
Balance at March 31,	727	390
Total appropriated retained earnings	47,343	27,594

See the accompanying notes to the consolidated financial statements.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS

AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY

(Continued)

March 31, 2010 and 2009

Expressed in Millions of United States Dollars

(Unaudited)

	ende	onth periods d March 31,
	2010	2009
Unappropriated retained earnings		
Balance at January 1,	15,062	25,889
Net income attributable to Petrobras	4,317	2,636
Dividends and interest on shareholders equity	(984)	(597)
Appropriation from (to) fiscal incentive reserves	7	(1)
Appropriation (to) reserves	(10,652)	(11,997)
Balance at March 31,	7,750	15,930
Petrobras shareholders' equity	95,334	64,499
Noncontrolling interest		
Balance at January 1,	1,362	659
Net income for the period	49	114
Dividends and interest on shareholders equity paid	_	16
Other changes in the period	61	(30)
Balance at March 31	1,472	759
Total equity	96,806	65,258
Comprehensive income is comprised as follows:		
Net income for the period	4,366	2,750
Cumulative translation adjustments	(2,112)	452
Postretirement benefit reserves adjustments, net of tax - pension and health care cost	47	1
Unrealized gain on available-for-sale securities	12	95
Unrecognized gain (loss) on cash flow hedge	(4)	3
Comprehensive income	2,309	3,301
Less: Net comprehensive income atributable to noncontrolling interest	(110)	(84)
Comprehensive income attributable to Petrobras	2,199	3,217
	,	-, -,

See the accompanying notes to the consolidated financial statements.

AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Expressed in Millions of United States Dollars

(except when specifically indicated)

(unaudited)

1. Basis of Financial Statements Preparation

The accompanying unaudited consolidated financial statements of Petróleo Brasileiro S.A. - Petrobras (the Company) have been prepared in accordance with U.S. generally accepted accounting principles (U.S. GAAP) and the rules and regulations of the Securities and Exchange Commission (SEC) for interim financial statements. Accordingly they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. These unaudited consolidated financial statements and the accompanying notes should be read in conjunction with the audited consolidated financial statements for the year ended December 31, 2009 and the notes thereto.

The balance sheet at December 31, 2009 has been derived from the audited consolidated financial statements at that date but does not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements.

The consolidated financial statements as of March 31, 2010 and for the three-month periods ended March 31, 2010 and 2009, included in this report, are unaudited. However, in management's opinion, such consolidated financial statements reflect all normal recurring adjustments that are necessary for a fair presentation. The results for the interim periods are not necessarily indicative of trends or of results expected for the full year ending December 31, 2010.

The preparation of these financial statements requires the use of estimates and assumptions that reflect the assets, liabilities, revenues and expenses reported in the financial statements, as well as amounts included in the notes thereto. Management reviews its estimates periodically, including those related to oil and gas reserves, pension and health care liabilities, depreciation, depletion and amortization, abandonment costs, contingencies and income taxes. While the Company uses its best estimates and judgements, actual results could differ from those estimates as further confirming

events	occur

Certain prior years amounts have been reclassified to conform to current year presentation standards. These reclassifications are not significant to the consolidated financial statements and had no impact on the Company s net income.

Events subsequent to March 31, 2010, were evaluated until the time of the Form 6-K filing with the Securities and Exchange Commission.

Pursuant to Rule 436 (c) under the Securities Act of 1933 (the Act), this is not a report and should not be considered a part of any registration statement prepared or certified within the meanings of Sections 7 and 11 of the Act and therefore, the independent accountant s liability under Section 11 does not extend to the information included herein.

AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

(unaudited)

2. Accounting Policies

2.1 Recently Adopted Accounting Standards

a) Transfers and Servicing (ASC 860), Accounting for Transfers of Financial Assets (ASU 2009-16)

The FASB issued ASU 2009-16 in December 2009. This standard removes the concept of a Qualifying Special Purpose Entity (QSPE) and the exception for QSPE consolidation and clarifies the requirements for financial asset transfers eligible for sale accounting. ASU 2009-16 was adopted on January 1, 2010, and did not impact the Company s results of operations, financial position or liquidity.

b) Consolidation (ASC 810), Improvements to Financial Reporting by Enterprises Involved With Variable Interest Entities (ASU 2009-17)

The FASB issued ASU 2009-17 in December 2009. This standard became effective for the Company on January 1, 2010. ASU 2009-17 requires the enterprise to qualitatively assess if it is the primary beneficiary of a variable-interest entity (VIE), and, if so, the VIE must be consolidated. Additionally, this Statement requires continuous assessments of whether an enterprise is the primary beneficiary of a VIE. ASU 2009-17 was adopted on January 1, 2010, and did not

impact the Company s results of operations, financial position or liquidity.

2.2 Change in accounting estimates

The Company changed at the beginning of 2010, as a consequence of the periodic assessment of the expected useful lives of its assets, depreciation rates from thermoeletric power plants and facilities from Refining, Transporting and Marketing segment, based on reports prepared by independent appraisers. The changes were accounted for prospectively in accordance ASC 250 (Accounting changes and error corrections) and the Company s results of operations were impacted by an increase of US\$73, net of taxes, in the first quarter of 2010.

The table below provides the previous and the current depreciation rates as a result of the assessment:

	Estimated useful life	
	Previous	Current
Refinery and other industrial facilities	10 years	4 to 31 years (average of 20 years)
Ducts	10 years	31 years
Tanks	10 years	26 years
Thermoelectric power plants	20 years	10 to 33.3 years (average of 23
		years)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

(unaudited)

2 Accounting Policies (Continued)

2.3 IFRS adoption for local purposes

The Brazilian Corporate Law was amended in 2007 to permit Brazilian GAAP to converge with International Financial Reporting Standards, or "IFRS", as issued by the International Accounting Standards Board, or "IASB". The adoption of IFRS in Brazil is mandatory for the year ended December 31, 2010 and it is tax neutral in accordance with the current income tax legislation.

The Company elected to present its financial statements for local purposes for the first time in accordance with IFRS for the first quarter of 2010. The Company's financial statements prepared in accordance with U.S. GAAP were not affected by the adoption of IFRS other than dividends and profit sharing payable to our employees, which are based on net income as calculated under IFRS.

3. Derivative Instruments, Hedging and Risk Management Activities

The Company is exposed to a number of market risks arising from its normal course of business. Such market risks principally involve the possibility that changes in interest rates, foreign currency exchange rates or commodity prices

will adversely affect the value of the Company s financial assets and liabilities or future cash flows and earnings.

The Company maintains a corporate risk management policy that is executed under the direction of the Company s executive officers. In 2004, the Executive Committee of Petrobras set up the Risk Management Committee composed of executive managers from all the business departments and from a number of corporate departments. This committee, as well as having the objective of assuring integrated management of exposures to risks and formalizing the main guidelines for the Company s operation, aims at concentrating information and discussing actions for risk management, facilitating communication with the executive offices and the Board of Directors in aspects related to best corporate governance practices.

The risk management policy of the Petrobras System aims at contributing towards an appropriate balance between its objectives for growth and return and its level of risk exposure, whether inherent to the exercise of its activities or arising from the context within which it operates, so that, through effective allocation of its physical, financial and human resources the Company may attain its strategic goals.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS

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NOTES TO THE	CONSOLIDATED	FINANCIAL S	STATEMENTS (Continued)
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Expressed in Millions of United States Dollars

(except when specifically indicated)

(unaudited)

3. Derivative Instruments, Hedging and Risk Management Activities (Continued)

The Company may use derivative and non-derivative instruments to implement its corporate risk management strategy. However, by using derivative instruments, the Company exposes itself to credit and market risk. Credit risk is the failure of a counterparty to perform under the terms of the derivative contract. Market risk is the possible adverse effect on the value of an asset or liability, including financial instruments that results from changes in interest rates, currency exchange rates, or commodity prices. The Company addresses credit risk by restricting the counterparties to such derivative financial instruments to major financial institutions. Market risk is managed by the Company s executive officers. The Company does not hold or issue financial instruments for trading purposes.

a) Commodity price risk management

The Company is exposed to commodity price risks as a result of the fluctuation of crude oil and oil product prices. The Company s commodity risk management activities are primarily undertaking through the uses of future contracts traded on stock exchanges; and options and swaps entered into with major financial institutions. The Company does not use derivatives contracts for speculative purposes.

The Company does not usually use derivatives to manage overall commodity price risk exposure, taking into consideration that the Company s business plan uses conservative price assumptions associated to the fact that, under normal market conditions, price fluctuations of commodities do not represent a substantial risk to achieving strategic objectives.

The decision to enter into hedging or non-hedging derivatives is reviewed periodically and recommended, or not, to the Risk Management Committee. If entering into derivative is indicated, in scenarios with a significant probability of adverse events, and such decision is approved by the Board of Directors, the derivative transactions should be carried

out with the aim of protecting the Company s solvency, liquidity and execution of the corporate investment plan, considering an integrated analysis of all the Company s risk exposures.

Outstanding derivatives contracts were entered into in order to mitigate price risk exposures from specific transactions, in which positive or negative results in the derivative transactions are totally or partially offset by the opposite result in the physical positions. The transactions covered by commodity derivatives are: certain cargoes traded from import and export operations and transactions between different geographical markets.

As a result of the Company currently price risk management, the derivatives are contracted as short term operations, to mitigate the price risk of specific forecasted transactions. The operations are carried out on the New York Mercantile Exchange (NYMEX) and the Intercontinental Exchange (ICE), as well as on the international over-the-counter market.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)
Expressed in Millions of United States Dollars
(except when specifically indicated)
(unaudited)
3. Derivative Instruments, Hedging and Risk Management Activities (Continued)
a) Commodity price risk management (Continued)
The Company s exposure from these contracts is limited to the difference between the contract value and market value on the volumes contracted. Crude oil future contracts are marked-to-market and related gains and losses are
recognized in currently period earnings, irrespective of when the physical crude sales occur.
The main parameters used in risk management for variations of Petrobras oil and oil products prices are the cash flow at risk (CFAR) for medium-term assessments, Value at Risk (VAR) for short-term assessments, and Stop Loss.
Corporate limits are defined for VAR and Stop Loss.
The hedges settled during the period from January to March 2010 corresponded to approximately 99% of the traded volume of imports and exports to and from Brazil plus the total volume of the products traded abroad.
The main counterparties of operations for derivatives for oil and oil products are the New York Stock Exchange
(NYMEX), the Intercontinental Exchange and JP Morgan.
The commodity derivatives contracts are reflected at fair value as either assets or liabilities on the Company s consolidated balance sheets recognizing gain or losses in earnings, using market to market accounting, in the period of

change.

As of March 31, 2010, the Company had the following outstanding commodity derivative contracts that were entered into:

Commodity Contracts

Notional amount in thousands of bbl*

Maturity in 2010

As of March 31, 2010

Futures and Forwards contracts
Options contracts
1,590

At March 31, 2010, the portfolio for commercial operations carried out abroad, as well as the derivatives for their protection through derivatives for oil and oil products, presented a maximum estimated loss per day (VAR - Value at Risk), calculated at a reliability level of 95%, of approximately US\$35.5.

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^{*} A negative notional value represents a sale position.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)
Expressed in Millions of United States Dollars
(except when specifically indicated)
(unaudited)

- 3. Derivative Instruments, Hedging and Risk Management Activities (Continued)
- b) Foreign currency risk management

Exchange risk is one of the financial risks that the Company is exposed to and it originates from changes in the levels or volatility of the exchange rate. With respect to the management of these risks, the Company seeks to identify and handle them in an integrated manner, seeking to assure efficient allocation of the resources earmarked for the derivative.

Taking advantage of operating in an integrated manner in the energy segment, the Company seeks, primarily, to identify or create natural risk mitigation, benefiting from the correlation between its income and expenses. In the specific case of exchange variation inherent to the contracts with the cost and remuneration involved in different currencies, this natural risk mitigation is carried out through allocating the cash investments between the real and the US dollar or another currency.

The management of risks is done for the net exposure. Periodical analyses of the exchange risk are prepared, assisting the decisions of the executive committee. The exchange risk management strategy involves the use of derivative instruments to minimize the exchange exposure of certain Company s obligations.

BR Distribuidora (wholly owned subsidiary) entered into an over the counter contract, not designated as hedge accounting, for covering the trading margins inherent to exports (aviation segment) for foreign clients. The objective of the operation, contracted contemporaneously with the definition of the cost of the products exported, is to lock the trading margins agreed with the foreign clients. Internal policy limits the volume of derivative contracts to the volume

of products exported.

The volume of hedge executed for the exports occurring between January and March 2010 represented 60.4% of the total exported by BR Distribuidora. The settlements of the operations that matured between January 1 and March 31, 2010 generated a negative result for the Company of US\$1,376.

The over the counter contract is reflected at fair value as either assets or liabilities on the Company s consolidated balance sheets recognizing gains or losses in earnings, using market to market accounting, in the period of change.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)
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- 3. Derivative Instruments, Hedging and Risk Management Activities (Continued)
- b) Foreign currency risk management (Continued)

As of March 31, 2010, the Company had the following foreign currency derivative contracts, not designated as hedging accounting, that were entered into:

Foreign Currency Notional Amount
US\$ million

Sell USD / Pay BRL 69

At March 31, 2010, the forward derivative contract presented a maximum estimated loss per day (VAR Value at Risk), calculated at a reliability level of 95%, of approximately US\$1.

Cash flow hedge

In September 2006, the Company contracted a hedge known as a cross currency swap for coverage of the bonds issued in Yens in order to fix the Company s costs in this operation in dollars. In a cross currency swap there is an exchange of interest rates in different currencies. The exchange rate of the Yen for the US dollar is fixed at the beginning of the transaction and remains fixed during its existence. The Company does not intend to settle these contracts before the end of the term.

The Company has elected to designate its cross currency swap as cash flow hedges. Both at the inception of a hedge and on an ongoing basis, a cash flow hedge must be expected to be highly effective in achieving offsetting cash flows attributable to the hedged risk during the term of the hedge. Derivative instruments designated as cash flow hedges are

reflected as either assets or liabilities on the Company s consolidated balance sheets. Change in fair value, to the extent the hedge is effective, is reported in accumulated other comprehensive income until the cash flows of the hedged item occurs.

Effectiveness tests are conducted quarterly in order to measure how the changes in the fair value or the cash flow of the hedged items are being absorbed by the hedge mechanisms. The effectiveness calculation indicated that the cross currency swap is highly effective in offsetting the variation in the cash flows of the bonds issued in Yens.

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NOTES TO THE	CONSOLIDATED	FINANCIAL STA	ATEMENTS ((Continued)

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- 3. Derivative Instruments, Hedging and Risk Management Activities (Continued)
- b) Foreign currency risk management (Continued)

Cash flow hedge (Continued)

As of March 31, 2010, the Company had the following cross currency swap, which was entered into:

Cross Currency Swaps Maturing in 2016	%	Notional Amount (Million)
Fixed to fixed		
Average Pay Rate (USD)	5.69	US\$298
Average Receive Rate (JPY)	2.15	JPY\$35,000

At March 31, 2010, the cross currency swap presented a maximum estimated loss per day (VAR - Value at Risk), calculated at a reliability level of 95%, of approximately US\$1.

c) Interest rate risk management

The Company s interest rate risk is a function of the Company s long-term debt and to a lesser extent, its short-term debt. The Company s foreign currency floating rate debt is principally subject to fluctuations in LIBOR and the Company s floating rate debt denominated in Reais is principally subject to fluctuations in the Brazilian long-term interest rate (TJLP) as fixed by the National Monetary Counsel. The Company currently does not utilize derivative financial instruments to manage its exposure to fluctuations in interest rates.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued	NOTES TO THE	E CONSOLIDATED	FINANCIAL S	STATEMENTS ((Continued)
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3. Derivative Instruments, Hedging and Risk Management Activities (Continued)

d) Tabular presentation of the location and amounts of derivative fair values

The effect of derivative instruments on the statement of financial position for the three-month period ended March 31, 2010.

In millions of dollars As of March 31,	Asset Derivatives 2010		Liability Derivative 2010	es
	Balance Sheet	Fair		
Derivatives designated as hedging instruments under Codification Topic 815	Location	Value	Balance Sheet Location	Fair Value
Foreign exchange contracts	Other current assets	62		-
Total		62		-
Derivatives not designated as hedging instruments under Codification Topic 815				
Foreign exchange contracts	Other current assets	-	Other payables and accruals	-
Commodity contracts	Other current assets	23	Other payables and accruals	(41)
Total		23		(41)
2.3 IFRS adoption for loca	l purposes			41

Total Derivatives 85 (41)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)			
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3. Derivative Instruments, Hedging and Risk Management Activities (Continued)			
d) Tabular presentation of the location and amounts of derivative fair values (Con	tinued)		
The effect of derivative instruments on the statement of financial position for the year of	ended December 31, 2	009.	
In millions of dollars	Asset Derivativ	ves	Li
As of December 31,	2009 Balance Sheet	Fair	
	Location	Value	Balanc
Derivatives designated as hedging instruments under Codification Topic 815			
Foreign exchange contracts Total	Other current assets	65 65	
Derivatives not designated as hedging instruments under Codification Topic 815			

Other pay

Commodity contracts

Other current assets

35 Other pay accruals

Total

Total Derivatives

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NOTES TO THE	CONSOLIDATED	FINANCIAL	STATEMENTS	(Continued)

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- 3. Derivative Instruments, Hedging and Risk Management Activities (Continued)
- d) Tabular presentation of the location and amounts of derivative fair values (Continued)

The effect of derivative instruments on the statement of financial position for the three-month period ended March 31, 2010.

			Amount of	F
			Gain or	in
	Amount of		(Loss)	
	Gain or		Reclassified	(
	(Loss)		from	P
	Recognized		Accumulated	
	in OCI on		OCI into	
	Derivative	Location of Gain or	Income	
	(Effective	(Loss) reclassified	(Effective	E
	Portion)	from Accumulated	Portion)	
	March 31,	OCI into Income	March 31,]
Derivatives in Codification Topic 815 Cash Flow Hedging Relationship	2010	(Effective portion)	2010	
Foreign exchange contracts	(10)	Financial Expenses	5	

(10) 5

The effect of derivative instruments on the statement of financial position for the three-month period ended March 31, 2009.

			Amount of	R
			Gain or	in
	Amount of		(Loss)	Ċ
	Gain or		Reclassified	(1
	(Loss)		from	P
	Recognized		Accumulated	
	in OCI on		OCI into	1
	Derivative	Location of Gain or	Income	
	(Effective	(Loss) reclassified	(Effective	Ef
	Portion)	from Accumulated	Portion)	
	March 31,	OCI into Income	March 31,	N
Derivatives in Codification Topic 815 Cash Flow Hedging Relationship	2009	(Effective portion)	2009	
Foreign exchange contracts	(34)	Financial Expenses	37	,
	(34))	37	'

PETRÓLEO BRASILEIRO S.A. - PETROBRAS

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continue	NOTES TO THE	CONSOLIDATED	FINANCIAL	STATEMENTS	(Continued
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Expressed in Millions of United States Dollars

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3. Derivative Instruments, Hedging and Risk Management Activities (Continued)

d) Tabular presentation of the location and amounts of derivative fair values (Continued)

Derivatives Not Designated		Amount of Gain or (Loss) Recognized in Income on
as Hedging Instruments	Location of Gain or (Loss)	Derivative
under Codification Topic 815	Recognized in Income on Derivative	March 31, 2010
Foreign Exchange Contracts	Financial income/expenses net	(1)
Commodity contracts	Financial income/expenses net	(39)
Total		(40)

Derivatives Not Designated as Hedging Instruments under Codification Topic 815 Location of Gain or (Loss) Recognized in

Foreign Exchange Contracts

Commodity contracts

Financial income/exper

Total

Financial income/exper

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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4. Income Taxes

Income taxes in Brazil comprise federal income tax and social contribution, which is an additional federal income tax. The statutory enacted tax rates for income tax and social contribution have been 25% and 9%, respectively, for the three-month periods ended March 31, 2010 and 2009.

The Company s taxable income is substantially generated in Brazil and is therefore subject to the Brazilian statutory tax rate.

The following table reconciles the tax calculated based upon the Brazilian statutory tax rate of 34% to the income tax expense recorded in these consolidated statements of income.

Three-month periods

	2010	ended March 31, 2009
Income before income taxes and noncontrolling interest		
Brazil	6,425	4,220
International	(499)	(173)
	5,926	4,047
Tax expense at statutory rates - (34%)	(2,015)	(1,376)

Income tax expense per consolidated statement of income	(1,560)	(1,297)
Other	8	(18)
Tax incentive (1)	39	16
Foreign income subject to different tax rates	124	179
Tax benefits on interests on shareholders equity	334	-
Non-deductible post-retirement and health-benefits	(50)	(98)
Adjustments to derive effective tax rate:		

PETRÓLEO BRASILEIRO S.A. - PETROBRAS

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued	NOTES TO THE	E CONSOLIDATED	FINANCIAL S	STATEMENTS ((Continued)
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(unaudited)

4. Income Taxes (Continued)

(1) On May 10, 2007, the Brazilian Federal Revenue Office recognized Petrobras' right to deduct certain tax incentives from income tax payable, covering the tax years of 2006 until 2015. During the three-month period ended March 31, 2010, Petrobras recognized a tax benefit in the amount of US\$39 (US\$16 on March 31, 2009) primarily related to these incentives in the Northeast, within the region covered by the Northeast Development Agency (ADENE), granting a 75% reduction in income tax payable, calculated on the profits of the exploration of the incentive activities and these have been accounted for under the flow through method.

The following table shows a breakdown between domestic and international income tax benefit (expense) attributable to income from continuing operations:

	Three-month periods ended March 31,	
	2010	2009
Income tax expense per consolidated statement of income:		
Brazil		
Current	(1,746)	(917)
Deferred	251	(377)
	(1,495)	(1,294)
International		
Current	(30)	(48)
Deferred	(35)	45

(65) (3)

(1,560) (1,297)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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4. Income Taxes (Continued)

The major components of the deferred income tax accounts in the consolidated balance sheet are as follows:

	March 31, 2010	Dece
Current assets	599	
Valuation allowance	(7)	
Current liabilities	(13)	
Net current deferred tax assets	579	
Non-current assets		
Employees postretirement benefits, net of Accumulated postretirement benefit reserves adjustments	866	
Tax loss carryforwards	2,228	
Other temporary differences, not significant individually	1,455	
Valuation allowance	(1,739)	
	2,810	
Non-current liabilities		
Capitalized exploration and development costs	(9,129)	
Property, plant and equipment	(1,555)	
Exchange variation	(743)	
Other temporary differences, not significant individually	(492)	
	(11,919)	
Net non-current deferred tax liabilities	(9,109)	

Non-current deferred tax assets	285
Non-current deferred tax liabilities	(9,394)
Net deferred tax liabilities	(8,530) 27

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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4. Income Taxes (Continued)

The Company and its subsidiaries file income tax returns in Brazil and in many foreign jurisdictions. These tax returns are open to examination by the respective tax authorities in accordance with each local legislation.

As of and for the three-month period ended March 31, 2010, the Company did not have any material unrecognized tax benefits. Additionally, the Company does not expect that the amount of the unrecognized tax benefits will change significantly within the next twelve months.

5. Cash and Cash Equivalents

	March 31, 2010	December 31, 2009
Cash	1,282	1,478
Investments - Brazilian Reais (1)	9,410	10,780
Investments - U.S. dollars (2)	3,922	3,911
	14,614	16,169

⁽¹⁾ Comprised primarily federal public bonds with immediate liquidity and the securities are tied to the American dollar quotation or to the remuneration of the Interbank Deposits - DI.

(2) Comprised primarily by Time Deposit and securities with fixed income.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

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6. Marketable Securities

	March 31, 2010	December 31, 2009
Marketable securities classification:		
Available-for-sale	2,557	2,551
Held-to-maturity	229	180
	2,786	2,731
Less: Current portion of marketable securities	(143)	(72)
Long-term portion of marketable securities	2,643	2,659

Available-for-sale securities are presented as Non-current assets, as they are not expected to be sold or liquidated within the next twelve months. As of March 31, 2010, Petrobras had a balance of US\$ 2,394 linked to B Series National Treasury Notes, which are accounted for as available-for-sale securities in accordance with Codification Topic 320. On October 23, 2008, the B Series National Treasury Notes were used as a guarantee after the confirmation of the agreements into with Petros, Petrobras pension plan (see Note 13 (b)). The nominal value of the NTN-Bs is restated based on variations in the Amplified Consumer Price Index (IPCA). The maturities of these notes

are 2024 and 2035 and they bear interest coupon of 6% p.a., which is paid semi-annually. At March 31 2010, the balances of the National Treasury Notes - Series B (NTN-B) are updated in accordance with their market value, based on the average prices disclosed by the National Association of Open Market Institutions (ANDIMA).

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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7. Inventories

	March 31, 2010	December 31, 2009
Products		
Oil products	3,451	3,379
Fuel alcohol	333	377
	3,784	3,756
Raw materials, mainly crude oil	5,503	5,494
Materials and supplies	1,927	1,917
Other	69	75
	11,283	11,242
Current inventories	11,247	11,227
Long-term inventories	36	15

Inventories are stated at the lower of cost or market. Due to the recently declines in the oil international market prices, the Company recognized a loss of US\$68 for the three-month period ended March 31, 2010, which was classified as other operating expenses in the consolidated statement of income. The Company adopted the realizable value for inventory impairment purposes.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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8. Recoverable Taxes

Recoverable taxes consisted of the following:

	March 31,	December 31,
	2010	2009
Local:		
Domestic value-added tax (ICMS) (1)	2,904	2,816
PASEP/COFINS (2)	5,133	4,858
Income tax and social contribution	825	1,315
Foreign value-added tax (IVA)	35	42
Other recoverable taxes	433	371
	9,330	9,402
Less: Long-term recoverable taxes	(5,696)	(5,462)
Current recoverable taxes	3,634	3,940

⁽¹⁾ Domestic value-added sales tax (ICMS) is composed of credits generated by commercial operations and by the acquisition of property, plant and equipment and can be offset with taxes of the same nature.

8. Recoverable Taxes 60

⁽²⁾ Composed of credits arising from non-cumulative collection of PASEP and COFINS, which can be compensated with other federal taxes payable.

The income tax and social contribution recoverable will be offset against future income tax payable.

Petrobras plans to fully recover these taxes, and as such, no allowance has been provided.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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9. Petroleum and Alcohol Account - Receivable from Federal Government

The following summarizes the changes in the Petroleum and Alcohol account for the three-month period ended March 31, 2010:

Three-month period

ended March 31, 2010

Opening balance
Translation loss
(10)

Ending balance 459

In order to conclude the settlement of accounts with the Federal Government, pursuant to Provisional Measure n° 2,181, of August 24, 2001, and after providing all the information required by the National Treasury Office - STN, Petrobras is seeking to settle all the remaining disputes between the parties.

The remaining balance of the Petroleum and Alcohol account may be paid as follows: (1) National Treasury Bonds issued at the same amount as the final balance of the Petroleum and Alcohol account; (2) offset of the balance of the Petroleum and Alcohol account, with any other amount owed by Petrobras to the Federal Government, including taxes; or (3) by a combination of the above options.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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10. Financing

The Company has utilized project financings to provide capital for the continued development of the Company s exploration and production and related projects.

The VIE's associated with the project finance projects are consolidated based on ASC Topic 810-10-25 (Variable Interest Entities).

a) Short-term debt

The Company's short-term borrowings are principally sourced from commercial banks and include import and export financing denominated in United States dollars, as follows:

	March 31,	December 31,
	2010	2009
Imports - oil and equipment Working capital Securitization program	107 3,853 50	189 4,070
	4,010	4,259

The weighted average annual interest rates on outstanding short-term borrowings were 2.28% and 2.53% at March 31, 2010 and December 31, 2009, respectively.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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10. Financing (Continued)

b) Long-term debt

• Composition

	March 31, 2010	December 31, 2009
Foreign currency		
Notes	11,102	11,593
Financial institutions	15,890	12,119
Sale of future receivables	317	334
Suppliers credits	6	6
Assets related to export program to be offset against sales of future receivables	(150)	(150)
	27,165	23,902
Local currency		
National Economic and Social Development		
Bank - BNDES (state-owned bank)	16,656	16,332
Debentures:		
BNDES (state-owned bank)	5,426	3,762
Other Banks	39	1,610
Export Credit Notes	5,595	3,663
Bank Credit Certificate	-	2,075
Other	470	1,099
	28,186	28,541

Total Current portion of long-term debt and interest	55,351 (7,097)	52,443 (4,294)
	48,254	48,149

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS

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NOTES TO THE	CONSOLIDATED	FINANCIAL S	STATEMENTS (Continued)
MOILS TO THE	COMBOLIDATED			Commuca

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10. Financing (Continued)

b) Long-term debt (Continued)

• Composition of foreign currency denominated debt by currency

	March 31,		
	2010	December 31, 2009	
Currency			
United States dollars	26,301	23,007	
Japanese Yen	602	654	
Euro	261	53	
Other	1	188	
	27,165	23,902	

• Maturities of the principal of long-term debt

The long-term portion at March 31, 2010, becomes due in the following years:

2011		3,688
2012		3,933
2013		2,080
2014		2,726
2015		13,150
2016 and thereafter		22,677
		48,254
	35	

PETRÓLEO BRASILEIRO S.A. - PETROBRAS

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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(unaudited)

10. Financing (Continued)

b) Long-term debt (Continued)

The composition of annual interest rates on long-term debt are as follows:

	March 31, 2010	December 31, 2009
Foreign currency 6% or less	18,372	15,105
Over 6% to 8%	7,062	6,913
Over 8% to 10%	1,521	1,743
Over 10% to 12%	103	33
Over 12% to 15%	107	108
	27,165	23,902
Local currency		
6% or less	1,751	1,614
Over 6% to 8%	14,783	15,151
Over 8% to 10%	7,882	6,001
Over 10% to 12%	3,770	5,775
Over 12% to 15%	-	-
	28,186	28,541

55,351

52,443

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued	NOTES TO TH	E CONSOLIDATED	FINANCIAL S	STATEMENTS ((Continued)
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10. Financing (Continued)

b) Long-term debt (Continued)

Issuance of long-term debt

The main long-term funding carried out in the period from January to March 2010 is shown in the following table:

b.1) Abroad

Amount

Company	Date	US\$ million	Maturity	Description
Petrobras	Feb/2010	2,000	2019	Financing obtained from the China Development Bank (CDB), with a cost of
Petrobras	March/2010	2,000	2019	Libor plus spread of 2.8% p.a.
		4,000		

b.2) In Brazil

Amount

Company	Date	(US\$ million)	Maturity	Description
Refap	Feb/2010	336	Until 2015	Export credit note with an interest rate between 109.4% and 109.5% of average rate of CDI.
		336		

c) Financing with official credit agencies

c.1) Abroad

Company	Agency China	Contracted	Amount in US\$ Used	Balance	Description
Petrobras	Development	10,000	7,000	3,000	Libor +2.8% p.a.
	Bank	37			

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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10. Financing (Continued)

c) Financing with official credit agencies (Continued)

c.2) In Brazil

Company	Agency	Contracted	Amount in US\$ Used	Balance	Description
Transpetro (*)	BNDES	4,379	173	4,206	Program for Modernization and Expansion of the FLEET (PROMEF) - TJLP+2.5% p.a.
Transportadora					Coari-Manaus gas pipeline - TJLP+1.96%
Urucu Manaus	BNDES	1,398	1,366	32	p.a.
TUM					
Transportadora GASENE	BNDES	1,244	1,190	54	Cacimbas-Catu gas pipeline (GASCAC) TJLP+1.96% p.a.

(*) Agreements for conditioned purchase and sale of 33 ships were entered into with 4 Brazilian shipyards in the amount of US\$4,865, where 90% is financed by BNDES.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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11. Financial Income (Expenses), Net

Financial expenses, financial income and monetary and exchange variation, allocated to income for the three-month periods ended March 31, 2010 and 2009 are as follows:

Three-month periods

	2010	ended March 31, 2009
Financial expenses	(6=6)	(205)
Loans and financings	(676)	(395)
Project financings	(98)	(69)
Leasing	(4)	(8)
Losses on derivative instruments	(45)	(67)
Repurchased securities losses	(7)	(8)
Other	(229)	(29)
	(1,059)	(576)
Capitalized interest	703	450
	(356)	(126)
Financial income		
Investments	214	119
Marketable securities	108	99
Gains on derivative instruments	4	62
Clients	29	22
Other	58	35
	413	337

Monetary and exchange variation		(335)	(211)
		(278)	-
	39		

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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12. Capital Lease Obligations

The Company leases certain offshore platforms and vessels, which are accounted for as capital leases. As of March 31, 2010, assets under capital leases had a net book value of US\$665 (US\$750 at December 31, 2009).

The following is a schedule by year of the future minimum lease payments as of March 31, 2010:

2010	176
2011	121
2012	33
2013	8
2014	8
2015	8
2016 and thereafter	10
Estimated future lease payments	364
Less amount representing interest at 6.2% to 12.0% annual	35
Present value of minimum lease payments	399
Less current portion of capital lease obligations	203
Long-term portion of capital lease obligations	196

AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

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13. Employees Postretirement Benefits and Other Benefits

a) Employees postretirement benefits balances

The Company sponsors a contributory defined benefit pension plan covering substantially all of its employees and provides certain health care benefits for a number of active and retired employees. During 2010, the Company made contributions of US\$178 to pension and health care plans (US\$586 in 2009).

The balances related to Employees Postretirement Benefits are represented as follows:

			As	of		
	Maı	rch 31, 20	10	Decer	nber 31, 2	2009
		Health			Health	
	Pension	Care		Pension	Care	
	Benefits	Benefits	Total	benefits	Benefits	Total
Current liabilities						
Defined-benefit plan	359	318	677	182	325	507
Variable Contribution plan	26	-	26	187	-	187
Employees postretirement projected benefits obligation	385	318	703	369	325	694
Long-term liabilities Defined-benefit plan	4,375	6,546	10,921	4,419	6,544	10,963

Employees postretirement projected benefits obligation	4,760	6,864 11,624	4,788	6,869 11,657
Shareholders equity - Accumulated other comprehensive income				
Defined-benefit plan Variable Contribution plan Tax effect	2,213 91 (783)	118 2,331 - 91 (40) (823)	2,282 91 (807)	121 2,403 - 91 (41) (848)
Net balance recorded in shareholders equity 41	1,521	78 1,599	1,566	80 1,646

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

(unaudited)

13. Employees Postretirement Benefits and Other Benefits (Continued)

b) Funded status of the plans

Net periodic benefit cost includes the following components:

As of March 31,

2010

Pension Plans

Defined-Benefits Variable Contribution Health Care Benefits Defined-Be

Service cost-benefits earned during the period	60	21	28
Interest cost on projected benefit obligation	744	8	186
Expected return on plan assets	(625)	(4)	-
Amortization of net actuarial loss	16	2	-
Amortization of prior service cost	-	-	-
-	195	27	214
Employees contributions	(55)	(4)	-
Net periodic benefit cost	140	23	214

b.1) Defined benefits plan

Petrobras and its subsidiaries sponsoring the Petros plan, trade unions and Petros executed a Financial Commitment Agreement on October 23, 2008, after legal homologation on August 25, 2008, to cover commitments with pension plans, which will be paid in semi-annually installments with interest of 6% p.a. on the debtor balance updated by the IPCA, for the next 20 years, as previously agreed during the renegotiation. At March 31, 2010, the balance of the obligation of Petrobras and subsidiaries referring to the Financial Commitment Agreement was US\$2,497, of which US\$57 matures in 2010.

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b.2) Variable contribution plan

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)
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13. Employees Postretirement Benefits and Other Benefits (Continued)
b) Funded status of the plans (Continued)
b.1) Defined benefits plan (Continued)
The Company s obligation, through the Financial Commitment Agreement, presents a counterpart to the concessions
made by the members/beneficiaries of the Petros Plan in the amendment of the plan's regulations, in relation to the benefits, and in the closing of existing litigations.
At March 31, 2010, Petrobras had long-term National Treasury Notes in the amount of US\$2,394 (US\$2,363 at December 31, 2009), acquired to balance liabilities with Petros, which will be held in the Company's portfolio and
used as a guarantee for the Financial Commitment Agreement.
As from July 01, 2007, the Company implemented the new supplementary pension plan, a Variable Contribution (CV) or mixed plan, called Petros Plan 2, for employees with no supplementary pension plan.
of final plant, various real 2, for employees with no supplementary pension plant.

A portion of this plan with defined benefits characteristics refers to the risk coverage for disability and death, a guarantee of a minimum benefit and a lifetime income, and the related actuarial commitments are recorded according to the projected credit unit method. The portion of the plan with defined contribution characteristics, earmarked for forming a reserve for programmed retirement, was recognized in the results for the year as the contributions are made. In the three-month period ended March 31, 2010, the contribution of Petrobras and subsidiaries to the defined contribution portion of this plan was US\$47.

Petrobras and the other sponsors fully assumed the contributions corresponding to the period in which the participants had no plan. This past service shall consider the period as from August 2002, or from the date of hiring, until August 29, 2007. The plan will continue to admit new subscribers after this date but no longer including any payment for the period relating to past service.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)
Expressed in Millions of United States Dollars
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13. Employees Postretirement Benefits and Other Benefits (Continued)
b) Funded status of the plans (Continued)
b.2) Variable contribution plan (Continued)
The disbursements related to the cost of past service will be made on a monthly basis over the same number of month during which the participant had no plan and, therefore, should cover the part related to the participants and the
sponsors.
14. Shareholders Equity
a) Capital

The Company s subscribed and fully paid-in capital at March 31, 2010 and at December 31, 2009 consisted of 5,073,347,344 common shares and 3,700,729,396 preferred shares. The preferred shares do not have any voting rights and are not convertible into common shares and vice-versa. Preferred shares have priority in the receipt of dividends and return of capital.

The relation between the ADS and shares of each class is of 2 (two) shares for one ADS.

Current Brazilian law requires that the Federal Government retain ownership of 50% plus one share of the Company s voting shares.

The Special General Shareholders Meeting, held jointly with the General Shareholders Meeting on April 22, 2010, approved the increase in the Company's capital from US\$36,194 (R\$78,967 million) to US\$47,787 (R\$85,109 million), through the capitalization of part of the profit reserves in the amount of US\$3,151 (R\$5,627 million), where US\$505 (R\$899 million) is from the statutory reserve, US\$2,646 (R\$4,713 million) from the profit retention reserve, in accordance with article 199, of Law 6404/76, and US\$8 (R\$15 million) from part of the tax incentive reserve formed in 2009, in compliance with article 35, paragraph 1, of Ordinance 2091/07 of the Government Ministry of National Integration, and from capital reserves in the amount of US\$289 (R\$515 million).

AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)
Expressed in Millions of United States Dollars
(except when specifically indicated)
(unaudited)
14. Shareholders Equity (Continued)
b) Dividends and interest on shareholders equity related to 2009 results
The General Shareholders Meeting of April 22, 2010 approved dividends referring to 2009, in the amount of US\$4,560 (R\$8,335 million), to common and preferred share, without distinction, that compose the capital, the value of which should be monetarily restated in accordance with the variation of the SELIC rate as from December 31, 2009 until the date of the beginning of payment on April 30, 2010.
Interest on shareholders equity in the total at amount of US\$3,912 (R\$7,195 million), is included in these dividends, and was distributed as follows:
• On June 24, 2009, in the amount of US\$1,347 (R\$2,632 million), which was made available to shareholders on November 30, 2009, based on the share position of July 3, 2009.
• On September 21, 2009, in the amount of US\$964 (R\$1,755 million), which was made available to shareholders
on December 21, 2009, based on the share position of September 30, 2009.
• On December 17, 2009, in the amount of US\$1,002 (R\$1,755 million), which was made available to shareholders on December 29, 2009, based on the share position of December 18, 2009.

• On February 26, 2010, the final portion of interest on shareholders—equity, which was made available to shareholders on April 30, 2010, based on the shareholding position as of April 22, 2010, in the amount of US\$599 (R\$1,053 million), together with the dividends of US\$648 (R\$1,140 million).

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)
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14. Shareholders Equity (Continued)
c) Interest on shareholders' equity fiscal year 2010
On May 14, 2010 the Company s Board of Directors approved distribution in advance of remuneration to shareholders in the form of interest on shareholders equity, as established in article 9 of Law 9249/95 and Decrees 2673/98 and 3381/00, in the amount of US\$977 (R\$1,755), to be made available not later than August 31, 2010, based on the shareholding position at May 21, 2010.
This interest on shareholders equity should be discounted from the remuneration that will be distributed on the closing of the fiscal year 2010. The amount will be monetarily updated according to the variation of the SELIC rate since the date of effective payment until the end of the aforementioned fiscal year.
The interest on shareholders equity is subject to the levy of income tax at the rate of 15% (fifteen percent), except for shareholders that are declared immune or exempt.
d) Dividends and interest on shareholders equity related to 2010 results
Three-month periods
Three-month periods

ended March 31,

2010	2
4,317	2
(1,133)	(
(1,553)	(1,0
1,631	
5,073,347,344	5,073,347
3,700,729,396	3,700,729
0.49	(
0.98	(
	4,317 (1,133) (1,553) 1,631 5,073,347,344 3,700,729,396

AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

(unaudited)

15. Commitments and Contingencies

Petrobras is subject to a number of commitments and contingencies arising in the normal course of its business. Additionally, the operations and earnings of the Company have been, and may be in the future, affected from time to time in varying degrees by political developments and laws and regulations, such as the Federal Government's continuing role as the controlling shareholder of the Company, the status of the Brazilian economy, forced divestiture of assets, tax increases and retroactive tax claims, and environmental regulations. The likelihood of such occurrences and their overall effect upon the Company are not readily predictable.

a) Litigation

The Company is a defendant in numerous legal actions involving civil, tax, labor, corporate and environment issues arising in the normal course of its business. Based on the advice of its internal legal counsel and management s best judgment, the Company has recorded accruals in amounts sufficient to provide for losses that are considered probable and reasonably estimable.

At March 31, 2010 and December 31, 2009, the respective amounts accrued by type of claims are as follows:

March 31.

December 31,

2010

	143	71
	369	94
	473	272
	71	63
	1,056	500
	(44)	(31)
47	1,012	469
	47	369 473 71 1,056 (44) 1,012

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)
Expressed in Millions of United States Dollars
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15. Commitments and Contingencies (Continued)
a) Litigation (Continued)
As of March 31, 2010 and December 31, 2009, in accordance with Brazilian law, the Company had US\$1,185 and
US\$1,158, respectively, into federal deposit accounts to provide collateral for certain claims until they are settled. These amounts are reflected in the balance sheet as restricted deposits for legal proceedings and guarantees.
The following proceedings, previously assessed as a possible loss, have been classified as probable, due to the recent development as described below:
recent development as described below.
a.1) ICMS Sinking of Platform P-36
a.1) ICMS Shiking of Flatform 1-30
In 2001, Platform P-36 was imported by Petrobras through temporary admission in accordance with the special regim
for imports and exports (REPETRO) which suspends taxation and, therefore, on this occasion state taxes were not due.
With the sinking of the platform, the State of Rio de Janeiro initiated actions for collection of the suspended ICMS
through tax foreclosure proceedings as it understands that there will no longer be return of the platform.

In February 2010, with an unfavorable decision at the last level of appeals in the Superior Court of Rio de Janeiro, Petrobras began to evaluate the legal aspects of the suit and the economic aspects of the use of the benefits of tax amnesty established in State Law 5647, of January 18, 2010, which permits elimination of fines and an expressive decrease in other charges, as well as the possibility of payment with court order debts. The maximum estimated exposure is around US\$249, which has been provided.

a.2) Triunfo Agro Industrial S.A and others

During the year 2000, Triunfo Agro Industrial and Others filed a suit against Petrobras, claiming losses and damages as a result of the annulling of a credit assignment transaction—excise tax (IPI) premium. The hearing by the Superior Court of Rio de Janeiro, in the second instance, was unfavorable to Petrobras and approval was denied for the appeal lodged by the Company. Appeals will be filed against this decision in the higher courts in Brasilia. The maximum estimated exposure is around US\$221, which has been provided.

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Expressed in Millions of United States Dollars

(except when specifically indicated)

(unaudited)

15. Commitments and Contingencies (Continued)

b) Environmental matters

The Company is subject to various environmental laws and regulations. These laws regulate the discharge of oil, gas or other materials into the environment and may require the Company to remove or mitigate the environmental effects of the disposal or release of such materials at various sites.

The Company s management considers that any expenses incurred to correct or mitigate possible environmental impacts should not have a significant effect on operations or cash flows.

16. Fair value Measurements

The Company s debt including project financing obligations, resulting from Codification Topic 810 consolidation amounted to US\$48,254 at March 31, 2010, and had estimated fair value of US\$42,174.

The fair value hierarchy for the Company s financial assets and liabilities accounted for at fair value on a recurring basis, at March 31, 2010, was:

As of March 31, 2010

Level 1 Level 2 Level 3 Total

Assets Marketable securities Foreign exchange derivatives (Note 3)	2,557	62	-	2,557 62
Commodity derivatives (Note 3) Total assets	23 2,580	62	-	23 2,642
Liabilities Commodity derivatives (Note 3)	(41)	-	-	(41)
Total liabilities	(41)	-	-	(41)

AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

(unaudited)

16. Fair value Measurements (Continued)

The fair value hierarchy for the Company s non financial assets and liabilities accounted for at fair value on a non-recurring basis at March 31, 2010, was:

115 OI WILL CI	2010
Level 2	Level 3

As of March 31, 2010

	Level 1	Level 2	Level 3	Total
Assets				
Long-lived assets held for sale	-	34	-	34
Long-lived assets held and used	-	-	93	93

According with the provisions of ASC Topic 360, long-lived assets held for sale with a carrying amount of US\$84 were written down to their fair value of US\$34, resulting in an before tax impairment charge of US\$50. The fair value was obtained from bids obtained from prospective buyers.

In accordance with the provisions of ASC Topic 360, long-lived assets held and used with a carrying amount of US\$137 were written down to their fair value of US\$93, resulting in an impairment charge of US\$44, before taxes, which was included in earnings for the period.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

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17. Segment Information

The following presents the Company s assets by segment:

	Exploration and Production	Refining, Transportation & Marketing (1)(2)	Gas &	of March 31, International (see separate disclosure)	2010 Distribution	Corpora
Current assets	4,191	16,170	2,425	2,875	3,270	-
Cash and cash equivalents Other current assets	- 4,191	16,170	2,425	2,875	3,270	
Investments in non-consolidated companies and other investments	290	1,527	690	1,319	210	
Property, plant and equipment, net	71,461	33,178	20,665	9,815	2,304	
Non-current assets	3,705	2,100	1,504	1,444	315	
Total assets	79,647	52,975	25,284	15,453	6,099	3

⁽¹⁾ The segments "Refining, Transportation and Marketing" and "Gas and Power" were previously reported as "Supply" and "Gas and Energy", respectively, without representing changes in the factors used to identify the included activities, and in the amounts previously reported.

(2) The segments information for 2009 and 2010 were prepared considering the changes in business areas, due to the
transfer of the management of fertilizer business from the segments "Refining, Transportation and Marketing" to "Ga
and Power".

(3) The assets related to biofuels are included in the Corporate segment.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

(unaudited)

17. Segment Information (Continued)

		International												
	Exploration and Production	Refining, Transportation & Marketing (1)	Gas & Power (1)	Distribution	Corporate	Eliminations	Tota							
Current assets	961	1,530	243	342	248	(449)	2,87							
Investments in non-consolidated companies and other investments	818	25	164	38	274	-	1,31							
Property, plant and equipment, net	8,524	1,012	264	241	130	(356)	9,81							

241

2,808

110

781

As of March 31, 2010

1,568

11,871

Non-current assets

Total assets

(1,777) 1,44

(2,582) 15,45

1,234

1,886

68

⁽¹⁾ The segments "Refining, Transportation and Marketing" and "Gas and Power" were previously reported as "Supply" and "Gas and Energy", respectively, without representing changes in the factors used to identify the included activities, and in the amounts previously reported.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

(unaudited)

17. Segment Information (Continued)

The following presents the Company s assets by segment:

	Exploration														
	and	Refining, Transportation & Marketing	Gas &	(see separate	D: 4 % 4:	C .	100								
	Production	(1)(2)	Power (1)(2)	Disclosure)	Distribution	Corporate	E.								
Current assets	3,636	14,810	2,971	2,737	3,270	19,948									
Cash and cash equivalents Other current assets	3,636	- 14,810	- 2,971	2,737	3,270	16,169 3,779									
Investments in non-consolidated companies and other investments	285	1,635	761	1,318	221	130									
Property, plant and equipment, net	70,098	31,508	20,196	9,375	2,342	2,653									
Non-current assets	3,577	2,016	1,433	1,484	294	8,467									
Total assets	77,596	49,969	25,361	14,914	6,127	31,198									

⁽¹⁾ The segments "Refining, Transportation and Marketing" and "Gas and Power" were previously reported as "Supply" and "Gas and Energy", respectively, without representing changes in the factors used to identify the included activities, and in the amounts previously reported.

(2) The segments information for 2009 and 2010 were prepared considering the changes in business areas, due to the transfer of the management of fertilizer business from the segments "Refining, Transportation and Marketing" to "Gas and Power".

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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17. Segment Information (Continued)

As of December 31, 2009
International

	International					
	Exploration and Production	Refining Transportation & Marketing (1)	Gas & Power (1)	Distribution	Corporate	Eliminations T
Current assets	1,004	1,400	231	292	198	(388)
Investments in non-consolidated companies and other investments	833	37	160	38	250	- :
Property, plant and equipment, net	7,961	1,105	271	249	132	(343)
Non-current assets	1,581	271	107	71	1,278	(1,824)
Total assets	11,379	2,813	769	650	1,858	(2,555) 14

⁽¹⁾ The segments "Refining, Transportation and Marketing" and "Gas and Power" were previously reported as "Supply" and "Gas and Energy", respectively, without representing changes in the factors used to identify the included activities, and in the amounts previously reported.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

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(unaudited)

17. Segment Information (Continued)

Revenues and net income by segment are as follows:

	Exploration	Т	hree-month p Gas	er Iı
	and Production	Refining, Transportation & Marketing (1)(2)	& Power (1)(2)	(!
Net operating revenues to third parties Inter-segment net operating revenues	62 12,913	15,163 7,602	•	
Net operating revenues	12,975	22,765	1,642	2
Cost of sales	(5,129)	(20,200)	(840))
Depreciation, depletion and amortization Exploration, including exploratory dry holes Impairment Selling, general and administrative expenses Research and development expenses Employee benefit expense Other operating expenses	(1,234) (464) - (86) (111) - (466)	(339) (679) (34) - (63)	(44) (217) (9)	-)))
Costs and expenses	(7,490)	(21,315)	(1,275))
Operating income (loss)	5,485	1,450	367	,

Equity in results of non-consolidated companies	5	(60)	37
Financial income (expenses), net	-	-	-
Other taxes	(10)	(14)	(5)
Other expenses, net	8	70	4
Income (Loss) before income taxes	5,488	1,446	403
Income tax benefits (expense)	(1,865)	(512)	(124)
Net income (loss) for the period	3,623	934	279
Less: Net income (loss) attributable to the noncontrolling interest	11	(18)	8
Net income (loss) attributable to Petrobras	3,634	916	287

⁽¹⁾ The segments "Refining, Transportation and Marketing" and "Gas and Power" were previously reported as "Supply" and "Gas and Energy", respectively, without representing changes in the factors used to identify the included activities, and in the amounts previously reported.

⁽²⁾ The segments information for 2009 and 2010 were prepared considering the changes in business areas, due to the transfer of the management of fertilizer business from the segments "Refining, Transportation and Marketing" to "Gas and Power".

⁽³⁾ The results with biofuels are included in the Corporate segment.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

(unaudited)

17. Segment Information (Continued)

Three-month period ended Mar

	Exploration	Refining	International Gas		
	and Production	Transportation & Marketing (1)	& Power (1)	Distribution	
Net operating revenues to third parties	167	1,370	118	887	
Inter-segment net operating revenues	659	349	10	10	
Net operating revenues	826	1,719	128	897	
Cost of sales	(176)	(1,614)	(101)	(798)	
Depreciation, depletion and amortization	(164)	(21)			
Exploration, including exploratory dry holes	(75)	-	-	-	
Impairment	-	(50)	-	-	
Selling, general and administrative expenses	(37)	(34)	(1)	(56)	
Research and development expenses	-	-	-	-	
Other operating expenses	(5)	(15)	5	3	
Costs and expenses	(457)	(1,734)	(102)	(858)	
Operating income (loss)	369	(15)	26	39	
Equity in results of non-consolidated companies	(1)	5	(36)	4	
Other taxes	(11)	(1)		(1)	

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Other expenses, net	9	-	-	-
Income (Loss) before income taxes	366	(11)	(10)	42
Income tax benefits (expense)	(89)	(1)	(1)	(3)
Net income (loss) for the period	277	(12)	(11)	39
Less: Net income (loss) attributable to the noncontrolling interest	-	-	(1)	-
Net income (loss) attributable to Petrobras	277	(12)	(12)	39

⁽¹⁾ The segments "Refining, Transportation and Marketing" and "Gas and Power" were previously reported as "Supply" and "Gas and Energy", respectively, without representing changes in the factors used to identify the included activities, and in the amounts previously reported.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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17. Segment Information (Continued)

Three-month period ended March 31, 2009

	Exploration							
	and	Refining, Transportation	Gas &	International				
	Production	& Marketing (1)(2)		(see separate disclosure)	Distribution	Corporate	Eliminations	Total
Net operating revenues to third parties Inter-segment net operating	149	9,418	1,184	1,661	5,800	-	-	18,212
revenues	5,819	5,326	232	124	186	-	(11,687)	-
Net operating revenues	5,968	14,744	1,416	1,785	5,986	-	(11,687)	18,212
Cost of sales	(3,117)	(10,829)	(1,215)	(1,340)	(5,522)	-	12,003	(10,020)
Depreciation, depletion and amortization Exploration, including	(730)	(273)	(80)	(156)	(34)	(55)	-	(1,328)
exploratory dry holes	(354)	-	-	(66)	-	-	-	(420)

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Selling, general and administrative								
expenses Research and development	(77)	(497)	(77)	(176)	(279)	(367)	33	(1,440)
expenses Employee benefit	(63)	(34)	(3)	-	(2)	(44)	-	(146)
expense Other operating	-	-	-	-	-	(166)	-	(166)
expenses	(32)	(119)	(94)	(67)	(3)	(121)	-	(436)
Costs and expenses	(4,373)	(11,752) ((1,469)	(1,805)	(5,840)	(753)	12,036	(13,956)
Operating income (loss)	1,595	2,992	(53)	(20)	146	(753)	349	4,256
Equity in results of								
non-consolidated companies Financial income	-	(24)	9	-	-	-	-	(15)
(expenses), net Other taxes	- (8)	- (12)	- (9)	- (12)	(2)	(20)	- -	(63)
Other expenses,								
net	(29)	45	(5)	(141)	-	(1)	-	(131)
Income (Loss) before income								
taxes	1,558	3,001	(58)	(173)	144	(774)	349	4,047
Income tax benefits								
(expense)	(529)	(1,028)	22	(3)	(49)	409	(119)	(1,297)
Net income for the period	1,029	1,973	(36)	(176)	95	(365)	230	2,750
Less: Net income attributable to the								
noncontrolling interest	34	(31)	(20)	10	-	(107)	-	(114)
Net income (loss) attributable for								
Petrobras (1) The segments "Re	1,063 fining, Transpor	1,942 tation and Mar	(56) keting" a	(166) nd "Gas and Po	95 wer" were pre	(472) eviously repo	230 rted as	2,636

⁽¹⁾ The segments "Refining, Transportation and Marketing" and "Gas and Power" were previously reported as "Supply" and "Gas and Energy", respectively, without representing changes in the factors used to identify the included activities, and in the amounts previously reported.

(2) The segments information for 2009 and 2010 were prepared considering the changes in business areas, due to the transfer of the management of fertilizer business from the segments "Refining, Transportation and Marketing" to "Gas and Power".

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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(except when specifically indicated)

(unaudited)

17. Segment Information (Continued)

Three-month period ended March 31, 2009

International

	Exploration and Production	Refining Transportation & Marketing (1)	Gas & Power (1)	Distribution	Corporate	Eliminations	Total
Net operating revenues to third parties	203	878	97	482	1	-	1,661
Inter-segment net operating revenues	278	265	13	13	-	(445)	124
Net operating revenues	481	1,143	110	495	1	(445)	1,785
Cost of sales Depreciation,	(156)	(1,140)	(88)	(439)	(1)	484	(1,340)
depletion and amortization Exploration, including exploratory	(121)	(22)	(3)	(5)	(5)	-	(156)
including exploratory dry holes Selling, general and administrative	(66) (52)	(32)	(4)	(28)	(60)	-	(66) (176)

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expenses Research and development							
expenses	-	-	-	-	-	-	-
Other operating expenses	10	(49)	-	3	(31)	-	(67)
Costs and expenses	(385)	(1,243)	(95)	(469)	(97)	484	(1,805)
Operating income (loss)	96	(100)	15	26	(96)	39	(20)
Equity in results of non-consolidated							
companies	4	-	-	-	(4)	_	_
Other taxes	1	(1)	-	(1)	(11)	-	(12)
Other expenses, net	(1)	(140)	-	-	-	-	(141)
Income (Loss) before							
income taxes	100	(241)	15	25	(111)	39	(173)
Income tax benefits (expense)	(38)	(2)	-	(1)	38	-	(3)
Net income for the period	62	(243)	15	24	(73)	39	(176)
Less: Net income attributable to the noncontrolling							
interest	(4)	-	-	-	14	-	10
Net income (loss) attributable for							
Petrobras	58	(243)	15	24	(59)	39	(166)

⁽¹⁾ The segments "Refining, Transportation and Marketing" and "Gas and Power" were previously reported as "Supply" and "Gas and Energy", respectively, without representing changes in the factors used to identify the included activities, and in the amounts previously reported.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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(unaudited)

17. Segment Information (Continued)

Capital expenditures incurred by segment for the three-month periods ended March 31, 2010 and 2009 are as follows:

	Three-month periods ended March 31,		
	2010	2009	
Exploration and Production	4,584	3,144	
Refining, Transportation & Marketing (1)	2,956	1,590	
Gas & Power (1)	1,241	947	
International			
Exploration and Production	706	347	
Refining, Transportation & Marketing (1)	17	25	
Distribution	7	1	
Gas & Power (1)	1	25	
Distribution	66	52	
Corporate	205	199	
	9,783	6,330	

⁽¹⁾The segments "Refining, Transportation and Marketing" and "Gas and Power" were previously reported as "Supply" and "Gas and Energy", respectively, without representing changes in the factors used to identify the included activities, and in the amounts previously reported.

18. Acquisitions

a) Sale option of the Pasadena refinery by Astra

In a decision handed down on April 10, 2009, in the existing arbitration process between Petrobras America Inc - PAI and others and Astra Oil Trading NV - ASTRA and others, the exercise of the put option exercised by ASTRA with respect to PAI of the remaining 49.13% of the shares of ASTRA in Pasadena Refinery Systems Inc. ("PRSI"), was considered valid. The operating, management and financial responsibilities have already been transferred to PAI, based on preliminary decision of October 24, 2008.

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18. Acquisitions (Continued)

a) Sale option of the Pasadena refinery by Astra (Continued)

According to the decision on April 10, the amount to be paid by PAI for the remaining shareholding interest in the refinery and in the trading company in Pasadena was fixed at US\$466. The payment will be made in three installments, the first in the amount of US\$296 (originally due on April 27, 2009, according to the decision) and the following two payments in the amount US\$85 each, with due dates fixed by the arbitrators for September 2009 and September 2010. ASTRA presented a request for clarification to the arbitration panel on certain points of the decision.

There are also judicial proceedings that are continuing in the progress aimed at defining, amongst other matters, aspects such as the partial confirmation/review of the arbitration report and requests, made by the parties, aimed at receiving reciprocal indemnities (in addition to those decided by the arbitrators) and the return by ASTRA of the books and documents of the companies whose shares it sold and which it is withholding incorrectly.

In March 2009, a loss was recognized in the amount of US\$147, corresponding to the difference between the fair value of the net assets and the value defined by the arbitration panel.

In April 2009, the Company recorded a charge of US\$289 in as Additional Paid in Capital due to the acquisition of the remaining 49.13% of the shares of ASTRA in Pasadena Refinery Systems Inc. ("PRSI"), which relates to the difference between the fair value of the shares acquired and the noncontrolling interest carrying amount at the closing date.

Until now the parties have not reached an agreement with respect to the finalization of various pending items existing between them, some of them, the object of double collection on the part of ASTRA, for signing the overall term of agreement that will put an end to the litigation and permit the payments that are the object of the arbitration decision.

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and other aspects of the decision.

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18. Acquisitions (Continued)
a) Sale option of the Pasadena refinery by Astra (Continued)
On March 10, 2010, the Federal Court of Houston, Texas, USA, confirmed the arbitration award handed down on April 10, 2009, rejecting a request by PAI for extinguishment of the process without resolution of merit, through
incompetence of the judge, and of partial annulment and modification of the arbitration award. It ratified, notwithstanding, the decision that PAI acquired 100% of the shareholding of Astra Oil Trading NV in PRSI. PAI
requested reconsideration of the part of the decision that confirmed the competence of the Federal Court in question

Judicial proceedings in which requests are made for reciprocal indemnifications made by the parties also continue in progress. Additionally, PRSI and the Trading Company are seeking recovery of certain accounting and tax books and records of these companies, incorrectly withheld by ASTRA and two legal firms.

b) Investment agreement between Petrobras, Petroquisa, Braskem, Odebrecht and Unipar

The investment agreement entered into on January 22, 2010, in accordance with a Material Fact disclosed to the market, established that the transaction for integration of the petrochemical interests will be achieved through the following steps: (i) formation of a holding company, BRK Investimentos Petroquímicos S.A. (BRK), which now holds all the common shares issued by Braskem previously held by Odebrecht, Petroquisa and Petrobras (Petroquisa and Petrobras, jointly, the Petrobras System); (ii) payments of funds into BRK, to be made in cash by Odebrecht and Petrobras; (iii) a capital increase from Braskem to be made in the form of a private subscription by its shareholders;

(iv) acquisition by Braskem of the shares of Quattor Participações held by Unipar; (v) acquisition by Braskem of 100% of the shares of Unipar Comercial e Distribuidora S.A. (Unipar Comercial) and of 33.33% of the shares of Polibutenos S.A. Indústrias Químicas (Polibutenos); and (vi) incorporation by Braskem of the shares of Quattor held by the Petrobras System.

On February 8, 2010, W.B.W., a subsidiary of Petroquisa, the holder of 31% of the voting capital of Braskem, was taken over by BRK. With this transaction, Odebrecht and the Petrobras System began the process for concentrating all their common shares issued by Braskem in BRK. As a result, BRK is now the holder of common shares issued by Braskem corresponding to 93.3% of its voting capital. The capital of BRK, in turn, was fully established through common shares held by Petroquisa and Odebrecht.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued
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18. Acquisitions (Continued)

b) Investment agreement between Petrobras, Petroquisa, Braskem, Odebrecht and Unipar (Continued)

Also on February 8, 2010 a shareholders agreement was entered into between the Petrobras System and Odebrecht which now regulates their relationship as shareholders of Braskem and BRK. The abovementioned shareholders agreement reflects the commitments of the Petrobras System and Odebrecht to high levels of corporate governance and aggregation of value for all the shareholders of Braskem.

In the terms of the Shareholders Agreement, all the issues within the competence of the General Shareholders Meeting and the Board of Directors will be approved by consensus between Odebrecht and the Petrobras System. In the election of the Officers, including the Chief Executive Officer, and in the approval of the business plan, specific rules of the Shareholders Agreement will be observed, which constitute an exception to the rule of consensus.

In compliance with what is established in the Investment Agreement, on March 30, 2010 Odebrecht contributed US\$561 and, on April 5, 2010 Petrobras contributed US\$1,404 to BRK. After the transfer of the abovementioned funds, Odebrecht and the Petrobras System now hold 53.79% and 46.21% of the total capital of BRK, respectively.

Also, on January 22, 2010, Odebrecht, the Petrobras System and Braskem executed a joint-venture agreement, the purpose of which is to regulate their commercial and corporate relationship in the Petrochemical Complex of Suape

(Suape Complex) and the Petrochemical Complex of the State of Rio de Janeiro (COMPERJ). The joint-venture agreement establishes that Braskem will gradually assume the companies that develop the businesses of the Suape Complex. With respect to the companies that develop the first and second petrochemical generations of COMPERJ, it was agreed that Braskem will assume these petrochemical businesses, observing the agreed-upon conditions. These transactions are in harmony with the interest of Odebrecht and the Petrobras System in integrating their petrochemical interests in Braskem.

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18. Acquisitions (Continued)
b) Investment agreement between Petrobras, Petroquisa, Braskem, Odebrecht and Unipar (Continued)
The Company understands that the whole transaction is aligned with its strategic plan of operating in the petrochemical sector in a way that is integrated with its other businesses, adding value to its products and permitting more effective participation in Braskem.
c) Petrobras Biocombustível acquires an interest in an ethanol refinery
In the first quarter of 2010, Petrobras Biocombustível paid US\$59 into the capital of Total Agroindústria Canavieirs S.A., in accordance with a commitment established in the Minutes of the Special General Shareholders Meeting of December 22, 2009, to pay in the amount of US\$84 not later than March 2011, when it will then hold 40.4% of the capital.
This initiative, in line with strategic planning for 2009-2013, inserts the Company in the ethanol market. The partnership will make it viable to expand the refinery to a total capacity of 203 million liters per year, with surplus electric power of 38.5 MW for trading, generated through the use of sugar cane bagasse.

18. Acquisitions 122

d) Increase in the interest in the capital of Breitener Energética S.A.

Untill December 31, 2009, Petrobras held 30% of the capital of Breitener Energética S.A., a company established for the purpose of generating electric power, situated in the city of Manaus, in the state of Amazonas. On February 12, 2010, 35% of the interest in the capital was purchased for US\$2 and Petrobras now holds shareholding control of the company. The evaluation of the fair value of the assets and liabilities has not been concluded and, therefore, preliminarily, a gain of US\$11 was recognized in earnings for the period.

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	NOTES TO THE	CONSOLIDATED	FINANCIAL	STATEMENTS ((Continued)
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Expressed in Millions of United States Dollars

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(unaudited)

19. Subsequent Events

a) Sale option of the Nansei Sekiyu refinery

On April 1, 2010 the Sumitomo Corporation informed its interest in exercising the right of sale to Petrobras of 12.5% of the shares of the capital of the Nansei Sekiyu K.K. refinery (Nansei). The remaining shares are already owned by Petrobras since 2008.

Petrobras is analyzing the question, based on the terms established in the shareholders agreement in force.

Sumitomo also informed that its interest in the sale of the shares of Nansei is part of the rearrangement of its stake holding in the oil products sector.

Nansei has a refinery located in the Japanese province of Okinawa, with a processing capacity of 100 thousand barrels of light petroleum per day, and it produces high quality oil products at the standards of the Japanese market. It also has an oil and oil products terminal for storage of 9.6 million barrels and three wharves capable of receiving Very Large Crude Carriers (VLCC) of up to 280,000 tbp.

b) Investment in Açúcar Guarani S.A.

In April 2010 an investment agreement was executed that establishes the entry of Petrobras Biocombustível into the capital of Açúcar Guarani S.A., with a capital contribution of US\$905 until 2015, when it will then hold 45.7% of the

capital shares.
The investment will be made in three stages as established in the investment agreement, as follows:
1 Initial investment of US\$383 (R\$682 million) through a capital increase in the company Cruz Alta Participações S.A. (a wholly owned subsidiary of Guarani);
2 Delisting of Guarani with a subsequent exchange by Petrobras Biocombustível of the shares of Cruz Alta for the initial interest of 26.3% in the capital of Guarani.
3 Additional investment of US\$522 (R\$929 million) through increases in the capital of Guarani, to be made in a maximum period of five years (until 2015), in order to reach a 45.7% interest in the capital of Guarani.
The agreement also establishes additional contributions on the part of the partners up to the limit of a 49% interest by Petrobras Biocombustível.
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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19. Subsequent Events (Continued)

c) New partnership for the development of Comperj

On April 28, 2010 Comperj Participações S.A. signed a contract with SMU Energia e Serviços de Utilidades Ltda (SMU) for the creation of a new company, Companhia de Desenvolvimento de Plantas de Utilidades (CDPU), for the purpose of analyzing the execution of the project for Comperj's Utilities Center.

CDPU will have a 20% interest in Comperj Participações S/A and an 80% interest in SMU, a Brazilian company with an interest in Sembcorp Utilities PTE Ltd (Singapore), through its wholly-owned subsidiary Sembcorp Utilities (BVI) Pte Ltd, Mitsui & Co. Ltd. (Japan) and Utilitas Participações S.A. (Brazil).

The project for the Utilities Center comprises the units for supplying electric power, steam, treatment of water and effluents, as well as hydrogen, and it is also an integral part of the Petrochemical Complex of Rio de Janeiro. Comperj, located in the state of Rio de Janeiro, also forecasts the building of a refinery, and first and second generation petrochemical units. It is forecast to enter into operation in the second semester of 2013.

Among the procedures for installation of Comperj, bidding has been held for the construction of a coke unit, where the winner was the Techint and Andrade Gutierrez consortium. The final amount of the contract was US\$1,061 (R\$1,890 million).

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: May 28, 2010

PETRÓLEO BRASILEIRO S.A--PETROBRAS

By: /s/ Almir Guilherme Barbassa

Almir Guilherme Barbassa Chief Financial Officer and Investor Relations Officer

FORWARD-LOOKING STATEMENTS

This press release may contain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (Securities Act), and Section 21E of the Securities Exchange Act of 1934, as amended (Exchange Act) that are not based on historical facts and are not assurances of future results. These forward-looking statements are based on management's current view and estimates of future economic circumstances, industry conditions, company performance and financial results. The words "anticipates", "believes", "estimates", "expects", "plans" and similar expressions, as they relate to the company, are intended to identify forward-looking statements. Statements regarding the declaration or payment of dividends, the implementation of principal operating and 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.

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